State of Iowa
1967

# JOURNAL OF THE SENATE

of the

## SIXTY-SECOND GENERAL ASSEMBLY

Convened January 9, 1967

Adjourned July 2, 1967

HAROLD E. HUGHES, Governor

ROBERT D. FULTON, President of the Senate

MAURICE E. BARINGER, Speaker of the House

Compiled Under Direction of J. C. Moore Superintendent of Printing

> Published by the STATE OF IOWA Des Moines

## OFFICERS OF THE SENATE

ROBERT D. FULTON, President Waterloo
GEORGE E. O'MALLEY, President Pro Tempore Des Moines
ANDREW G. FROMMELT, Majority Floor Leader Dubuque
C. JOSEPH COLEMAN, Assistant Majority Floor Leader
ROBERT R. RIGLER, Minority Floor Leader New Hampton
AL MEACHAM, Secretary of Senate Grinnell
HERSCHEL FLATER, Assistant Secretary and Reading Clerk Wilton Junction
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JULIUS FIDLER, Chief Doorkeeper Des Moines
ALMA PATTON Postmistress

## ELECTIVE STATE OFFICERS

## Official Address, Des Moines, Iowa

Name	Title	Residence	Politics
Harold E. Hughes. Robert D. Fulton Melvin D. Synhorst Lloyd R. Smith Paul Franzenburg L. B. Liddy Richard C. Turner Francis H. Becker Theodore G. Garfield Robert L. Larson Clay LeGrand M. L. Mason C. Edwin Moore Maurice Rawlings Bruce M. Snell William C. Stuart	Governor. Lieutenant Governor Secretary of State State Auditor Treasurer of State. Secretary of Agriculture Attorney General Judge of the Supreme Court. Chief Justice of the Supreme Court Judge of the Supreme Court.	Ida Grove. Waterloo Des Moines Des Moines Conrad Keosauqua Council Bluffs Dubuque Ames Iowa City, Davenport Mason City, Des Moines Sioux City Ida Grove, Chariton	Democrat Democrat Republican Republican Democrat Republican Republican

NAME	ADDRESS	AGE	OCCUPATION	DISTRICT	COUNTIES COMPOSING DISTRICT	FORMER LEGISLATIVE SERVICE
			occur Atlan	Distract	Com Oshva District	TORMER DEGISER TVD SERVICE
Balloun, Charles F	Toledo	62	Farmer	25	Benton, Tama	
Benda, Kenneth	Hartwick	48	Banker	18	Iowa, Poweshiek	60, 60X, (
Briles, James E	Coming	40	Auctioneer	5	Adams, Montgomery,	
,	-	i			Taylor, Union	
Buren, John L	Forest City	53	Salesman	43	Hancock, Winnebago, Worth	
Burns, Robert I.	Oxford	44	Salesman	17		
Cassidy, Ioseph W.	Walcott	44	Dir. Res. & Dev. Mas Scott Schools	15	Contt	
Clarke, Hugh H.	Belmond	48	Agricultural Business Executive	15 34		
Coleman, C. Joseph	Clare	43	Farmer.	35	Webster	
Condon, Gene F.	Waterloo,	38	Labor Union Official	35 32	Black Hawk	***************************************
e Hart, Pearle P	Ames	68	Retired Tax Consultant	27	Story	
De Koster, Lucas J	Hull	48	Lawyer, Insurance Agent	49		
	Des Moines	41	Lawyer	20		
odds. Robert R	Danville	42	Farmer.	7	Des Moines	
Elvers, Adolph W	Elkader	55	Farmer, Realtor, Insurance	38	Allamakee, Clayton, .	
Ely, John M., Jr.	Cedar Rapids	47	Buyer	24	Linn	
rskine, Alden J	Sioux City	65	Automobile Maintenance Operator	37	Woodbury	
Flatt, Joseph B	Winterset	45	Merchant	12	Adair, Cass,	
	*				Madison	
Floy, Delbert W	Thornton	39	Farmer	42		
rey, Tom J.	Neola	65	Newspaper Publisher	13	Pottawattamie	
rommelt, Andrew G	Dubuque	45	Insurance, Real Estate	30	Dubuque	
*Gaudineer, Lee	Des Moines	34	Lawyer	20	Polk	
lenn, Gene W.	Ottumwa	38	Lawyer	9	Wapello	
Hagedorn, Merle W	Royal	55	Farmer, Real Estate	46	Buena Vista, Clay	
Heaberlin, Stanley M	Pleasantville	58	Farmer	11	Marion, Warren	
Heying, H. L.	West Union	52	Farmer, Industrialist, Businessman	39	Fayette, Winneshiek .	
lill, Eugene M.	Newton	53	Farmer.	19	Jasper	58, 59, 60, 60X,
lougen, Chester O	Cedar Falls	59	Merchant, Lawyer	32		
epsen, Roger W.	Davenport	38 37	Manager Insurance Company	15 45	Scott	
Kibbie, John P.	Emmetsburg	3/	Farmer.	45	Emmet, Palo Alto, Pocahontas	59, 60, 60X,
Klefstad, Gilbert E.	Council Bluffs	47	Electrician	13	Pottawattamie	
osek, Ernest	Cedar Rapids	59	Investment Banker	24	Linn	52, 52X, 53, 54, 55, 56,
Kruck, Warren J.	Boone	45	Mechanical Contractor.	28	Boone, Greene	2, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
Kyhl, Vemon H.	Parkersburg	58	Auto Dealer	41	Floyd, Mitchell,	
1,111, 10,110,111	t amoisoung		nate Beater French Control Con		Butler	60, 60X
amborn, Clinton C	Maquoketa	47	Road Contractor	23	Jackson, Jones	
ange, Elmer F.	Sac City	49	Dairy Manufacturing Executive	36	Calhoun, Ida, Sac	
isle, Vem	Clarinda	60	Manufacturer	6	Fremont, Mills, Page.	53, 54, 55, 56, 57, 58, 59, 60, 60X,
odwick, Seeley G	Wever	46	Farm Manager	1	Lee	
Lucken, J. Henry	LeMars	70	Retired Farmer	47	Cherokee, Plymouth	52, 52X, 53, 54, 55, 56, 57, 58,
Main, Franklin S	Lamoni	50	Farmer	4	Clarke, Decatur,	60, 60X,
Macill Danield	Malaaa.	60			Ringgold, Wayne	57, 58, 59, 60, 60X,
McGill, Donald S	Melrose	60	Farmer	3	Appanoose, Lucas,	
esserly, Francis	Cedar Falls	53	Building Control to	22	Monroe	
	Marshalltown	46	Building Contractor	32 26	Black Hawk	59, 60, 60X,
	Bancroft.	43	Lawyer, Businessman	44	Marshall	***************************************
eu. Arthur A.	Carroll	33	Lawyer	29	Carroll, Crawford	• • • • • • • • • • • • • • • • • • • •
	Hartley	48	Insurance Supervisor, Real Estate	48	Dickinson, O'Brien,	• • • • • • • • • • • • • • • • • • • •
maise, in semietile		10	moutance Supervisor, Real Estate	70	Osceola	
'Malley, George E	Des Moines	61	Lawyer	20	Polk	

## SENATORS IN GENERAL ASSEMBLY—Continued

NAME	ADDRESS	AGE	OCCUPATION	DISTRICT	COUNTIES COMPOSING DISTRICT	FORMER LEGISLATIVE SERVICE
*Patton, John W Potgeter, James A	Aurora Steamboat Rock	61 36	Farmer	31 33	Hardin, Franklin,	
Reichardt, William J *Reno, Max E		36 40	Retail Clothing	20 2	Polk	
*Reppert, Howard C., Jr Rigler, Robert R	Des Moin es	48 43	Businessman	20 40	Polk	56, 57, 58, 60, 60X, 61 
Riley, Tom	Cedar Rapids Dunlap	37 40	Lawyer	24 22	Linn	59, 60, 60X, 63
Shaff, Roger J *Shirley, Alan	Camanche Perry	56 29	Farmer, Banker	16 21	Clinton	
Stanley, David	Muscatine Crawfordsville	38 62	Lawyer		Cedar, Muscatine Henry, Louisa,	58, 59, 60, 60X, 61
+Van Eaton, Charles S	Sioux City	77	Semi-retired	37	Woodbury	57, 58, 59, 60, 60X, 6 51, 52, 52X, 53, 54, 55, 56, 50
*Van Gilst, Bass	Oskaloosa	55 26	Farmer		Keokuk, Mahaska	60, 603

<sup>\*</sup> Holdover Senators in the Sixty-Second General Assembly
\*\* Elected for a term of two years in 1966.
+ Elected to fill a vacancy of a holdover Senator

## MEMBERS OF THE HOUSE—SIXTY-SECOND GENERAL ASSEMBLY

NAME	ADDRESS	AGE	OCCUPATION	POLITICS	COUNTY	FORMER LEGISLATIVE EXPERIENCE
		<del>                                     </del>				
llen, Laurence E	Council Bluffs	36	Heating Contractor	Rep	Pottawattamie	
	Sioux City	55	Real Estate & Insurance	Rep	Woodbury	59, 60, 6
	Clarion	53	Lawyer - Property Mgr	Dem	Wright	
aker, Donald E	Boone	36	Electronics Tech.	Dem	Boone	
	Oelwein	45	Animal Nutritionist	Rep	Favette	
	Maquoketa	56	Farmer, Cattleman	Rep	lackson	
	West Des Moines	46	Insurance Executive	Dem	Polk	
	Des Moines	30	Business Representative for Union	Dem	Polk	
	Harris	56	Farmer	Rep	Lyon-Osceola	
	Waterloo	37	Theater Manager	Rep	Black Hawk	
	Farley	69	Retired Dairy Supvr.	Dem	Dubuque	60, 60X,
	Waverly	46	Farmer, Realtor	Rep	Bremer	
	Des Moines	57	Production Worker	Dem	Polk	
	Bryant	51	Farm Management			
		71	Retired	Rep	Clinton	
	Ottumwa	34	Farmer	Dem		
	Kent			Rep	Clarke-Union	
	Denison		Elevator Owner	Rep	Crawford	
	Eagle Grove		Farmer, Businessman	Dem	Webster	
man, William J	North English		Insurance	Rep	Iowa	57, 58, 59, 60, 60)
	Vaterloo		Housewife	Rep	Black Hawk	
			Retired (YMCA)	Rep	Story	57, 58, 59, 60,
		60	Farmer, Bank Director	Rep	Cerro Gordo	
			Farmer	Rep	Harrison	54, 55, 56, 57, 58, 59, 60,
			Farmer	Rep	Sioux	57, 58, 59, 60, 60)
		43	Lawyer	Rep	Buena Vista	
		45	Farm Owner-Operator	Dem	Des Moines	
	,		Politician	Dem	Johnson	
			Lawyer	Dem	Dubuque	52, 52X, 53, 56, 57, 58, 59, 60, 60X
			Farmer, Businessman	Dem	Keokuk	58, 59, 60, 602
			Retired Farmer	Rep	Franklin	55, 56, 57, 58, 59, 60, 602
			Insurance, Realtor	Rep	Grundy	58, 59, 60, 60
			Farmer	Rep	Greene	58, 59, 60, 60
			Real Estate, Ins	Dem	Polk	
			Resort Operator	Rep	Clay-Dickinson	
			Farmer	Rep	Woodbury	
		33 .	Telephone Co	Dem	Black Hawk	
	ingo	29   1	Farmer	Dem	Jasper	
			Director of County Institutional Affairs	Rep	Pottawattamie	
, Charles F W			Lawyer	Dem	Polk	
m, J. Wesley Id	a Grove	64   1	Farm Manager	Rep	Sac-Ida	
	ew Hartford	33 1	Farmer	Rep	Butler	58, 59, 60, 60
			Secretary-Manager County Fair	Rep	Howard-Mitchell	
			Farmer	Dem	Benton	
			Grain Elevator Owner		Fremont-Mills	
	chacison i i i i i i i			Rep		
in, Edwin A W			Lawyer	Rep	Louisa-Muscatine	
William Ma			Lawyer, Pastor	Rep	Marshal	
	avenport	53   1	Business Executive	Rep	Scott	
		45 1	Farmer	Dem	Decatur-Wayne	
			Farmer	Rep	Audubon-Guthrie	
				Dem		
			Lawyer			
	-gome		Farmer	Rep	Kossuth	
. I. E A			Banker	Rep	Monroe-Lucas	
		47   1	Farmer	Rep	Buchanan	
er. Art In	dependence	4/ ] ]	raimer	web		

## MEMBERS OF THE HOUSE—SIXTY-SECOND GENERAL ASSEMBLY—Continued

NAME	ADDRESS	AGE	OCCUPATION	POLITICS	COUNTY	FORMER LEGISLATIVE EXPERIENCE
Kluever, Lester L	Atlantic	46	Lawyer	Rep	Cass	
Knight, Harold L.	Humboldt	55	Consultant	Rep	Humboldt-Pocahontas.	
Koch, Edgar I.	Sioux City	41	Insurance, Realtor	Rep	Woodbury	
Langland, Walter V.	Spring Grove, Minn.	39	Dairy Farmer	Rep	Winneshiek	
Lee, Richard E	Webster City	40	Lawyer	Rep	Hamilton	
Lipsky, Ioan	Cedar Rapids	47	Housewife	Rep	Linn	
Malonev, James E	Bondurant	28	Insurance Agent	Dem	Polk	
Mayberry, Darwin V.	Fort Dodge	50	Poultry Processor	Dem	Webster	61
McCartney, Ralph F	Charles City	42	Lawyer,	Rep	Floyd	
McCray, Paul B.	Davenport	56	Insurance Agent	Rep	Scott	
McIntyre, Scott, Jr.	Cedar Rapids	33	Insurance Executive	Rep	Linn	
McNamara, Walter L	Cedar Rapids	34	Lawyer.	Dem	Linn	61
	Lowden	70	Retired.	Rep	Cedar	54, 55, 56, 57, 58, 59, 60, 60 x
Mensing, A. L	Indianola	54	Farmer	Dem	Warren	
Millen, Floyd H.	Farmington	47	Pres. Gravel Co.	Rep	Tefferson-Van Buren	
Miller, Charles P	Burlington	48	Chiropractor	Dem		60, 60X, 61
Miller, Leroy S	Shenandoah	52	Realtor	Rep		60, 60X, 61
**Miller, Raymond J	Dubuque	49	Farmer	Rep		
Miller, Raymond J	Monticello	63	Farm Manager	Rep	I Lance	
Miller, Roy A	Mystic	55	Farmer	Rep	Apparonea-Davie	59, 60, 60
Mohrfeld, Fred	Toledo	55	Retired.	Rep		
	Marshalltown	61	Lawver	Rep	Marchall	
Mowry, John L	Aurelia	67	Farmer	Rep	Charakaa	
Nelson, Harold V.	Defiance	65	Farmer	Rep	Chelby	
Nielsen, Alfred		59	Manager Farmer Co-op. Association	Dem	Correll	
Nolin, Karl	Ralston	29	Lawver	Dem	Dayl	61
O'Malley, Bernard J.	Des Moines	66	Businessman, Farmer	Rep	Adome Montgomory	57, 58, 59, 60, 60X, 61
Ossian, Conrad.	Red Oak	32	Insurance Asst District Manager	Dem	Polk	
Palmer, William D		71	Farm Manager			58, 59, 60, 60X, 6
Patton, James E	Manchester	26			Cliaton	38, 39, 00, 004, 0
Pelton, Charles H	Clinton	51	Lawyer	Rep	D-11-	
	Grimes	57	Farmer	Rep	Wandham	59, 60, 602
Peterson, Louis A	Lawton	62	Farmer, Businessman			
Pierson, George N Pierson, Charles N	Ottumwa	44	School Maintenance.	Rep	Wapello	
Radl. Richard M	Lisbon	54	Mechanical Engineer	Dem		6
Redfern, Carroll I.	Donnellson	61	Real Estate, Acct.	Dem	Lee	
***Reed, Cecil A	Cedar Rapids	53	Floor Sanding Contr.	Rep		
Renda, Thomas A.	Des Moines	29	Lawyer.	Dem		61
***Roe, Thomas S	Waukon	50	Salesman	Dem	Allamakee	6
Roorda, Norman	Monroe	38	Farmer	Rep	lasper	
anders, Leo I	Estherville	72	Circulation Manager, Newspaper	Rep	Emmet-Palo Alto	
	Muscatine	55	Manufacturer		Louisa-Muscatine	
chmarje, Clarence F	McClelland	33	Farmer	Rep	Pottawattamie	
	Daven port	43	Lawyer-Housewife	Rep	Scott	
haw, Elizabeth	Farmington	63	Retired Executive.	Rep	Lee	
	Paulling	65	Retired Farmer - Teacher	Rep		57, 58, 59, 60, 60X, 6
Smith, Marvin W.		57	Pharmacist		Linn	
Sorg, N. F.	Marion	38	Manufacturing	Rep		
Steffen, Vincent B	New Hampton	68	Farmer	Rep		
tokes, Gordon	LeMars	60	Retired	Rep		
Story, Melvin E	Waterloo.	57	Retired Grocer		Poweshiek	
Strand, Clair	Grinnell	36	Farmer		Hancock	
Stromer, Delwyn D	Garner	65	Farmer	Rep	Henry	
Strothman, Charles F	New London	58	Sales Executive			
Sullivan, Charles K	Sioux City	30	Dates Executive	Rep	1 woodbury	

## MEMBERS OF THE HOUSE—SIXTY-SECOND GENERAL ASSEMBLY—Continued

NAME	ADDRESS	AGE	OCCUPATION	POLITICS	COUNTY	FORMER LEGISLATIVE EXPERIENCE
Tapscott, John Thordsen, Harold A. Tieden, Dale L. "Utzig, Arnold. Van Drie, Rudy. Van Nostrand, Maurice. Van Rosekel, Gerrit Varley, Ander Voarley, Ander Voarley, Erith L. Voorhees, Donald E. "Watson, E. M. Waugh, Jewell Welden, Richard W. Winkelman, William P. Woof, Warren K. Yoder, Earl M.  * Deceased  * Deceased  * Elected to fill vacancy *** Resigned	Davenport Garnavillo Dubuque Ames. Avoca Pella Stuart. Washington Waterloo Diagonal Whiting Iowa Falls Lohrville Clear Lake Davenport	36 58 44 73 35 41 67 32 48 36 54 58 33 66 34 39	Advertising Director. Realtor Business Manager Retited Shopper Publisher Editor, Grain Dealer. Retired Water Conditioner Dealer Medical Representative Banker. Agriculture Contractor Farmer, Businessman Retired Police Chief Lawyer General Contractor	Rep	Scott Clayton. Dubuque Story Pottawattamie Marion Adair-Madison Washington Black Hawk Ringgold-Taylor Monona Hardin Calhoun Cerro Gordo	50, 50X, 51, 52, 52X, 53, 54, 55, 56, 57, 6 60, 60 60, 60X, 6

#### JOURNAL OF THE SENATE

Senate Chamber Des Moines, Iowa, Monday, January 9, 1967

Pursuant to law the Sixty-second General Assembly convened at 10:00 a.m., and was called to order by Lieutenant Governor Robert D. Fulton.

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

### TEMPORARY OFFICERS

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

Al Meacham, Temporary Secretary. Edna Gillespie, Temporary Assistant Secretary and Journal Clerk. Herschel Flater, Temporary Assistant Secretary and Reading Clerk. Robert A. Jackson, 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.

#### COMMITTEE ON CREDENTIALS

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

The motion prevailed and the Chair appointed as such committee Senators Buren, Main, Glenn, DeKoster and Frey.

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

DO HEREBY CERTIFY, that the 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 8, 1966.

Districts	
First	Seeley G. Lodwick
Sixth	Verne Lisle
Seventh	Robert R. Dodds
Eighth	Richard L. Stephens
Ninth	Gene W. Glenn
Thirteenth	T. J. Frey
Fourteenth	David Stanley
Fifteenth	Roger W. Jepsen
Sixteenth	Roger J. Shaff
Eighteenth	Kenneth Benda
Nineteenth	Eugene M. Hill
Twentieth	William F. Denman George E. O'Malley
Twentieth	George E. O'Malley
Twentieth	William J. Reichardt
Twenty-second	James F. Schaben
Twenty-third	Clifton C.Lamborn
	Ernest Kosek
Twenty-fourth	Tom Riley
Twenty-fifth	Charles F. Balloun
Twenty-seventh	Pearle DeHart
Twenty-ninth	Arthur A. Neu
	.Andrew G. Frommelt
Thirtieth	John M. Walsh
Thirty-second	Chester O. HougenFrancis Messerly
Thirty-second	Francis Messerly
Thirty-third	James A. Potgeter
Thirty-fourth	Hugh H. Clarke
Thirty-sixth	Elmer F. Lange
Thirty-seventh	Alden J. Erskine
Fortieth	Robert R. Rigler

I FURTHER CERTIFY, that Lee H. Gaudineer was declared by the State Canvassing Board to have been elected State Senator for the Twentieth District in the General Election of November 8, 1966 for the term of two years.

I FURTHER CERTIFY, that Charles S. Van Eaton has been declared by the State Canvassing Board to have been elected State Senator for the Thirty-seventh District in the General Election held on the 8th day of November, 1966, to fill a vacancy.

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 3, 1964 and are now representing the districts established by the 61st General Assembly of Iowa and are as follows:

Districts	
Second	Max E. Reno
Third	Don S. McGill
Fourth	Franklin S. Main
Fifth	James E. Briles
Tenth	Bass Van Gilst
Eleventh	Stanley Heaberlin
Twelfth	Joseph B. Flatt
	Gilbert E. Klefstad
	Joseph W. Cassidy
Seventeenth	Robert J. Burns
	Howard C. Reppert, Jr.
	Alan Shirley

Twenty-fourth	John M. Ely, Jr.
	Max Milo Mills
	Warren J. Kruck
	John W. Patton
	Gene F. Condon
	C. Joseph Coleman
	Adolph W. Elvers
	H. L. Heying
	Vernon H. Kyhl
	Delbert Floy
Forty-third	John Leonard Buren
Forty-fourth	Donald W. Murray
Forty-fifth	John P. Kibbie
Forty-sixth	Merle W. Hagedorn
Forty-seventh	J. Henry Lucken
Forty-eighth	H. Kenneth Nurse
Forty-ninth	Lucas J. De Koster

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this ninth day of January, A.D. 1967.

### MELVIN D. SYNHORST

### SECRETARY OF STATE

JOHN LEONARD BUREN, Chairman FRANKLIN S. MAIN GENE W. GLENN LUCAS J. DEKOSTER T. J. FREY

On motion of Senator Buren, 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:

Balloun Renda Clarke DeHart Denman Dodds Erskine Frev Frommelt Gaudineer Glenn Hill Hougen Jepsen Kosek Lamborn

Lange
Liste
Lodwick
Messerly
Neu
O'Malley
Potgeter
Reichardt
Rigler
Riley
Schaben
Shaff
Stanley

Stephens

Walsh

VanEaton

### SELECTION OF SEATS

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

Senator Burns moved that the holdover and re-elected Senators be granted the privilege of retaining the seats occupied by them during the Sixty-first 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.

### SPECIAL REQUEST GRANTED

Senator Rigler asked and received unanimous consent that Senator Roger J. Shaff of Clinton county be granted the privilege of occupying seat No. 34 which is the seat occupied by his distinguished father, former Senator J. O. Shaff of Clinton county.

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

Balloun, TamaBenda, Poweshiek	51
Briles, Adams	
Dennes Winneham	50
Buren, Winnebago	53
Burns, Johnson	50
Cassidy, Scott	90
Clarke, Wright	15
Coleman, Webster	15
Condon, Black Hawk	45
DeHart, Story	6 60
DeKoster, Sioux	
Denman, Polk	52
Dodds, Des Moines	7
Elvers, Clayton	29
Ely, Linn	39
Erskine, Woodbury	22
Flatt, Madison	36
Floy, Cerro Gordo	57
Frey, Pottawattamie	49
Frommelt, Dubuque	35
Gaudineer, Polk	32
Glenn, Wapello	.5
Hagedorn, Clay	43
Heaberlin, Marion	41
Heying, Fayette	25
Hill, Jasper	12
Hougen, Black Hawk	62
Jepsen, Scott	14
Kibbie, Palo Alto	37
Klefstad, Pottawattamie	9
Kosek, Linn	30
Kruck, Boone	21
Kyhl, Butler	<b>27</b> .
Lamborn, Jackson	3
Lange, Sac	24
Lisle, Page	38
Lodwick, Lee	33
Lucken, Plymouth	44
Main, Decatur	11
McGill, Monroe	<b>48</b> .
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Messerly, Black Hawk	54
Mills, Marshall	18
Murray, Kossuth	19
Neu, Carroll	4
Nurse, O'Brien	55
O'Malley, Polk	13
Patton, Buchanan	2
Potgeter, Hardin	20
Reichardt, Polk	50
Reno, VanBuren	47
Reppert, Polk	17
Rigler, Chickasaw	16
Riley, Linn	26
Schaben, Harrison	1
Shaff, Clinton	34
Shirley, Dallas	23
Stanley, Muscatine	56
Stephens, Washington	46
Van Eaton, Woodbury	28
Van Gilst, Mahaska	42
Walsh, Dubuque	10

### 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-second General Assembly.

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

The motion was unanimously adopted.

President Fulton requested Senators Frommelt, Rigler and Coleman 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 Fulton.

In accepting the office of President Pro Tempore, Senator O'Malley said:

Members of the Senate, officers and guests:

Most naturally I am proud to again be accorded the privilege of being your President pro tempore. It is truly a high honor and I assure you it is greatly appreciated. When called upon to preside, I shall be objective and impartial.

It has often been said that tradition and past practices are important in legislative halls and I hope the election of a Democrat as president pro tempore for two sessions in a row is a tradition that continues.

You have to go back thirty years in legislative history to find a time when the legislature as to control was divided as it is today in Iowa. Such control so dictated by the voters, calls for statesmanship in our proceedings to the highest degree.

I believe that the last session of our legislature judged by any standard was a most decisive one. We tackled everything that had been skirted warily for years, and as one editorial writer put it, the 61st General Assembly brushed away the cobwebs in the legislative chambers. I feel confident that secrecy will never again return to legislative procedures. I further hope we will never be afraid to adopt new procedures when they appear to be in the public interest even though they may be a radical departure from the past.

In the activity of the Senate there is a tremendous amount of work for everyone, both old and new. As we work at our tasks, let us strive to respect the other fellows' opinions and motives. I am most hopeful that when the record of the acts of this session are written, you will have added another constructive chapter to the great history of Iowa.

Again, members of the Senate, my heartiest thanks for the honor you have given me.

### REQUEST GRANTED

Senator Frommelt asked and received unanimous consent that Lieutenant Governor Fulton be granted the privilege of addressing the Senate at this time.

Members of the Senate of the Sixty-second General Assembly of Iowa:

### MODERNIZING THE IOWA LEGISLATURE

It is accepted today that too much of our governmental responsibility has transferred or is being transferred to the federal government. Those of us involved in state government have been the first to complain. Do we have the right; have we accepted our responsibilities, has state government responded to changing conditions? These questions cannot be answered as dogmatically as they were in the past. State government has started to respond. It is in the process of adapting itself to serve as a partner in our federated government. This must be continued.

Much is being accomplished in strengthening the executive branch of Iowa government. The purpose of the constitutional amendment providing for four-year terms for the Governor and Lt. Governor, the appointive cabinet, and item veto are to have a chief executive of our state in authority as well as title. The Governmental Reorganization Study is for the same purpose. It is my sincere hope that this session of the legislature will pass these amendments for the second time. It would also be advantageous to provide for a thorough reorganization of the administration of our state government. Modern conditions are demanding no less of the executive branch of our state government.

But to strengthen the executive branch of government alone will not make state government responsive and contains some dangers. The legislative branch must be modernized simultaneously.

To provide for effective government some of the checks and counter-checks within the executive branch must be removed. To protect our democratic representative form of government the checks and balances between the executive and legislative branch must become more effective. It is with this thought that I concern myself today.

Much public attention has been directed recently toward state legislatures. For example, last December I had the opportunity to attend the Mid-America Assembly Series on State Legislatures in Iowa City. This three-day conference, supported by the American Assembly of Columbia University which is headed by former President Eisenhower, brought citizens from four midwest states representing all walks of life-newspapermen, interest group representatives, teachers, present and former legislators and others--together to discuss in an informal atmosphere the problems that currently confront state legislatures. Many of the things that I am going to talk to you about today were prompted by the exchange of constructive views among participants at this conference.

Most of the increased public attention currently being focused upon state legislatures has been the result of the immense controversy surrounding the question of reapportionment. Regardless of its major source, I think that this increased public concern has been beneficial because it has encouraged many of us to sit down and review critically the job performed by state legislatures as institutions of representative government. It has encouraged us to consider whether state legislatures in the American system of government are doing an adequate job and, if not, what can be done to make them more effective decision-making bodies.

Today, I would like to outline for you my views on this subject with specific reference to the Iowa General Assembly. My views on this subject have been shaped by my experiences in both chambers of this Assembly, conversations with governmental officials from other states, and discussion with informed citizens from both in and outside of Iowa.

### The Assembly's Job Performance

The first question—is the Iowa legislature doing an adequate job?—is very difficult. It deserves praise for its accomplishments and devotion to the well-being of our state. It's individual members serve at personal sacrifice. I personally consider it an unequalled honor to have served in both the House and Senate. And yet without meaning to be overly critical of this important branch of State Government, I do think that the method of operation of the legislature over the past several sessions leaves a significant degree of room for improvement.

My major basis for arriving at this conclusion is the ample evidence that I have seen in recent years that a significant majority of citizens in our state--those whom we as legislators are supposed to have represented--have negative opinions about the job performance of this institution. The Legislature, in the eyes of many citizens, is a large unmanageable body, which doesn't accomplish much work, in many cases spending a lot of time on insignificant questions. Although many of these views of the Legislature are exaggerated, they are nonetheless REAL in the eyes of many Iowans. And if they are real in the eyes of many citizens, we should be very much concerned about them since it is the people of this state whose support is required by the Legislature if it is to be a viable branch of State Government.

### Recent Innovations

What should be done to improve the functioning of the Iowa Assembly and, hopefully, in the end, its image in the eyes of Iowans? Before focusing upon specific recommendations, I should point out a few recent changes in legislative operations which I think are steps in the right direction, keeping in mind that much remains to be done.

First of all, the number of standing committees and committee assignments were significantly reduced last session. The reductions in committees has led to a more even distribution of the legislative workload among these so-called "little Legislatures" of the General Assembly. The reduction in committee assignments per legislator has meant that a legislator's committee work has become more manageable in scope. This change has also permitted individual legislators to become specialists in a few public policy areas, as opposed to spreading their labors over a wide range of public policy areas.

A second recent badly needed innovation has been a change in the organization of the Legislative Research Bureau. No longer is the research function performed by this important legislative service agency considered of minor importance. By requiring that the legislative leaders of both houses jointly play a major role in guiding the research activities of the Bureau, especially during the interim, I am quite optimistic that the fruits of such research will have a better chance of receiving favorable consideration by the Assembly. The practice of requiring that all interim study committee reports be considered by the research committee, plus permitting the research committee to introduce bills in the assembly are recent changes in legislative procedure that will permit research to play a more important part during the deliberation of major public policy questions confronting this state.

A third general area of much needed change, one that has not in any way been finalized as of yet, deals with provisions embodied in three pending constitutional amendments. All of these amendments that I refer to pertain to the organization or operations of the Legislature. These are the counterpart to the amendments affecting the executive branch previously referred to. The first is the one dealing with annual sessions of the Legislature. Needless to say, as our society has become more complex, the demands made upon legislative institutions have increased. No longer can the Legislature meet these demands by meeting only every other year, Annual sessions would permit the State of Iowa to adopt an annual budget thereby allowing the Legislature greater fiscal control. The second proposed amendment, the one dealing with Legislative Remuneration would permit the Legislature to provide for the remuneration of the necessary expenses incurred by legislators in the performance of their duties. Needless to say, this is not a radical proposal. Legislators in 34 states of the union are granted remuneration for basic expenses. A third amendment -- the one providing for Permanent Reapportionment--is undoubtedly more controversial than the two just discussed. Regardless of your personal position on the subdistricting question, which can be required by a constitutional amendment, I think that the specific provision in the amendment requiring a reduction in the size of the Legislature is definitely needed immediately. The present Legislature is too large and unwieldy. In addition, the large size of the assembly makes it more difficult to produce concensus on legislative programs and procedures. a factor we often forget in considering what tends to make a governmental body function more smoothly and efficiently. The Legislature cannot begin to adopt the necessary changes until its size has been reduced and stabilized.

So much for what has been done or is "in the mill" to improve the job performance of the Legislature. What other reforms might be instituted to improve the Assembly?

## Legislative Facilities, Staff, and Services

The first general area of possible reform deals with facilities, staff, and services. As far as our physical facilities are concerned, I think that the Legislature has gone out of its way to deprive itself of the facilities that any modern organization of its type would consider as normal and mandatory. Historically, only the President of the Senate (or Lieutenant Governor) and the Speaker of the House have been provided with private office space. At this session, for the first time, private office space has finally been provided for the floor leaders. In my opinion, this is only an exceedingly small step in the right direction. Offices, even if less elegantly furnished than those provided legislative leaders, are needed for all legislators. The current arrangement of making a legislator's office his desk, file, and clerk on the floor of his chamber, lowers the

dignity of the Legislature and distracts from its law-making function. A legislator should be able to meet and visit privately with a constituent in an office and not on the floor of the chamber, out in the rotunda, or in the cafeteria downstairs.

Several alternatives should be considered in providing for this necessary office space. First, we might consider moving the legislature out of the capitol building altogether, an action recently accomplished in North Carolina. Having the Legislative Chambers and offices in a separate assembly hall would have the advantage of having all law making activities under one roof. The chambers would be easily accessible to the individual legislator from his private office. The major disadvantages are two--the historic value of our present chambers would be lost and the expense involved in constructing, furnishing, and maintaining this central facility. A second possible alternative to providing for necessary office space would be to construct an office building for legislators easily accessible to the Capitol building. A third alternative would be to move executive and judicial agencies out of the Capitol so that nearly all space in the Capitol building would be devoted to legislative purposes. Adoption of this alternative might entail the construction of a new office building for the executive and judicial and other offices. A final alternative which should be considered would be to find the necessary legislative office space in the Capitol Building, without providing for new quarters for the executive and judicial branches. Adoption of this alternative would probably be the least costly of those discussed, but it is difficult to make an accurate judgment as to whether enough space actually exists in the capitol to meet the legislature's needs under this type of arrangement. I would hope that this session of the Assembly might seriously consider providing for a feasibility study to determine which of the alternatives I have outlined is the most practical and efficient method of accomplishing this badly needed change.

Staff assistance is another specific area with much need for improvement. The purpose in having staff assistance is to relieve legislators of routine work so that they can devote all of their time to major policy-making duties. At the present time, only the presiding officers of the two houses are provided with staff assistance--the Secretary of the Senate and Clerk of the House. Of course, most of the time of these two officials is spent in processing the flow of legislation. In other words, only a very small portion of their time is devoted to rendering assistance of a personal nature to the presiding officers. I think that the time has come for the Legislature to give serious thought to providing more staff assistance. As an initial step in this direction, I think that the presiding officers, floor leaders, and committee chairmen should be authorized to hire administrative assistants. The Department of Political Science at the University of Iowa and Iowa State University are in the process of jointly attempting to obtain funds from private sources to provide legislative leaders with staff assistants. The limited and temporary nature of their program, if approved and funded, should be emphasized. The Legislature should give serious consideration to providing for staff assistance from state funds. In the not too distant future, consideration should be given to authorize all legislators to employ staff assistants.

The major service agencies of the assembly--the Legislative Research Bureau, Code Editor, and Fiscal Director--should be strengthened and improved. As far as the Research Bureau is concerned, it is my sincere opinion that its staff and facilities have been greatly overtaxed as it has attempted to perform its three major legislative service functions: Bill Drafting, Research, and Reference.

Over the years, the code editor has done a very commendable job fulfilling his primary responsibility of bringing the Iowa Code up-to-date by looking for statuatory inconsistencies and out-dated sections in this important document.

Although a certain amount of controversy has historically surrounded the position of Fiscal Director (or Analyst), I think that the time has come for all legislators to support the important task to be performed by this office. The primary task to be performed by the Fiscal Director, the way I see it, is to provide a continuing analyzation for the Legislature of the State's fiscal position. This office should be staffed by a person trained in economics and concerned with expenditures, only to the extent that they determine fiscal policy. The continuing review of the programs of executive agencies should be provided by the Legislative Auditor, a post created by the Constitutional Amendment providing for the appointive cabinet. The Iowa Assembly has relied too long upon executive departments and agencies for fiscal information. In saying this, I do not mean to imply that the information received by the Legislature over the years from able officials in the executive branch has been unreliable or misleading. My point is that one should realize that such data are based on the perspectives of these officials. The Legislature has a definite need for a strong, non-partisan service agency which will collect and analyze data of a fiscal nature from a legislative perspective.

I have grave doubts as to whether the Fiscal Director should continue to be responsible to the Budget and Financial Control Committee, and that the Code Editor should be responsible to the Supreme Court. My feeling is that the proper home for both of these important legislative service agencies is under the Research Committee. Such an arrangement would encourage the co-ordinated guidance of all major service arms of the Legislature in areas where their duties and responsibilities are complementary or overlap to a certain extent. In suggesting that the Fiscal Director be made responsible to the Research Committee as opposed to the Budget and Financial Control Committee. I am not in any way arguing or implying that the latter group should be abolished or have its primary job downgraded to any extent. I feel that there is a definite need for an Interim Legislative Investigatory Committee, which would use the Legislative Auditor as staff. However, I feel that placing all major legislative service agencies under the Research Committee is the preferable structural arrangement (1) As mentioned previously, their activities would be better co-ordinated: (2) The services rendered the Assembly by these agencies are continuing ones--that is, performed regardless of whether or not the Legislature is actually in session; and (3) A more non-partisan and professional outlook would be encouraged within all major legislative service agencies.

Another area of necessary legislative reform is that of remuneration. As noted previously, the Iowa Assembly has already taken the initial step toward being in a position to remunerate its members for expenses incurred during the course of their duties. Another, much more significant, step which it should take, is to provide for the payment of a Legislator's salary on an annual basis.

Service in the Legislature is, or at least is becoming, a full-time job. Most of you know that there are many activities that you participate in-appearing before local groups, handling casework for constituents, and so forth-that occur even though the Legislature is not in session. However, under the current remuneration arrangement, Legislators are paid only for the days that the Assembly is in session.

I would suggest that this method of payment is outdated. Salaries need to be put on a fixed annual basis, for example, so that a person considering running for the Assembly will have firm knowledge of the remuneration he will receive if elected. Today legislators in 31 states of the union are paid on an annual basis and the trend is definitely in this direction. Annual legislative salaries would grant the legislature necessary independence from executive control. They would not have to rely upon the

Governor to be called into session. They could recess and return at any time the legislature desires. This cannot be done while being paid on a per diem basis, and therefore, subjects the legislature to an undesirable control by the executive branch.

What should be the amount of such an annual salary for an Iowa Legislator? Generally, it should be high enough so that any qualified citizen who is interested in serving his State by service in the Legislature will not have to make a major financial sacrifice. On the other hand, it shouldn't be so high that the salary becomes an individual's only motive for desiring legislative office.

I might suggest--and this is being said in part merely to encourage thinking and discussion on the topic--that an appropriate annual salary for a legislator would be in the neighborhood of \$5,000-\$10,000. It is my opinion that Iowa Legislators more often than not have short-changed themselves over the years. In other words, legislative remuneration has tended to be on the low side of the ledger. Unless this weakness is corrected in the near future, many qualified citizens will not be interested in running for the Legislature because of the extreme financial hardship involved in being a Legislator.

#### Conclusions

I have taken the liberty today to present to you a few of my observations as to what can be done to improve the job performance of the Iowa Legislature. While the adoption of any single one of these proposals will not guarantee a better job performance, I think that they will make it more likely that the Assembly will go about its job in a knowledgeable, efficient and respected manner.

I would like to make one other proposal. That is, at some time during this session, I think that the Assembly should give serious and favorable consideration to the creation of a Citizens Legislative Advisory Commission. This Commission, composed of leaders from all major walks of life in our state, would be assigned the responsibility of studying in a comprehensive manner legislative organization and procedures as they currently exist in the Assembly and formulating proposals for remedial action. The Commission should be required to render its report to the next session of the Legislature. Adequate resources should be made available to the Commission for the purpose of the employment of a research staff, plus any other expenses incurred by the Commission during the course of its activities. After rendering their report, the members of the Commission could play an important role in marshalling the support of their respective groups for the Commission's recommendations. The creation of such a Commission could be a very important initial step in the eventual modernization of the Iowa General Assembly; and, hopefully, in the end, place this important branch of State Government on a pillar of public esteem and respect with the executive and judiciary branches and to allow State Government to accept its full responsibilities.

#### COMMITTEE TO NOTIFY THE GOVERNOR

Senator Nurse 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 Nurse, Dodds and Lodwick.

### COMMITTEE TO NOTIFY THE HOUSE

Senator Gaudineer 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 Gaudineer. Hougen and Kosek.

### 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 ON SUPPLIES AND EQUIPMENT

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

The motion prevailed and the Chair appointed as such committee Senators Floy, Condon and Walsh.

### COMMITTEE ON BADGES

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

### COMMITTEE ON CHAPLAINS

Senator Schaben moved that Senator Heving be appointed as a committee of one to work with the House committee in securing chaplains for the Senate during the Sixty-second General Assembly, which motion prevailed.

### ASSIGNMENT OF SEATS IN THE PRESS GALLERY

Senator Stanley 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. John Drummond, WHO and WHO-TV
- 55. Don Finley, United Press International 56. Harrison Weber, Iowa Daily Press Association 57. Don Reid, Iowa Press Association
- 59. Ken Cosgrove, WOI-TV and Radio
- Diana Stover, Omaha World Herald Ed A. Sheppard, Iowa Radio Network John W. McCormick, Davenport Times-Democrat
- 60. Frank T. Nye, Cedar Rapids Gazette
- 61. Martin Jensen, WMT Caroll Daringer, WMT-TV
- 62. Wm. Severin, Waterloo Daily Courier
- 63. Dillard Stokes, Council Bluffs Nonpareil Neil Shively, Dubuque Telegraph-Herald George Lipper, KWWL, KWWL-TV and KLWW Charles Kelly, KWWL, KWWL-TV and KLWW

Vernon M. Vierth, Marshalltown Times-Republican Democratic State Central Committee Republican State Central Committee Iowa Legionnaire

64. Charles W. Lakin, KRNT and KRNT-TV Otto Weber. Des Moines

### REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

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

The report was accepted and the committee discharged.

### REPORT OF COMMITTEE TO NOTIFY THE HOUSE

Senator Gaudineer 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.

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

### SENATE RESOLUTION I By Kruck

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 Kruck, Burns and Jepsen.

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

## SENATE CONCURRENT RESOLUTION I By Coleman

Be It Resolved by the Senate: That each Senator and the Lieutenant Governor 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 Coleman, Briles, Heying, Lisle, Lucken and Reichardt.

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

## SENATE CONCURRENT RESOLUTION 2 By Cassidy

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be directed to furnish copies of the 1966 Code of Iowa, also laws of the regular session of the Sixty-first General Assembly, together with the Iowa Departmental Rules of 1966 and all supplements thereto, to such members of the Sixty-second 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 leave 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 Hagedorn asked and received unanimous consent to take up the following resolution and moved its adoption:

## SENATE CONCURRENT RESOLUTION 3 By Hagedorn

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-second 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 MILEAGE

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

The motion prevailed and the Chair appointed as such committee Senators Heaberlin, Schaben and Van Eaton.

### COMMITTEE ON COMMITTEE ROOMS

Senator Kibbie 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 Kibbie, Cassidy and Lange.

#### TELLERS OF JOINT CONVENTION

Senator Reno 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 Reno, Benda, and Hill.

### ELECTION OF PERMANENT OFFICERS

Senator Klefstad 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:

### TITLE

### NAME AND ADDRESS

Secretary of Senate -- Al Meacham, Grinnell Asst. Sec'y of Senate and Journal Clerk--Edna Gillespie, Des Moines Asst. Sec'v of Senate and Reading Clerk--Herschel Flater, Wilton Junction Secretary to Secretary--Maxine Hanes, West Des Moines Secretary to Lt. Governor--Doris Johnson. Des Moines Secretary's Clerk--Mildred Galenbeck, Des Moines Asst. Journal Clerk--Dorothy Gilliland, West Des Moines Engrossing Clerk--Virginia Watkins, Clive Law Clerk--David Affeldt, Des Moines Asst. Law Clerk--Frank Ritzinger, Bettendorf Asst. Enrolling and Payroll Clerk--Hazel Hedberg, Des Moines Supply Clerk--Lois Denman, Des Moines Control Board Operator -- John Rogers, Hancock Bill Clerk--Mary Tursi, Des Moines File Clerk--Myrtle Pinegar, Des Moines Sergeant-at-Arms--Rober A. Jackson, Des Moines Asst. Sergeant-at-Arms--HowardFrederickson.Des Moines Chairman of Doorkeepers--Julius Fidler, Des Moines Asst. Doorkeepers--Harry McDaniels, Des Moines Ken Lewis, Woodburn Robert Cohen, Des Moines Patrick Craven, Sioux City

Postmistress--Alma Patton, Aurora Porter--Charles Monroe, Des Moines Cloakroom--Mary Hardaway, Des Moines

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.

### ADOPTION OF TEMPORARY RULES

Senator Elvers moved that the rules of the Sixty-first General Assembly become the temporary rules of the Sixty-second General Assembly.

Senator Frommelt offered the following amendment:

Amend the temporary rules by adding the following new rule:

Admission to Senate Floor While in Session

While the Senate is in session, only Legislators and employees of the Senate will be allowed in the Senate Chamber. Former legislators not registered as lobbyists will also be admitted to the Senate floor. Reporters will be permitted to occupy the seats assigned for the press.

On motion of Senator Frommelt the amendment was adopted.

On motion of Senator Frommelt the rules of the Sixty-first General Assembly as amended became the temporary rules of the Senate of the Sixty-second General Assembly.

### 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 House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 1, providing that a joint convention of the two houses be held on January 9, 1967 at 1:30 p.m. and January 10, 1967 at 1:30 p.m.

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

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

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE CONCURRENT RESOLUTION 1 By: Millen of Jefferson-Van Buren

Be It Resolved by the House, the Senate concurring, that a joint convention of the two houses of the Sixty-second General Assembly be held on January 9, 1967, 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 10, 1967, 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.

Filed: January 9, 1967

Adopted: January 9, 1967

## HOUSE CONCURRENT RESOLUTION 2. By Patton of Delaware

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.

Filed: January 9, 1967

Adopted: January 9, 1967

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

The motion prevailed and the resolution was adopted,

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

The motion prevailed and the resolution was adopted, and the Chair appointed as such committee on the part of the Senate Senators Klefstad, Gaudineer and Patton.

## STANDING COMMITTEES OF THE SENATE APPOINTED BY LIEUTENANT GOVERNOR FULTON

### AGRICULTURE

Main, Chairmai	n	Clarke	Patton	Schaben
Heaberlin*		Floy	Potgeter	Stephens
Briles	* .	Lucken	Reno	

#### APPROPRIATIONS

Coleman, Chairman	Flatt	Kibbie	Messerly
Van Gilst*	Floy	Klefstad	Mills
Balloun	Frommelt	Kosek	Nurse
Benda	Glenn	Kruck	O'Malley
Buren	Hagedorn	Lamborn	Riley
Burns	Heaberlin	Lange	Rigler
Condon	Heying	Lodwick	Stephens
DeHart	Hill	Lucken	Van Eaton
Elvers	Jensen	Main	

\*denotes ranking member

### COMMERCE

Dodds, Chairman	Burns	Jepsen	Reppert
Murray*	Denman	Kosek	Rigler
Briles	Flatt	Kruck	Schaben

### CONSERVATION AND RECREATION

McGill, Chairman	Buren	Erskine	Messerly
Schaben*	Condon	Frey	Mills
Balloun	Elvers	Main	WIIIS

### EDUCATION

Kibbie, Chairman	DeKoster	Flatt	Lodwick
Nurse*	Denman	Lange	McGill
Cassidy	Ely	Lisle	Murray
			Stanley

### GOVERNMENTAL AFFAIRS

Denman, Chairman	Ely	Kibbie	Neu
Reno*	Gaudineer	Kyhl	Rigler
Balloun	Glenn	Lodwick	Riley
Benda	Hagedorn	MeGill	Shirley
Clarke	Heaberlin		

### GOVERNMENTAL SUBDIVISIONS

Reppert, Chairman	Erskine	Lange	Shaff
Heying*	Floy	Lodwick	Shirley
Cassidy	Frommelt	Messerly	Van Eaton
Flv	Klefstad	Neu	

### INDUSTRIAL AND HUMAN RELATIONS

Condon, Chairman	DeKoster	Hougen	Stanley
Klefstad*	Dodds	Lucken	Walsh
Burns	Gaudineer	Nurse	

### JUDICIARY

O'Malley, Chairr	man Denman	Jepsen	Patton
Buren*	Elvers	Lange	Reichardt
Coleman	Gaudineer	Mills	Riley
DeHart	Heying	Neu	Stanley
DeKoster	Hill		J

<sup>\*</sup>denotes ranking member

PUBLIC	HEALTH	AND	WEI	FAR	F

Ely, Chairman Patton\*

Klefstad Kosek

Lamborn McGill

O'Malley Reichardt

DeHart Frev

Kyhl Murray

Rilev

RULES AND ENROLLED BILLS

Elvers, Chairman O'Malley\*

Frommelt Mills

Rigler

SAFETY AND LAW ENFORCEMENT

Shirley, Chairman Kruck\*

Coleman Erskine

Glenn Hougen

Shaff Van Gilst

Clarke

Frey Reppert

TRANSPORTATION

Hagedorn, Chairman Hill Flov\* Briles

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Lamborn Lisle Potgeter

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WAYS AND MEANS

Frommelt, Chairman Hagedorn Cassidy\* Benda Condon

Hougen Kibbie Lisle

Nurse Potgeter Reichardt Reno

Shaff Stephens Van Eaton Walsh

Dodds Murray

> SENATORS AND THEIR RESPECTIVE COMMITTEES Sixty-second General Assembly

Appropriations

SENATOR BALLOUN Conservation and recreation

Governmental affairs

Appropriations

SENATOR BENDA Governmental affairs

Ways and means

SENATOR BRILES

Transportation

Agriculture

Commerce

SENATOR BUREN Judiciary\*

Appropriations

Conservation and recreation

SENATOR BURNS

Appropriations

Commerce

Industrial and human

relations

<sup>\*</sup>denotes ranking member

Education

Agriculture

Jan. 9.

Ways and means\*

Safety and law enforcement

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Appropriations, Chairman	SENATOR COLEMAN Judiciary	Safety and law enforcement	
Appropriations Conservation and recreation	SENATOR CONDON Industrial and human relations, Chairman	Ways and means	
	SENATOR DeHART		
Appropriations	Judiciary	Public health	
	SENATOR DEKOSTER		-
Education	Industrial and human relations	Judiciary	
	SENATOR DENMAN		
Commerce Education	Governmental affairs, Chairman	Judiciary	;

Governmental subdivisions

Governmental affairs

SENATOR CLARKE

SENATOR DODDS Ways and means Commerce. Industrial and human relations Chairman SENATOR ELVERS Appropriations Judiciary Rules and enrolled bills Chairman Conservation and recreation

SENATOR ELY Education Governmental subdivisions Public health and welfare. Chairman Governmental affairs SENATOR ERSKINE

Governmental subdivisions Conservation and Safety and law enforcemen recreation SENATOR FLATT

Commerce Education

SENATOR FLOY Transportation\*

Appropriations

Governmental subdivisions

Agriculture Appropriations

\*denotes ranking member

### SENATOR FREY

Conservation and recreation

Public health and welfare

Safety and law enforcement

SENATOR FROMMELT

Appropriations

Rules and enrolled bills

Ways and means, Chairman

Governmental subdivisions

SENATOR GAUDINEER

Governmental affairs Industrial and human relations Judiciary

Appropriations

SENATOR GLENN Governmental affairs

Safety and law enforcement

SENATOR HAGEDORN

Appropriations Governmental affairs Transportation, Chairman

Ways and means

Judiciary

Transportation

Ways and means

Ways and means

Public health and

Judiciary

welfare

SENATOR HEABERLIN

Agriculture\*

Agriculture

Appropriations

Governmental affairs Transportation

SENATOR HEYING

Appropriations

SENATOR HILL Judiciary

SENATOR HOUGEN

Governmental subdivisions\*

Industrial and human relations

Safety and law enforcement

SENATOR JEPSEN Commerce

Appropriations

SENATOR KIBBIE

Appropriations Education, Chairman Governmental affairs

SENATOR KLEFSTAD

Appropriations Governmental subdivisions

Industrial and human relations\*

SENATOR KOSEK

Appropriations

Commerce

Public health and welfare

SENATOR KRUCK

Appropriations Commerce

Safety and law enforcement\*

Transportation

\*denotes ranking member

Appropriations

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Agriculture, Chairman

recreation. Chairman

Conservation and

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Commerce\*

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Rules and enrolled bills\*

\*denotes ranking member

Education\*

Governmental affairs

Education

## SENATOR KYHL

Public health and welfare Transportation

Public health and welfare

Governmental subdivisions

SENATOR LANGE

SENATOR LISLE

SENATOR LODWICK

Governmental affairs

SENATOR LUCKEN

SENATOR MAIN

SENATOR McGILL

Governmental affairs

SENATOR MESSERLY

SENATOR MILLS Conservation and recreation

SENATOR MURRAY

Public health and welfare

SENATOR NEU

SENATOR NURSE

SENATOR O'MALLEY

Judiciary, Chairman

Governmental subdivisions

Industrial and human relations

Conservation and recreation

Transportation

Appropriations

Appropriations

Education

Governmental affairs

SENATOR LAMBORN

Judiciary

Transportation

Jan. 9.

Ways and means

Governmental subdivisions

Conservation and

Public health and

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Judiciary

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Ways and means

Public health and

Industrial and human relations

Governmental subdivisions Judiciary Rules and enrolled bills Ways and means

Ways and means

Agriculture	SENATOR PATTON Judiciary	Public health and welfare*
	SENATOR POTGETER	•
Agriculture	Transportation	Ways and means
Judiciary	SENATOR REICHARDT Public health and welfare	Ways and means
	SENATOR RENO	
Agriculture	Governmental affairs*	Ways and means
Commerce	SENATOR REPPERT Governmental subdivisions, Chairman	Safety and law enforcement Transportation
	SENATOR RIGLER	i ransportation
Appropriations Commerce	Governmental affairs	Rules and enrolled bill
	SENATOR RILEY	
Appropriations Governmental subdivisions	Judiciary	Public health and welfare
Agriculture	SENATOR SCHABEN Conservation and recreation*	Commerce
Governmental subdivisi	SENATOR SHAFF ons Safety and law enforcement	Ways and means
Governmental affairs	SENATOR SHIRLEY Governmental subdivisions	Safety and law enforcement, Chairman
Education	SENATOR STANLEY Industrial and human relations	Judiciary
Agriculture	SENATOR STEPHENS Appropriations	Ways and means

SENATOR VAN EATON
Governmental subdivisions

Appropriations

<sup>\*</sup>denotes ranking member

Appropriations\*

### SENATOR VAN GILST Safety and law enforcement

Transportation

### SENATOR WALSH

Industrial and human relations Transportation

Ways and means

\*denotes ranking member

On motion of Senator Frommelt the Senate recessed until 1:25 p.m.

### AFTERNOON SESSION

The Senate reconvened, Lieutenant Governor 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 House Concurrent Resolution 1, 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.

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 Fulton announced a quorum present and the joint convention duly organized.

Senator Frommelt of Dubuque moved that the joint convention recess until 1:15 p.m., Tuesday, January 10th, 1967.

Motion prevailed.

The Senate returned to the Senate Chamber and resumed regular session, Lieutenant Governor Fulton presiding.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, January 10, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, January 10,1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Richard Bentzinger, pastor of the Methodist Church, Altoona, Iowa.

### LEAVE OF ABSENCE

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

### PETITIONS

The following petitions were presented and placed on file:

By Senator Benda from ninety-nine residents of Poweshiek and Iowa counties in opposition to daylight savings time.

By Senator Hagedorn from residents of Buena Vista and Clay counties in opposition to daylight savings time.

By Senator Schaben from twenty-eight residents of Monona and Woodbury counties in opposition to daylight savings time.

#### COMMUNICATION

President Fulton announced receipt of the following communication on January 9, 1967:

### STATE OF IOWA

Office of the Governor

Harold E. Hughes Governor

January 9, 1967

The Honorable Robert D. Fulton Lieutenant Governor President of the Senate Sixty-second General Assembly State Capitol Des Moines, Iowa

Dear Sir:

In compliance with Senate File 547, Acts of the Sixty-first General Assembly, I am hereby transmitting to you a plan for the reorganization of the executive branch of Iowa state government and a draft of proposed legislation to accomplish the recommendations set forth in the plan.

I believe that the plan and the proposed legislation constitute a competent blueprint for realizing the objectives of reorganization set forth in Senate File 547, which were in substance:

- (1) To reduce expenditures and to promote economy to the fullest extent consistent with the efficient operation of the State Government,
- (2) To increase the efficiency of the operations of the State Government,
- (3) To group, coordinate and consolidate agencies and functions of the State Government nearly as possible according to major purposes,
- (4) To reduce the number of agencies by consolidating those having similar functions and to abolish such agencies or functions thereof as may be dispensed with in the interests of efficient and economical operation, and
- (5) To eliminate overlapping and duplication of effort in the agencies of the State Government.

Senate File 547 authorized the Governor to employ professional and technical assistance to accomplish the purposes of the Act. It also created a 15-member advisory commission composed of legislators and private citizens to provide counsel and recommendations to the Governor regarding the proposed reorganization.

The Public Administration Service of Chicago, Illinois, an internationally known non-profit consulting firm working in the area of public affairs, was engaged to do the professional research and to prepare the basic organizational plan. This firm conducted an extensive study of the executive branch over a period of a year and prepared the plan for a new organizational structure that is transmitted herewith.

In accordance with the directive of the law, I also appointed an Advisory Commission on Governmental Reorganization that has studied the proposed plan and conducted a public hearing on it.

The Advisory Commission, which is still studying the details of the blueprint for reorganization and will be available for consultation with legislative committees, if desired, has recommended that the Public Administration Report be adopted in principle.

In similar vein, I strongly recommend to the General Assembly that the basic outline of the Public Administration Service proposal be adopted as a foundation for the reorganization of the Iowa Government and that the principles of efficient governmental organization embodied in the professional report be followed to the greatest extent possible.

Within the framework of this plan, there is some latitude for variation without violating the basic principle on which any effective, thoroughgoing reorganization must be based. This is as it should be. It is not, for example, an immutable truth that all apparently homogeneous functions should be grouped in one department. But in general, this is a sound organizational precept and major departures from this and the other accepted principles on which the report is based could seriously impair or even destroy the over-all objectives sought.

The directive of the General Assembly in Senate File 547 called clearly for the basic reorganization of the State Government, not simply the superficial remodeling of the status quo. It is the duty of the chief executive to recommend; it is the prerogative of the Legislature to enact. Reasonable flexibility in the recommendations is appropriate and I believe has been provided. But I would point out that extensive variation from a basic plan has been the traditional graveyard of sound reorganization proposals.

To restructure the entire executive branch of State Government is a monumental and historic task. It inevitably invites the passionate opposition of those who fear that their own roles in government may be diminished or eliminated. It inevitably stirs the adrenalin of those who are reluctant to accept major change of any kind.

Yet the need for the overhaul of our obsolescent governmental organization is crucial and long-recognized, and there has probably never been a time in history more opportune for accomplishing this historic reform,

In the past four decades, a number of excellent studies have been made relating to the reorganization of our State Government. These include the Brookings Institution Report of 1933; the Report of the Governmental Reorganization Committee of 1950, generally known as the Little Hoover Report; and the Report of the Governor's Committee on Economic and Social Trends in Iowa of 1958; to name only the best known of the previous studies. I would point out that the basic principles and most of the major recommendations that were embodied in these bipartisan reports through the years are contained in the reorganizational proposal that I am transmitting to you today.

These principles include streamlining of the more than 120 separate agencies in our existing governmental structure into a small number of major departments; pinpointing the responsibility of the chief executive and the department heads; eliminating many plural bodies with administrative functions; providing for the appointment of certain elective state officials; recruitment and retention of qualified personnel through a comprehensive civil service system; eliminating of costly duplications and overlapping; grouping like functions in the appropriate departments; and so on.

I am sure that many of you who will endorse the general pattern and principles of the Public Administration Service's report will differ with it in some aspects of the recommendations. I am not in accord with all of the details of the report myself, and I will communicate these points of difference to you in a subsequent message. But on the whole, I believe the format as submitted to you today is sound and workable, and I earnestly commend it to your consideration.

The most important single requisite to understanding and implementing effective reorganization is to envision the vast panorama of our State Government as a whole, rather than as a conglomeration of unrelated pieces. Where modifications of the basic plan are deemed necessary, these departures should be judged within the perspective of the entire governmental structure, rather than as isolated fragments.

Most of the resistance to the reorganization proposals that I have encountered thus far, when not based on a personal interest viewpoint, has come from those who have not viewed the reorganization plan in its entirety and have therefore been led to erroneous conclusions about it.

There are some who resist reorganization because it will strengthen as well as streamline the State Government. I believe there is a basic inconsistency in this viewpoint. These are the self same people who object to the incursions of the Federal Government in areas that more properly belong to the State. I would point out that history has shown that the only effective bulwark of State's rights is state responsibility and that one of the major objectives of reorganization is to make it possible for our State Government to take a stronger and more effective role in our Federal system.

No one recognizes more clearly than I do that major innovation is the greatest task and the greatest challenge of good government. But I believe that the time has come that we must meet this challenge if we are to keep faith with generations of Iowans to come.

In conclusion, I want to commend the wisdom of the General Assembly for enacting Senate File 547 setting up the reorganization study. I pledge you my full cooperation in translating this blueprint of reorganization into a living reality of more efficient, economical and responsible State Government for Iowa.

Respectfully,

### INTRODUCTION OF BILLS

Senate File 1, by Senator Kibbie, a bill for an act relating to the printing of bills.

Read first and second times and passed on file.

Senate File 2, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to the Soldiers Home.

Read first and second times and passed on file.

Senate File 3, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to extension of benefits to certain members of the Air Force and veterans of the Viet Nam Conflict.

Read first and second times and passed on file.

Senate File 4, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to Korean and Viet Nam Conflict veterans and the disabled and retired firemen and policemen act.

Read first and second times and passed on file.

Senate File 5, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to veterans' newsstands in the State House.

Read first and second times and passed on file.

Senate File 6, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to memorial halls and monuments.

Read first and second times and passed on file.

Senate File 7, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to Viet Nam veteran's orphans.

Read first and second times and passed on file.

Senate File 8, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to the recording of Viet Nam veteran's discharges.

Read first and second times and passed in file.

Senate File 9, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to Viet Nam veterans' preference.

Read first and second times and passed on file.

Senate File 10, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to veterans' newsstands in courthouses.

Read first and second times and passed on file.

Senate File 11, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines.

Read first and second times and passed on file.

### COMMITTEE ON PHOTOGRAPHS

Senator Cassidy moved that Senator Reichardt 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.

### COMMUNICATION FROM THE STATE APPEAL BOARD

The following communication was received from Marvin R. Selden, Jr., Chairman, State Appeal Board, under date of January 10, 1967 by Al Meacham, Secretary of the Senate, transmitting the following claims against the State of Iowa:

# OFFICE STATE COMPTROLLER

	STATE COMPTROLLE	ıı	
Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
H~1-62	Mrs. R. Wayne Salts Box 105, Batavia, Iowa Vacation Pay	\$ 435.00	Disapproved
H-3-62	Mrs. Darwin L. Carlson Box 61, Gowrie, Iowa Vacation Pay	\$ 310.97	Disapproved
H-11-62	Mrs. Harold Parks RFD #1, Albion, Iowa Vacation Pay	\$ 610.08	Disapproved
15-62-69	Rodeffer Industries, Inc. 5435 North Peck Road Arcadia, California MVFT Refund (Aviation)	\$ 6.21	Disapproved
83-62-69	State University of Iowa Iowa City, Iowa Outdated invoice on tuition	\$ 156.66	Disapproved
101-62-69	Klondex Sales Corp. Route 25 A, Shoreham, New York Outdated invoice	\$ 58.40	Disapproved
107-62-69	SCM Corp. Syracuse, New York Outdated invoice	\$ 12.66	Disapproved
139-62-69	George T. Lammers, D.C. Box 432, Iowa Falls, Iowa	\$ 395.89	Disapproved

Lack of appropriation

214-62-69	Henry Ducommun, Jr. Cleghorn, Iowa Outdated warrant	\$ 6.18	Disapproved
249-62-69	Walter B. Katzman 3936 E. 27th St., Des Moines, Ia Homestead and Military Credit	\$ 122.45	Disapproved
250-62-69	Arlin John Schultz 802 W. 3rd St., Sumner, Iowa License refund	\$ 15.00	Disapproved
251-62-69	Arlin John Schultz 802 W.3rd St., Sumner, Iowa License refund	\$ 15,00	Disapproved
270-62-69	Jake Auen Lake View, Iowa Service claim	\$ 360,00	Disapproved
323-62-69	J and D foods, Inc. Scranton, Iowa Grocery account of welfare recipient, Marian Fetters	\$ 191.22	Disapproved
354-62-69	Smith Funeral Home 1103 Broad St., Grinnell, Iowa Outdated Voucher	\$ 58.10	Disapproved
358-62-69	Hamilton-Lilly Funeral Home Des Moines, Iowa Outdated voucher - funeral expense	\$ 152.33	Disapproved

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

The Senate reconvened, President Fulton presiding.

President Fulton announced that Senator Reppert had been appointed to replace Senator Reno as a Teller of the Joint Convention to canvass the vote for Governor and Lieutenant Governor.

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

### 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 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 Fulton 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 Fulton announced a quorum present and the Joint convention duly organized.

Reppert 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 is ready to receive him.

Motion prevailed and the President appointed as such committee Senators Reppert of Polk, Glenn of Wapello and Neu of Carroll, on the part of the Senate, and Representatives Fisher of Greene, Koch of Woodbury and Miller of Des Moines 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 address:

STATE-OF-THE-STATE-MESSAGE

of the

Sixty-Second General Assembly

# by HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA

Joint Session, January 10, 1967

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

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

This message, traditionally known as the "State of the State" message, affords me a welcome opportunity at this early hour of the session to welcome the new members of the General Assembly and to renew my friendship with those of you who have served before.

With three major messages scheduled within a period of a few days, I must warn you that you are in for a heavy diet of gubernatorial speech-making concentrated in a short space of time. It is something like the marathon of televised bowl games on New Year's Day -- only without the compensating glamor.

There is, of course, good reason for transmitting these three messages -- the State of the State, the Inaugural and the Budget Message -- to you as soon as possible after the session convenes. Our legislative process, by its nature, calls for clear and timely communication between the Executive Department and the General Assembly. Taken together, the three messages really comprise one comprehensive report on the activities of state government in the biennium drawing to a close, together with recom-

mendations for future action.

Communication in public affairs, especially between the three branches of government, is always important but seldom easy. It is like the difficulty we all have these days in communicating with the younger generation. I think of the father who said to his son who was departing for a party: "Have a good time, son," The boy answered: "Don't tell me what to do."

No one appreciates more fully than I do the magnitude and the volume of the tasks you have ahead of you in this Sixty-Second Session of the Iowa Legislature. I applaud your obvious determination to get at the mainline chores with the least possible delay, and I pledge to you my full, friendly and continuing cooperation throughout the session.

The scope of the state government is unbelievably vast and far-flung. I could not conceivably cover every phase of the state's activities in any three speeches of finite length, nor will it be possible to discuss the operation of any of the various departments in depth. The intent will be to give you a reasonably objective overview of the position of the state today, the distance we have traveled in the past two years and the problems that lie ahead.

At best, the three messages will of necessity be lengthy because of the sheer volume of the subjects to be touched upon. For reasons of mercy and good sense, I will be as brief as possible.

I am sure that every Governor who has delivered a State of the State message has asked himself these questions: "What are the precise ingredients that determine the 'state of the state' at any given time in history? How can we define it or measure it?"

Clearly the state of the state is more than the balance in the state treasury or the condition of the state's economy, although these factors are of obvious importance. We know that the quality of the services that the state provides in meeting many kinds of human needs is a relevant factor. These services that contribute to our health, security, equality of opportunity and general well-being have a lot to do with the state of our state. But beyond these factors, there is an intangible quotient that is an essential determinant of the true state of the state.

I refer to the spiritual temper of the people -- their morale, their idealism, their receptiveness to new ideas, their commitment to progress, their concern for their fellow man, their faith in the future, and their willingness to contribute to, as well as to benefit from, the blessings of a free society.

On the basis of these criteria, both qualitative as well as quantitative, I believe

the state of our state as of January 10, 1967, is one of robust good health and glowing promise for the future.

Iowans of all walks of life, of all creeds and political faith, have a right to be proud of the breakthroughs for better government and a better society that have been achieved in the past few years.

The credit for this phenomenal advancement belongs to no individual or group, but to the people of Iowa.

As a people, we have a right to count our blessings and to savor the good things we have in Iowa today.

Our appreciation of what we have should not, in any sense, blind us to the imperfections that still exist in our society and in our government or lead us into minimizing the great problems that remain before us. As a matter of fact, the very fact that we have made progress brings with it ever greater problems to be met and more exacting work to be done.

But I have faith that the zest of achievement we have tasted in recent years and the comparative well-being we are enjoying today will strengthen us to go on to greater goals for the benefit of generations of Iowans to come.

This is the substance of the message that I bring to you today.

#### IOWA'S ECONOMIC AWAKENING

Man does not live by bread alone, but he also doesn't live very long -- or at least very well -- without it. It is therefore fitting, as well as customary, to begin a report on the state of the state with some reference to the state's economy and the current fiscal position of the state government.

As we allknow, the nation as a whole has been experiencing a record run of economic growth that has been fueled to a large extent by the heavy expenditures for national defense and by the inflationary spiral. It is natural that economic conditions in Iowa would reflect this national trend.

However, even when considered in the context of the nation's expanding economy, the special dynamism of Iowa's economic development has been something for the record books. By comparison with the states around us, the national average, and especially by comparison with our own past, the vitality of our economic growth has been phenomenal.

In 1965, Iowa's rate of increase in personal income was 11.9 per cent as compared with the increase for the nation of 6.5 per cent. In the early months of 1966, Iowa led all of the states in the rate of gain in per capita income. For the entire year of 1966, our increase was 9.4 per cent, while the nation as whole was showing a 7.5 per cent increase.

It is now predicted that Iowa's per capita income for 1966 will exceed the national average, or at least equal it, for the first time in nearly two decades.

Iowa's rate of economic growth, as measured by state revenue figures in the Midwest, has run well ahead of the states around us.

Our renowned agriculture, our productive labor force, our constantly expanding manufacturing, our high literacy rate and our high standards of education -- all of these have contributed to the development gains of the past two years.

Agriculture has shown its muscle as Iowa's basic industry in this period, as it has throughout our history. The upturn in farm income was the most important single factor in the remarkable growth of our economy.

Total net farm income in 1965 was 46 per cent over that of 1964. Although the official estimates on 1966 net farm income have not yet been released, a further substantial increase is foreseen.

The Iowa farmer, the world's finest producer of food and fiber, carved new records for agricultural production in the two-year period. In 1966, he produced the greatest corn crop in history and his greatest soybean harvest. Once again, Iowa leads the nation in total corn production and in average yield per acre.

I might point out that one of the results of this outstanding production of agricultural products is that the average American housewife spends only 18 per cent of her husband's paycheck for food -- the lowest percentage of any country in the world!

Farm production steadily increased despite the decrease in the number of workers directly employed in agricultural operations. But the importance of farming to Iowa's industrial development may be seen by the fact that more than half of the total labor force were employed in enterprises related to agriculture. Food processing and other industries dependent upon agriculture account for a large part of Iowa's growing industrial strength.

One of the most promising phases of Iowa's agricultural development in the past two years was the growth in the export of farm and farm-related products. Iowa led the states in this area in total exports of farm commodities in 1965 with a total volume of \$430 million.

Industrial development, so essential to providing the requisite-balance in our economy, moved forward in Iowa in 1965 and 1966 at an unprecedented pace. A total of 600 industrial developments were registered in the two year period, including new industries, branch plants and expansions of existing industry, the last-named being the most important element of our industrial growth. We can count nearly 27,000 new job opportunities created by these developments, a total of investment of more than \$446 million and new payrolls exceeding \$162 million.

Iowa experienced in 1966 the fourth consecutive year in which all previous records were shattered for industrial developments, for new jobs created and for capital in-

vestments in plants and equipment.

Some idea of the growing pace of our industrial growth may be seen from a comparison of the 1965 and 1966 figures. In 1966, the number of developments was 312, as compared to 288 in 1965; the total of new jobs created was 15,466, compared to 11,534 in the previous year, and the total capital investment was \$237 million -- \$27 million more than in 1965.

Major credit for promoting this industrial growth should go to the Iowa Development Commission and to many groups and individuals, working at both state and local levels in cooperation with the commission. Among these are some 250 local development commissions, city councils, chambers of commerce, county boards of supervisors, and area development committees. Credit should also go to our universities, to farm and labor organizations, to existing industries in the state, and to the financial and business leaders who serve on the state Economic Advisory Council, Finally, credit should be given to the General Assembly for enacting wise and workable legislation to provide the development groups with needed tools for industrial development.

Because Iowa consistently produces more than its nearly three million residents can consume or use, export to other states and to other nations is vital to our manufacturing industry as well as to our agriculture. Under the sponsorship of the Iowa Development Commission, successful trade missions to Europe and to the Far East were undertaken by leading Iowa citizens in the fields of industry, commerce, agriculture and finance. More than 10 million dollars in sales of Iowa products resulted from these missions, and valuable contacts were established for future sales.

In this country, hundreds of business and financial leaders in New York, San Francisco, the Twin Cities and Chicago were made aware of Iowa's many assets by civic-minded Iowa businesmen who participated in the Development Commission's "Sell Iowa" trips to those centers of commerce.

The impact of the "Sell Iowa" trips and the foreign Trade Missions continues to be felt. But perhaps their greatest value was to dramatize the assets and potentials of Iowa to our own people. We had to discover the image of the New Iowa in our own hearts before we could project it to the rest of the world.

In the last biennium, a tourism division was established in the Development Commission to organize tourism promotional activities on a state-wide basis and to acquaint residents of other areas with the scenic, historic and recreational attractions of our state. Encouraging progress has been made in organizing regional associations to promote the travel industry in conjunction with the Iowa Development Commission and in making the state tourism-conscious. Tourism surveys made for the Commission in 1966 estimated that tourist traffic brought in more than \$380 million in income to the state's travel-related businesses.

Strong cases have been made through the Development Commission and the state universities to persuade the U. S. government to locate certain important installations

in Iowa.

The planning division of the Commission worked with some 250 Iowa cities and towns, counties and metropolitan areas in comprehensive planning programs. Research and feasibility studies were conducted under the Commission's program for agricultural products utilization on such subjects as the future of the meat packing industry in the state, the possibility of establishing a meat irradiation industry within our borders and the potential for soybean processing plants in various locations.

Manufacturing employment in Iowa reached an average of 200,000 per month for the first time in 1966. This was the fifth successive year to show an increase in non-farm

employment. The total work force in the state rose to an average of 1,150,000.

### FISCAL CONDITION OF THE STATE GOVERNMENT

The dramatic economic growth of the state during the past two years is reflected in the strong current fiscal condition of the state government. At the end of the present biennium, on June 30, 1967, it is estimated that there will be an unencumbered balance in the state treasury in excess of \$80 million.

While part of this surplus is accounted for by the collection of two years' individual income taxes in one year under the new state withholding system and certain other non-recurring revenues, the big factor was economic growth. The growth rates in sales and

income tax revenues proved to be far in excess of what had been expected.

State finances will, of course, be discussed in greater detail in my Budget Message next week. In the meantime, suffice it to say that we have continued our tradition of sound, pay-as-you-go, virtually debt-free state government operation during the past two years and the present financial position of the state is strong by any measure you can take. It is well that it should be. Those who consider our present surplus an embarrassment of riches have not yet had the opportunity to try to balance our substantial revenues against our compelling needs for the future.

As the state has progressed economically and otherwise, so have its vital public needs. Such is the price of progress and most of us would agree that it is worth it.

In terms of economic growth and industrial development, Iowa is on the move in dramatic fashion, with excellent prospects for the continuation of these healthy trends.

#### ADMINISTRATION

The administration of the elective state offices—the Treasurer, the Auditor, the Secretary of State, the Secretary of Agriculture and the Attorney General—was marked by significant organizational changes within the departments and by the effort to provide a wider range of services to the political subdivisions over which these offices have regulatory powers.

The Treasurer instituted an orderly program for the investment of public funds and engaged a professional investment consultant to head this new division. A substantial

increase in the interest earnings of the state has resulted.

The Treasurer also reorganized the fuel tax collection division for greater effi-

ciency, another move that resulted in increased state revenues.

The Auditor's office instituted changes in accounting procedures, engaged certified public accountants as division heads in the department, and pointed the way to local governments to make better use of their funds.

In the Department of Agriculture, a strong meat inspection program was instituted; a Dairy Trade Practices Act was put into operation; enforcement of accurate weight and

measures at both consumer and wholesale levels was accelerated; and registration of brands for livestock under the new state branding law was initiated, to name only a few of the activities of this department in the past two years.

Office procedures in the office of Secretary of State were streamlined and the filing system modernized.

The newly established Consumer Protection Division in the office of the Attorney General was an innovation in Iowa that was watched by other states as a standard to follow. More than 500 complaints have been processed by this new division during the past two years.

In addition to the established functions of the Governor's office in the past two years, three massive and historic studies were undertaken under the direction of this office, pursuant to acts of the General Assembly.

These were the State Government Reorganization Study, the State Tax Study, and the design study for the development of a long-range, comprehensive state plan. These matters will all be the subjects of further communication from me to the General Assembly.

A \$200,000 federal grant has been approved by the Department of Housing and Urban Development to get this comprehensive planning program under way.

An office of state planning has been created to implement the preliminary stages of this large undertaking and we have been fortunate in securing the services of a qualified director to head the operation.

The decisions that relate to the operation of State Government have become increasingly complex and will require informed, long-range planning for the future. The new planning agency will be able to provide all branches of the State Government with the kind of accurate, in-depth information on which such far-reaching decisions should be based.

One of the forward-looking acts of the last General Assembly was to provide for the entire Code of Iowa to be placed on magnetic tape for use in computer operations. This means that the Code can be searched for existing legislation in a matter of minuteseven seconds—so that legislation can be properly drafted without omissions or inconsistencies. This innovation will greatly assist the Legislature and will simplify the work of the Legislative Research Bureau and Code Editor.

A number of physical improvements have been made or commenced in the State Office Building complex to provide desperately needed space for more efficient government operation.

A new state office building is under construction at this time. Departments that formerly occupied office space on the second and third floors of the Capitol building have been moved to make this space available for the Legislature. Rear entrance rooms have been provided in both Legislative Chambers in areas formerly used as cloak rooms. Space behind the third floor on both sides has been used for the installation of elevators for members of both Houses.

Other long-needed improvements in the Capitol Building are completed for in process. The Governor's Office space has been expanded through remodeling; steam and water pipes have been replaced; the interior of the Capitol dome has been repainted and repaired, and Phase I of the Capitol air conditioning system has been submitted for bids.

The Personnel Office was strengthened, and a new pay and classification plan for state employees was instituted in July of 1965. The new plan, based on information from questionnaires submitted to state agencies, resulted in the reduction of many job titles and salary ranges. A salary increase for state employees, consisting of an adjustment to the next higher step, plus an additional step, was also instituted.

One of the significant developments in the past two years was the creation of the position of Coordinator of Federal Funds to work initially under the State Comptroller. Millions of dollars in grants-in-aid programs are received annually by various departments of the State Government. The function of the Coordinator is to see that the State is properly accepting and taking part in those programs which meet the State's needs, and to provide information and assistance to local government units regarding federal projects. The Coordinator of Federal Funds ultimately will be an integral part of the state planning process.

### COMMERCE COMMISSION

The newest division of the Iowa State Commerce Commission, the Public Utilities Division, has had a busy and constructive schedule in carrying out its responsibilities to regulate public utilities in the State.

Although no formal rate case has yet come to hearing before the Utilities Division, the influence of the Commission and the Legislation that created it have had an obvious and beneficial effect on utility operation in the State so far as the consumers are concerned.

In the past two years, more than \$8 million has been saved Iowa consumers through reductions in rates and additional refunds from privately owned gas, electric and telephone companies. Two years ago, this figure was \$5,982,423 and at the end of the most recent two-year period, it was \$8,154,390. This adds up to a total of \$14,136,813 since the Utilities Division was established in 1963.

#### STATE TAX COMMISSION

The lowa State Tax Commission was faced with some new problems in the two-year period just concluded as a result of the institution of the withholding system for the individual State Income Tax. Withholding schedules and other policies were worked out with the benefit of the counsel of an advisory committee composed of representatives from various industrial and professional groups and from the universities.

The Commission has utilized a central bank deposit system to insure that with-holding receipts received from the withholding agents are deposited the same day they are received. Iowa is the leader in this field. This has made it possible for the State to earn more interest on its deposits in the General Fund and has been beneficial to the remitter in having checks cancelled and returned promptly.

The withholding system has not only increased state revenue, but it has better equalized the tax burden by compelling former non-filers to pay their fair share of Iowa's taxes.

The Tax Commission is presently operating at a cost-of-collection ratio of approximately 1.5 per cent, which is one of the best ratios among the states.

Through combined efforts of the Tax Commission, local assessors and others, real estate valuation between the counties and cities, while not perfect, is better equalized than at any other time in the history of Iowa.

Constructive steps have been taken towards the more efficient equalization of industrial property assessments. The 1965 Legislature provided funds for the employment of a professional staff to deal with this problem. This staff has been hired and the program is well under way.

In-service training has been strongly emphasized in all major divisions of the Tax Commission. For training purposes, the Tax Commission has made use of various schools conducted by the University of Iowa, Iowa State University and night school classes conducted by the Des Moines Adult Education Department.

#### PUBLIC SAFETY

In the last two years, the Department of Public Safety has leveled an intensive attack against the rising personal injury, death and property damage on our streets and highways.

New laws enacted by the Sixty-first General Assembly which require driver education for most new drivers, establish the temporary drivers permit, prohibit drag racing, require installation of seat belts, and authorized reflectorized license plates for safety and identification purposes, have been put into effect. An increase of 100 highway patrolmen has provided 24-hour enforcement on Iowa's expansive interstate system and better service to the public in other important areas.

Iowa has been actively participating in the Vehicle Equipment Safety Compact and the Drivers License Compact. This provides for sharing of driver records by states and assures that a violator's record will count, regardless of where the violation occurred.

Enforcement, engineering, education, efficient administration of licensing laws, and continuing cooperation between state and local authorities remain the guideposts to traffic safety. Cooperation with the Highway Commission and the county engineers has assured the efficient collection and sharing of data processing information for accident investigation and evaluation. The Public Safety Department and the Iowa Medical Society have established a medical advisory board for reviewing physical and mental incompetencies of drivers. Community conferences and the Governor's Traffic Safety Coordinating Committee have continued as important tools in the safety program, and an effective Women's Traffic Conference has been formulated.

Preventive education has been a key in Public Safety's fight against crime, fire, and traffic problems. The Highway Patrol has formed a new arm of uniformed safety officers who are working with schools, private groups and organizations to augment our existing safety education program.

The Fire Marshal, with additional inspectors has contributed toward a more effective fire prevention program and has assured up-to-date school and nursing home inspection. In every public contact, the agents of the Bureau of Criminal Investigation has emphasized the prevention of crime, rather than exclusive emphasis on enforcement.

As constitutional court decisions have become more restrictive in regard to the taking of verbal testimony, the need for proper collection and preservation of physical evidence has become more obvious. The Bureau of Criminal Investigation has equipped a mobile crime laboratory which will allow quick and efficient processing of evidence at the scene of the crime.

Iowa has one of the most advanced and comprehensive programs of traffic safety among the states. Notwithstanding this fact, as the explosive increase in traffic on our highways continues, the traffic accident toll continues to mount with it. The crisis is the same in other states.

We are convinced that there is no single, magic formula for traffic safety. We must continue using all of the proven methods we have been using in enforcement, safety education and modern traffic engineering. And then we must seek new approaches to add and redouble our efforts on all fronts.

# **EDUCATION**

One of the outstanding characteristics of Iowans as a people is their determination to provide the finest in education at all levels for our children and youth. The last session of the General Assembly appropriated far more funds than ever before in history for public schools and our state institutions of higher learning. It is clear that substantially more will be needed in the years ahead to meet our growing needs.

When I delivered the State of the State message two years ago, there were about 1,100 elementary and secondary school districts in the state. Today there are about 500, and almost all of the school districts are attached to high schools. The high schools of the state, I would venture to say, are twice as good as they were ten years ago, and many are perhaps better than that. Our rural youth are beginning to get an even opportunity for quality education with their urban cousins, and we must continue to work to this end.

In addition to advancements made in our public school system in school organization, teaching standards and modern facilities, significant progress was made in various types of special education offered by the state.

The Vocational Rehabilitation Division of the Department of Public Instruction, for example, placed 77 per cent more handicapped people in jobs successfully this past year than in the preceding year.

We now have 15 multi-county districts organized for Area Vocational Schools and Area Community Colleges. Of the 15, ten are now approved to operate community colleges and five to operate vocational-technical schools. Fourteen merged areas have appointed their superintendents. It will be seen from this that we have entered a new era of post-high school education in Iowa.

One of the important needs of our time, as I see it, is to provide means for young people who want to attend college and are qualified for higher education but who lack the

means.

The last session of the Legislature took a commendable step towards meeting this need by providing \$500,000 for scholarships. A substantial increase will be requested of this session to keep this valuable program going. These state scholarships are administered through the Higher Education Facilities Commission, a highly qualified body made up of public and private school administrators.

During the past two years, 11,791 young people have received degrees from our three state institutions of higher learning. These included an impressive number of master's degrees and Ph.D's, as well as professional degrees in such fields as medicine, law, veterinary medicine and dentistry.

In this same two-year period, twelve major academic buildings have been started on the campuses of these three institutions under the Board of Regents. Many other major buildings are under construction, including dormitory facilities to accommodate more than 4,000 students.

In appraising our facilities, present and future, for higher education in Iowa, consideration should be given to the important role of our private colleges and universities in the overall picture.

The total of students in the three state institutions this year is about 40,000. The total number of students in all institutions of higher education is about 100,000. It may well reach as many as 150,000 by 1980.

This poses serious questions for the future if we are to sustain our objective of providing reasonably priced higher education for all of those students who are qualified for it.

There are many other activities along educational and cultural lines that have been initiated in Iowa in the past two years. Under Title I of the Higher Education Act, a series of educational programs to energize community action in various public categories has been commenced in the past year. Under these programs, the educational resources of our public and private universities are put to work to assist local governments and civic groups.

In an area of education which benefits all of our people, the government has established a State Arts Council. The Council is currently funded with federal money to make surveys of the arts and to prepare a state plan for the arts in Iowa. As I have stated before, the development that Iowa is experiencing these days is intellectual and cultural as well as economic.

### TRANSPORTATION

The past two years have been a period of unprecendented achievement for the Iowa State Highway Commission on all of its far-flung fronts. The most spectacular single accomplishment was the completion and opening to traffic of 100.4 miles of Interstate highway, bringing the total mileage in Iowa to 426 miles. It is now possible to cross Iowa from east to west on the Interstate and this is the longest continuous stretch of completed Interstate construction in the country. With approximately 60 per cent of its Interstate completed, Iowa is at the forefront among the states in percentage completed.

An analysis of the 1966 non-interstate construction program showed that 65 per cent of the construction expenditure is directly attributable to improved safety. This is as it should be considering the rising toll of traffic accidents on all of the nation's roadways. Safety construction work included elimination of curves, improved passing opportunity, widened bridges, better intersections including lighting and signing, wider shoulders and

so on.

During the past two years, 189 miles of 18-foot-wide pavement on Iowa's primary system was reconstructed or replaced. A total of 249 narrow bridges were replaced or widened, and it is proposed to replace or widen 415 more during the next five years. During 1965 and 1966, 19 rural primary intersections were relighted for safety and 130 will be taken care of during the next four years.

In addition, the Highway Commission is augmenting our Interstate system with urban freeway systems to aid the flow of traffic in our important centers of commerce and metropolitan areas. Studies are now under way on an expanded expressway system to upgrade at least 1,240 miles of existing primary road to four-lane expressway standards.

The Highway Commission has engaged a professional administrator as chief executive, and the Commission has recently effected a top-level realignment of personnel

to achieve greater efficiency of this most vital state agency.

As our highways are constantly being improved, so are the facilities for air travel within our state. The Iowa Aeronautics Commission developed a program resulting in 62 separate projects at 41 Iowa communities and representing an outlay of more than \$3 million. Iowa ranks twenty-third in population among the states, but it is fifteenth in number of civil aircraft, and fourteenth in the number of airports. The number of aircraft owned by Iowans has increased by 10 per cent since 1964. Last year we were fifth in the nation in the number of lighted airports, and sixth in the number of paved runways.

#### CONSERVATION

More than nine million people visited Iowa's state parks in 1965 as compared to five million in Nebraska, 3,300,00 in Minnesota and 4,400,400 in South Dakota. Last year, nearly 10 million visited Iowa's state parks.

These figures attest to the keen interest of Iowans in out door recreation and point up the need of the state to accelerate its program of providing parks, artificial

lakes and other outdoor recreation facilities.

Among all of the states, Iowa has the smallest percentage of its land devoted to state parks and recreational areas. There are now more than 30,000 acres of parks and 56 camping areas which have to accommodate about 50,000 more campers each year. We now have about 23,000 acres of forest areas.

In addition to sustaining an extensive program of construction, maintenance and improvement work in the past two years, the Conservation Commission reorganized its entire departmental operation, installed a Business Administrator, and expanded its planning division. A comprehensive state plan enabling Iowa to qualify for federal aid under the Land and Waters Act was completed.

# HUMAN RESOURCE DEVELOPMENT

#### Board of Control

The institutions under the State Board of Control, including mental hospitals, schools for the retarded, correctional institutions, training schools and juvenile homes have been strengthened with needed increases in funds for staff and programs during the past two years. The correctional institutions have added professional staff in areas of medicine, psychiatry, education, vocational training and personal adjustment counseling.

A forward-looking pre-release center was opened in December of 1965 utilizing the new dormitory on the Newton farm site. The Division of Corrections and the Parole Board have worked closely to assure the success of the center. To date 502 men have benefited from the six-week 're-entry' program designed to help them successfully return to home and community.

The Iowa Security Medical Facility is under construction at Oakdale. This modern mental health hospital will provide diagnosis, evaluation and treatment for those in our correctional institutions and others who require security and mental health treatment. Thus a shameful blot on Iowa's conscience -- the long period when human beings were imprisoned like animals in the ward for the criminally insane at Anamosa -- will be removed when this modern security hospital is completed.

The mental health center at the Training School for Boys at Eldora is being expanded to include a modern infirmary and evaluation area. This unit will provide essential evaluation for many of the emotionally ill boys who are committed to the school.

Juvenile parole and child welfare field staffs have been combined in an effort to decrease travel and conserve staff time, and the total number of workers has been increased to more nearly meet the mounting need for supervision of young people from the two training schools, Increased foster home placements have reduced the populations of the Iowa Annie Wittenmyer Home and Toledo Children's Home, and approximately 150 more children are out on home placement now than were on placement in 1964.

New programs for the blind or deaf retarded are providing new hope for these forgotten children while innovative vocational training is preparing retardates for economic independence.

Federal funds have been obtained to match the \$500,000 appropriated for the infirmary addition at the Marshalltown Soldiers' Home.

#### Alcoholism

Human Resource Development must sometimes concern itself with the treatment of diseases which prohibit the individual from realizing his full potential. One of the serious problems facing Iowa and many other states is combating alcoholism and its latent effects on our society.

One-fourth of the patients in our Mental Health Institutes are alcoholics. We have an estimated 50,000 alcoholics in Iowa and some 80,000 Iowa children have at least one alcoholic parent. Yet, these figures do not adequately reflect the toll that alcoholism takes in terms of accidents, crime, divorce, family disintegration, social deprivation, and other forms of human tragedy.

In a cooperative effort between the University of Iowa and the Board of Control to combat this growing social problem, we have established a 50-bed alcoholic treatment and research center at Oakdale.

Iowa is also the first state in the nation to undertake a coordinated statewide program directed at rehabilitation of the alcoholic regardless of his economic status. The Division of Vocational Rehabilitation, the State Board of Control, and the Office of

Economic Opportunity have cooperated in the launching of this \$500,000 program for a total assault on alcoholism.

The first visible results of this program will be seen within the next few weeks with the opening of Halfway Houses in Des Moines and Sioux City and Community Service Centers for Alcoholism in at least seven major Iowa communities.

### Public Health

A major contribution to the health needs of Iowans has been the unique program for reorientation and retraining of inactive registered nurses throughout the state. This program, carried out cooperatively between the State Health Department and the Health Occupations Education activity of the University of Iowa, has brought this training to the state's inactive nurses in their home communities. This makes it possible for approximately 300 nurses to re-enter the field of nursing practice. This program is going to be continued and expanded to meet our growing needs.

Another major job of the Health Department has been certification of hospitals for participation in the Medicare program -- all but 13 of the hospitals surveyed were certified on the first round.

The federal Hill-Burton program has brought about \$7 million to Iowa for hospital and construction projects, and mental retardation programs have brought in about \$4 million for new construction.

By way of reorganization to meet current and future needs, the Health Department has established an Office for Planning and Coordination. This provides for the necessary function of comprehensive health planning for the people of this state.

With technical assistance from the staff of the State Department of Health, the Water Pollution Control Commission created by the 1965 Legislature has developed water quality standards in compliance with the Federal Water Quality Act. Seven public hearings on the proposed standards have been held throughout the state and, when approved, these standards will provide an effective basis for the control of water pollution in Iowa.

#### Labor

Our human conservation and development programs include the activities of the Iowa State Employment Security Commission. During the past two years, this agency has replaced the dependency provision for determining the weekly benefit amount of unemployment insurance with a realistic formula based upon 50 per cent of the average weekly wage in covered employment. The average unemployment insurance payroll tax rate paid by the employer has been reduced from 8/10ths of one per cent to one-half of one per cent -- and I am pleased to say that this is the lowest rate in the United States.

There are a number of important changes in legislation passed by the last General Assembly which benefit the labor force of Iowa. Unemployment compensation for employees was raised 30 per cent without any tax increase to the employer. In workmens compensation, there has been an average increase in weekly benefits for both temporary and permanent disability. The range was increased from an average of \$37 to \$47 for permanent disabilities — and from a range of \$34 to \$50 per week to \$40 to \$56 per week for temporary disabilities. The Bureau of Labor, through the Employment Safety Commission created by the Sixty-first General Assembly, now has the authority to adopt reasonable rules and regulations that require an employer to maintain adequate protection for the lives, health, and safety of all persons employed in this state.

#### Senior Citizens

For the benefit of our aging citizens, a Commission on the Aging was created in 1965 when I signed a bill authorizing a commission of thirteen members. Fifty-thousand dollars was appropriated for the first biennium. Four different committees have since been appointed to deal with the different problems of the aging. And a proposal has been made through federal channels to establish at an Iowa university a center for retirement planning.

# Manpower

One of the key agencies in the development of human resources in Iowa has been the Iowa State Manpower Development Council. This agency is financed by federal funds, under the Manpower Development and Training Act, and is unique in the United States. The Manpower Development Council is organized to further skill development of all Iowans, and has been funded beyond the experimental termination date because of its success. The State of Iowa is looked to by a great many other states in this area of skill development, and coordination of skill development agencies already in existence.

One of the most successful projects of the Manpower Development Council has been its On-The-Job-Training project, the first state-wide on-the-job-training program in the United States. Very simply, this program reimburses employers for training people on the job. The majority of those trained under this program came from welfare rolls, and this means that these Iowans have once again become taxpayers, and they are supporting families in the majority of instances. This is an area in which the federal government and the state join hands to help people help themselves. Almost 500 Iowans found jobs under this program, and the cost to the federal government was the lowest in this federal region. This program is a stop-gap measure designed to help people who lack marketable job skills until our area vocational schools become functional.

Beyond this program, the Manpower Development Council, in concert with the Employment Service, has established 16 area coordinating teams around the state to make sure that maximum use is being made of all our resources -- state and federal, public and private -- and that job training is geared to the needs of individuals rather than simply to the needs of industry in the area.

# Economic Opportunity

In another special area of human resource development, the State Office of Economic Opportunity has contributed to an often forgotten element of our society. Without using the fancy words of the sociologists, I will just refer to these people as being poor -- by and large through no fault of their own.

Operation Headstart which provides pre-school exposure to youngsters who may not have had the same advantages as yours and mine, has served about 4,000 youngsters in Iowa. Next year the figure will jump to 7,000. This is the first, and perhaps, most important step, in starting to develop equal opportunities for all of our children.

Another valuable program under the Office of Economic Opportunity has been Project Upward Bound. Upward Bound affords college experiences to those who are high school drop-outs, or those who may be potential high-school drop outs. Last year Iowa received nearly \$600,000 for this program for five different institutions of higher learning. This year it is anticipated that we will be able to serve even more disadvantaged youngsters through this project.

## Human Rights

The year 1965 saw the creation of the first Iowa Human Rights Commission, established by an act of the Sixty-first General Assembly. More than 220 matters came before the Commission in the past two years involving alleged discrimination in employment, public accommodation and other areas.

Many of the cases were referred to other agencies with more specific jurisdiction; others were conciliated; some were dropped by the persons bringing the charges. But the Commission is a going concern and is a strong influence against illegal discriminatory practices in our state.

### Public Assistance

The growth in case loads in the Public Assistance programs administered by the Department of Social Welfare reminds us that the current prosperity of the state does not extend to all of our citizens.

In the past two years, the food stamp program for welfare recipients was inaugurated and accepted in  $43\ \mathrm{counties}$ .

A community work and training program to increase the employability of welfare recipients is successfully under way in more than 40 counties.

An Advisory Committee on Title XIX of the Social Security Act, dealing with medical aid to welfare recipients, was appointed by the Board of Social Welfare. This Committee, composed of professional and civic leaders, will recommend legislation in this area to the General Assembly.

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A couple of dairy cows were grazing in a field near a roadside when a milk delivery truck passed by.

On the side of the truck in big red letters was the legend: "Sweetbriar Milk --Pasteurized, homogenized, standardized and vitamins added."

One of the cows shook her head sadly and said to her companion:

"Makes you feel sort of inadequate, doesn't it?"

I feel a bit inadequate myself, at the moment.

I have recited to you a great many facts about your state and your state government's activities in the past two years. But I realize how difficult it is to put these diverse pieces together to make the big picture.

There are also many things I have left out that have left their imprint on us in the past two years.

There was the tornado that leveled Belmond, the brave response of the townspeople, and the generosity of Iowans who wanted to help; there was the concern of parents for sons fighting in Vietnam; there were the Amish and their school problem; there was the excitement of a \$60 million industry coming to Clinton; there was the destruction of thousands of our shade trees by the elm blight; there was a second billion dollar corn crop; and there was the tragedy of the lonely teen-age girl who hanged herself in a jail cell.

The state of our minds . . . and the charity or bitterness in our hearts have a great deal to do with the true state of the state.

In my State of the State message two years ago, I expressed my belief that we Iowans had begun to free ourselves from the prejudices of neighbor against neighbor that cramped our spirit and retarded our progress in the past.

I still believe and devoutly hope that this is true for it is the most important single component we need for a serene and healthy state of the state.

There are disturbing signs of the backlash in the world today.

The backlash is nothing new under the sun; nor is it confined to racial prejudice alone.

The backlash is simply a convenient vehicle of rationalization that ermits our conscience to tolerate a prejudice we always knew was wrong and unworthy.

But we sieze upon some isolated incident to justify the prejudice we secretly carried in our hearts all the time.

The backlash can be anti-welfare, anti-progress, anti-business, anti-labor, anti-education or anti-racial or religious minority.

The extremist backlash is emerging in many places, but it has no defensible reason to exist in Iowa.

One thing is certain.

Iowa, in this January of 1967, is a peaceful and prosperous garden spot on a troubled globe.

We have much to be thankful for -- and the causes that should unite us are infinitely greater than the misunderstandings that sometimes divide us.

Our future is in unity and understanding of neighbor towards neighbor. And given these, our future is unlimited.

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

# CANVASS OF VOTES

President Fulton 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 8, 1966, and announced as teller, on the part of the Senate, Senator Reppert of Polk and assistant tellers Senators Hill of Jasper and Benda of Poweshiek, and as teller on the part of the House, Representative Den Herder of Sioux and as assistant tellers Representatives Redfern of Lee and King of Monroe.

President Fulton further announced that, in accordance with statute, tellers Senator Reppert of Polk and Representative Den Herder of Sioux would constitute the judges of said canvass.

Speaker Baringer 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 8, 1967.

On motion by Millen of Van Buren, the joint convention recessed until 12:45 p.m., Thursday, January 12, 1967.

The Senate returned to the Senate Chamber and resumed regular session, President Fulton presiding.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, January 11. 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, January 11, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert L. Keck, pastor of St. John's Methodist Church, Des Moines, Iowa.

### PETITIONS

The following petitions were presented and placed on file:

By Senator Erskine from thirty-one residents of Woodbury County in opposition to daylight savings time.

By Senator Lucken from sixty-two residents of Plymouth County in opposition to daylight savings time.

By Senator Van Eaton from thirty-two residents of Woodbury County in opposition to daylight savings time.

# INTRODUCTION OF BILLS

Senate File 12, by Senators Messerly, Stanley, Balloun, Reichardt, Flatt, Benda, Potgeter, Frey, Riley, Kosek, Jepsen, Reppert, Kyhl, Hougen, Rigler and Van Eaton, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business.

Read first and second times and passed on file.

Senate File 13, by Senator Flatt, a bill for an act to increase the homestead tax credit.

Read first and second times and passed on file.

Senate File 14, by Senator Flatt, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District, in the County of Madison, 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.

Senate File 15, by Senators Rigler, Kyhl and Lodwick, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor.

Read first and second times and passed on file.

Senate Joint Resolution 1, by Senators Stanley, Kibbie, Rigler, Ely, Lodwick, Dodds, Benda, Denman, Riley, Klefstad, Lucken, O'Malley, Messerly, Reno, Flatt, Murray, Lange, Condon, Mills, Burns, DeKoster, Cassidy, Potgeter, Frommelt, Clarke, Hagedorn, Lamborn, Kosek, Neu, Walsh, Shaff, Jepsen, DeHart, Balloun, Van Eaton and Hougen. 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.

Senate Joint Resolution 2, by Senators Riley, Kibbie, Stanley, Ely, Rigler, Dodds, Benda, Denman, Lucken, Klefstad, Mills, O'Malley, DeKoster, Reno, Lange, Murray, Potgeter, Condon, Clarke, Burns, Lamborn, Cassidy, Kosek, Frommelt, Walsh, Hagedorn, Jepsen, DeHart, Van Eaton and Erskine. 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.

Senate Joint Resolution 3, by Senators Denman, Stanley, Kibbie, Rigler, Ely, Benda, Dodds, Riley, Klefstad, Van Eaton, O'Malley, Mills, Reno, DeKoster, Murray, Erskine, Condon, Clarke, Burns, Lamborn, Cassidy, Kosek, Frommelt, Neu, Hagedorn, Walsh, Shaff, Jepsen, DeHart and Hougen. 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 4, by Senators Frommelt, Stanley, Kibbie, Benda, Ely, Riley, Dodds, Mills, Klefstad, Clarke, O'Malley, Lamborn, Reno, Kosek, Murray, Walsh, Condon, Jepsen, Burns, DeHart, Cassidy, Balloun, Hagedorn and Denman, A Joint Resolution proposing an amendment to the Constitution of the State of Iowarelating to the sessions of the General Assembly.

Read first and second times and passed on file.

Senate Joint Resolution 5, by Senators Van Gilst, Hagedorn, Heaberlin, Coleman, Murray, Elvers, Nurse, Ely, McGill and Condon. A Joint Resolution proposing ar amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Read first and second times and passed on file.

Senate Joint Resolution 6, by Senators Rigler and Mills. A Joint Resolution to provide a commission to make a study of subdistricting the legislative district and to make recommendations to the General Assembly.

Read first and second times and passed on file.

Senate Joint Resolution 7, by Senators Stanley, Rigler, Benda, Messerly, Lucken Flatt, Mills, Lange, DeKoster, Balloun, Stephens, Lodwick, Kyhl, Briles, Lisle, Potgeter Lamborn, Shaff, Jepsen, DeHart, Van Eaton, Erskine, Hougen, Neu, Frey, and Clarke A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition and apportionment of the General Assembly, the basis or representation of the members thereof, and the establishment of congressional districts

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

Senate Concurrent Resolution 1, providing for a joint committee of six members from Senate and six members from House to arrange for inauguration of Governor and Lieutenant Governor.

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

Senate Concurrent Resolution 2, providing that the superintendent of printing furnish copies of the 1966 Code of Iowa, laws of the regular session of the 61st General Assembly, Iowa Departmental Rules and all supplements.

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

Senate Concurrent Resolution 3, providing that the superintendent of printing be instructed to mail each county auditor one copy of daily Senate and House Journals and bills of the 62nd General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

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

# SENATE CONCURRENT RESOLUTION 4

# By Frommelt

Be It Resolved by the Senate, The House Concurring: That when adjournment is had on Thursday afternoon, January 12, 1967, it be to reconvene at 11:00 a.m., Monday, January 16, 1967.

The motion prevailed and the resolution was adopted.

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

#### AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

# ANNOUNCEMENTS

Senator Klefstad announced the following additions to the list of employees: Anthony Murphy Critelli, Chief Law Clerk Sherry Goodwin, Enrolling Clerk

Also announced was the change of title of David Affeldt to Assistant Law Clerk.

### BILLS ASSIGNED TO COMMITTEE

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

SF	1	Governmental Affairs
SF	2	Governmental Affairs
SF	3	Governmental Affairs
SF	4	Governmental Affairs
SF	5	Governmental Affairs
SF	6	Governmental Affairs
SF	7	Governmental Affairs
SF	8	Governmental Affairs
SF	9	Governmental Affairs
SF	10	Governmental Affairs
SF	11	Governmental Affairs

Senator Frommelt moved that the Secretary be instructed to investigate the possibility of the installation of a humidifier for the Senate Chamber, which motion prevailed.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, January 12, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber Des Moines, Iowa, Thursday, January 12, 1967

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by Reverend Chester Yeates, pastor of the Westminster United Presbyterian Church, Des Moines, Iowa.

### LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Frey for the day on request of Senator Hagedorn.

### PETITION

The following petition was presented and placed on file:

By Senator Van Gilst from two hundred fifty residents of Mahaska County, members of the Citizens Committee for Standard Time, in opposition to daylight savings time.

### INTRODUCTION OF BILLS

Senate File 16, by Senators Stanley, Rigler, Messerly, Benda, Mills, Kyhl, Lange, Riley, Lamborn, Kosek, Walsh, Flatt, DeHart, Hougen, DeKoster, Balloun and Van Eaton, 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 Joint Resolution 8, by Senators Kibbie, Denman, Frommelt, Riley, Nurse, Heaberlin, Cassidy, Murray, Walsh and Main. 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 passed on file.

Senator Heaberlin submitted the following report:

#### REPORT OF THE 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:

Lieutenant Governor Robert D. Fulton	Miles	Amount \$22,00
Balloun, Charles F	78 80	15.60 16.00
Briles, James E	100	20.00 24.00
Burns, Robert J	115	23.00

		-
Cassidy, Joseph W	165	33.00
Clarke, Hugh H	100	20.00
	118	23.60
Coleman, C. Joseph		
Condon, Gene F	20	24.00
DeHart, Pearle		6.00
Bollopiol, Educab of T.	225	45.00
Denman, William F		No claim
	152	30.40
Elvers, Adolph W	200	40.00
Ely, John M. Jr	120	24.00
Erskine, Alden J	200	40.00
Flatt, Joseph B	43	8.60
Flov Delbert	120	24.00
Frey, T. J	120	24.00
Frommelt, Andrew G	200	40.00
Gaudineer, Lee H. Jr.	N	lo claim
Glenn, Gene W	100	20.00
Hagedorn, Merle W	185	37.00
Heaberlin, Stanley M	27	5.40
Heying, H. L.	190	38.00
Hill, Eugene M.	33	6.60
Hougen, Chester O	120	24.00
Jepsen, Roger W	185	37.00
Kibbie, John P.	172	34.40
Klefstad, Gilbert E	150	30.00
Kosek, Ernest	120	24.00
Kruck, Warren J.	54	10.80
	105	21.00
Kyhl, Vernon H	194	38.80
Lange, Elmer F	130	26.00
	130	26.00
Lisle, Vern	170	34.00
Lodwick, Seeley G	210	42.00
Lucken, J. Henry Main, Franklin S	95	19.00
Main, Franklin S	70	14.00
McGill, Donald S	119	23.80
Messerly, Francis L	50	10.00
Mills, Max Milo	170	34.00
Murray, Donald W	100	20.00
Neu, Arthur A		46.00
Nurse, H. Kenneth	250 N	lo Claim
O'Malley, George E		32.00
Patton, John W	100	16.00
Potgeter, James A	00	No Claim
Reichardt, William J	147	29.40
Reno, Max E		No Claim
Reppert, Howard C. Jr	155	31.00
Rigler, Robert R	120	24.00
Riley, Tom	125	25.00
Schahen James F	190	38.00
Shaff Pogen I	40	8.00
Shirley, Alan	156	31.20
Stanley, David	140	28.00
Stephens Richard L.	210	42.00
Van Faton Charles S	70	14.00
Van Gilet Rage	200	40.00
Walsh, John M	200	10,00

STANLEY M. HEABERLIN, Chairman JAMES F. SCHABEN CHARLES S. VAN EATON

### REQUEST GRANTED

Senator Flatt rose on a point of personal privilege and announced the serious illness of former Lieutenant Governor and Senator, the Honorable Leo Elthon, and requested that the Senate send flowers to Senator Elthon who is hospitalized at Rochester, Minnesota.

The request was granted.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 4 relating to adjournment on Thursday afternoon, January 12, 1967.

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

House File 1, a bill for an act relating to the printing of bills.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGE CONSIDERED

House File I, a bill for an act relating to the printing of bills.

Read first and second times and passed on file.

#### ANNOUNCEMENTS

Senator Denman asked and received unanimous consent to have the following information printed in the Senate Journal:

### GOVERNMENTAL AFFAIRS SUBCOMMITTEES

# SIXTY-SECOND GENERAL ASSEMBLY

### GOVERNMENTAL REORGANIZATION

Gaudineer, Chairman Clarke Heaberlin Kyhl Lodwick Reno Shirley

### REAPPORTIONMENT

Denman, Chairman Benda Elv Kibbie

Riley

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.

#### 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

The joint convention reconvened, President Pro Tempore O'Malley presiding.

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

The President pro tempore 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 8, 1966, beg leave to make the following report of the total vote cast for Governor:

Harold E. Hughes 494,	$^{259}$
William G. Murray 394,	518
David B. Quiner	
Charles Sloca	714
Scattering	

And the total vote cast for Lieutenant Governor at the election, held November 8, 1966:

Robert D. Fulton 424,968
Max Milo Mills
Grover C. Walls
Amy Greenwood

All of which is most respectfully submitted.

Howard C. Reppert, Jr., Elmer H. Den Herder, Judges.

Howard C. Reppert, Jr., Elmer H. Den Herder, Eugene M. Hill, Kenneth Benda, Judges.

William R. Kendrick, Secretary of the Joint Convention.

Carroll Redfern, J. E. King, Tellers.

Reppert of Polk moved the report be adopted.

Motion prevailed and the report was adopted.

President Pro Tempore O'Malley 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-second General Assembly of the State of Iowa, of all the votes cast at the general election held November 8, 1966, 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 twelfth day of January, A.D., 1967.

MAURICE E. BARINGER,
Speaker of the House
HOWARD C. REPPERT,
Teller of the Senate
ELMER H. DEN HERDER,
Teller of the House
WILLIAM R. KENDRICK,
Clerk of the House and
Clerk of the Joint Convention
GEORGE 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-second General Assembly of the State of Iowa, of all the votes cast at the general election held November 8, 1966, 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 twelfth day of January, A.D., 1967.

MAURICE E. BARINGER
Speaker of the House
HOWARD C. REPPERT,
Teller of the Senate
ELMER H. DEN HERDER,
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 Pro Tempore O'Malley then directed that the abstract of votes and certificates of election be filed with the Secretary of State.

Senator Coleman of Webster 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 Pro Tempore O'Malley named as such committee Senators Coleman of Webster, Briles of Adams, Heying of Fayette, Lisle of Page, Lucken of Plymouth and Reichardt of Polk and Representatives Gannon of Jasper, Cochran of Wright, Conklin of Black Hawk, Mensing of Cedar, Miller of Jones, and Ossian of Montgomery.

Senator Coleman of Webster 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.

WILLIAM J. GANNON

C. JOSEPH COLEMAN

DALE M. COCHRAN

JAMES E. BRILES

W. CHARLENE CONKLIN

H. L. HEYING

A. L. MENSING

VERN LISLE

ROY A. MILLER

J. HENRY LUCKEN

CONRAD OSSIAN

WILLIAM J. REICHARDT

On the Part of the House

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 invocation was delivered by Rabbi Irving A. Weingart, Tifereth Israel Synagogue, Des Moines, Iowa. The oath of office was administered to Governor-elect Harold E. Hughes by Theodore G. Garfield, Chief Justice of the Supreme Court of Iowa.

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

President Pro Tempore O'Malley 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-SECOND GENERAL ASSEMBLY

by

### HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA

Joint Session, January 12, 1967

Mr. President, Mr. Speaker, Mr. Chief Justice, Honorable Senators and Representatives of the Sixty-second General Assembly, State Officials, Distinguished Guests, Ladies and Gentlemen:

It was four years ago, less five days, that I first came to this rostrum to address a joint session of the General Assembly. I felt a little like the Lone Ranger at the time. The people of Iowa had done me the honor of electing me their Governor the previous November, but for reasons best known to themselves, they had not bestowed similar favors on any of the Democratic candidates for other state offices or on very many Democratic candidates for the General Assembly. As a consequence, there were in January of 1963 cammanding Republican majorities in both houses of the Legislature and a four-to-one Republican majority on the State Executive Council.

Frank Miller, the great cartoonist of the Des Moines Register, immortalized the humor of the situation with a cartoon showing a long banquet table at which the diners were all scowling, disgruntled elephants except for one solitary, jubilant donkey in the middle.

Some of the political commentators at the time made dire predictions about the disharmony and stalemate that was sure to come from having a Democratic governor and a Republican-controlled Assembly. The record book will show that the Sixtieth Gen-

eral Assembly was not a stalemate at all, but went on to enact a number of important and forwardlooking items of legislation which were not vetoed by the donkey in the cartoon. I deeply appreciated the cooperation I received from the members of both parties in that session and in the Special Session on Reapportionment that followed a year later.

When I delivered my inaugural in 1965, however, the political complexion of the state government had undergone a drastic change. The Executive Council was Democratic and both houses of the Assembly were under Democratic control, a happy inadvertence that seems to occur only about once every thirty years in Iowa.

That year, some of the pundits predicted that the session would be ineffectual because the Legislature would simply be a rubber stamp. I can assure you it did not turn out to be a rubber stamp -- and I have the bruises to show for it. But once again, the members of both parties cooperated on the big issues and an impressive number of public interest measures were enacted into law.

This time we have a yet different situation, with the House Republican by a wide margin and the Senate Democratic by a Whisker. Once again, I have every confidence that we can work together constructively in the interests of the people of Iowa.

We have the advantage of seasoned and talented legislative leadership in both parties. You have chosen well and I commend you for it.

As in previous sessions, I will be available to confer with any member of the Assembly at all times, save when I am hemmed in by administrative duties that must be fulfilled.

I will respect, as in the past, the prerogatives of the Legislature and the heavy responsibilities and workload that you bear. The Chief Executive has certain important constitutional responsibilities in the legislative process, but the big job is yours. To the greatest extent possible, it is my intention to work with you, not against you or around you.

I am pleased to see that we have some ladies in the Assembly again. Not only do you grace the Legislature with your presence, Ladies, but you impart to the lawmaking a special kind of wisdom that it needs. We have had some very able women in the Iowa Legislature in recent years and they have commanded the respect of the male members because they earned that respect.

Occasionally you may find some grudging holdout against woman's rights, but sooner or later these men get their comeuppance.

Like the grouchy husband who complained bitterly to his wife that the country was going to the dogs because of women getting into public affairs...

"If you're really worried about it, dear," his wife said sweetly, "why don't you pray to God. Maybe she will help you."

Above all, throughout this session, I will do my utmost to communicate with you clearly on the issues. This is my duty and this is my nature. The stakes are too high to to let the lines of communication between the Executive and Legislature lapse.

I daresay that there has never been an Iowa Legislature in our history that has been faced with such a unique combination of heavy responsibility and golden opportunity.

We have the opportunity to make certain basic reforms in our state government that will lift the state ahead by a quarter of a century and assure our continuing progress.

As you all know, the economic health of the state is phenomenally good. There is a balance in the state treasury that makes many things possible. There is a growing public awareness of the need for making the basic reforms, rather than temporizing.

The stage is set. The timing is right. The circumstances are opportune for getting the job done.

If we succeed, we will benefit generations to come. If we falter, we will have defaulted on the greatest opportunity for constructive legislation that any session has had in modern Iowa history.

The big issues before us, such as government reorganization, tax revision, apportionment and capital improvements for our universities and state institutions, are not partisan matters. Their need has been recognized by leaders of both parties for decades.

If we fail, therefore, it will not be the Republican party or the Democratic party

that will suffer -- but our two-party system itself.

The two-party system cannot survive on the shallow concept of "our side against your side," regardless of the issues. It can only survive if, in dealing with the big public-interest issues, the people of both parties are willing to set aside their partisanship for the common good.

Recently, thoughtful commentators have raised the question of whether or not political parties as they have existed through the years are relevant to present-day con-

ditions.

In the session ahead, I believe we have a proving ground on which we can demon-

strate to the people of Iowa the validity of two-party government.

Each of us was elected by people of Iowa, whether it was by the entire state or one particular district. Each of us feels that he has a mandate with which to keep faith. I sincerely hope there will be a broad base of agreement in our interpretation of what the people expect of us.

I will tell you what the legislative leaders of my party and I believe is expected

of us by the people who returned us to office.

We believe they want us to go cleanly and clearly down the line for the longneeded improvements and reforms in Iowa government that we have stood for in the past four years.

We believe they want us to be ready for constructive compromise at any or all times.

But to surrender the great goals that are now within reach?

To turn back from the paths of progress that we have, at long last, found?

No. This is not what we construe the will of the people to be.

If we have interpreted our mandate incorrectly, I will be disappointed, but we will have to go with what we believe is right for the state, anyway.

The point I am making, of course, is that the greatest number of votes does not invariably determine what is right or wrong.

In the majority of instances and in the long run, you can count on the judgment of the people.

But sometimes issues get to the point when a decision must be made before Paul Revere has had time to make his appointed rounds.

It is then that men must put their necks on the block, regardless, and do what they believe is right, regardless of the consequences.

Personally, I would rather see our party a minority of six people with program and principle than a majority of 600,000 without dedication or direction.

If I offend anyone with my bluntness, I am sorry. I do not mean to do this. I feel nothing but good will toward any of you and I respect the integrity of your purpose whether we agree or differ on any issue.

But as I said earlier, I feel a deep and compulsive duty to communicate—and I intend to carry it out.

It may surprise you to hear me say this, but I couldn't care less about my own political future beyond this present term of office...and I couldn't care more about what we have the opportunity to do here for the future of Iowa.

The Inaugural Message, as I see it, is a much more personal and subjective kind of communication than the State of the State message you heard earlier this week. The State of the State is primarily a factual report on the status of the state and the state government and an accounting of developments that have taken place in the past two years.

The Inaugural Message, while it is primarily devoted to the Governor's legislative recommendations to the Assembly, affords opportunity for comment on administrative policy, philosophy of government and aspirations of the future of the state.

It will be readily seen that the preparation of the budget, which I will transmit to you next week, posed some unique problems this year. Two of the major issues before this session are government reorganization and tax revision. It is my hope that you will meet both of these challenges head-on. Of course, any decisive action taken by the Legislature in these areas may require some adjustments in the details of the budget. But I assure you that this does not present any insurmountable problems and that it will be promptly taken care of when the need arises.

In the meantime, I am submitting in my budgetary and legislative recommendations two initial steps towards tax reform as you will hear later in this message today. These two steps are within practical reach of our existing revenue capabilities.

# ECONOMIC DEVELOPMENT

The dramatic economic development that Iowa has experienced in recent years has not been a matter of happenstance.

The operation of the Iowa Development Commission has been greatly improved and expanded. Local development commissions, city and county governments, chambers of commerce and other groups have energetically and imaginatively sought new industry. The Legislature has wisely provided state and local governments with effective tools to aid in development.

The thirteen recommendations I made in the area of economic development in my 1963 and 1965 inaugural messages have been implemented either fully or in part. Among these proposals were legislation to permit communities to issue revenue bonds to finance industrial sites and buildings, a statewide system of area vocational-technical training, the development of a tourist and travel promotion program in the Development Commission and the enactment of the Uniform Commercial Code.

In the biennium ahead, I believe that the operation of the Development Commission should be further strengthened with special emphasis on the Tourism Division; the effort to obtain a fair share of federal government contracts and research contracts should be stepped up; and the highly successful "Sell Iowa" trips and foreign Trade Missions should be continued. The industrial revenue bond law that has worked out so well for many Iowa cities should be amended to permit expansions of plants on existing bond issues and to remove the present limitations on the number of issues that may be outstanding in a community at any one time. The present statute permits only two issues in a community of 5,000 population and one more for each 10,000 additional or major fraction thereof.

As we all know, one of the urgent problems of our cities these days is what to do about the deterioration of their downtown business districts. I believe the Legislature should give this problem some study and consider the possibility of permitting municipalities to issue revenue bonds to rehabilitate downtown areas.

# GOVERNMENT REORGANIZATION

The organizational genius of modern American business is one of the marvels of our age. Unfortunately, far too little of it has rubbed off on government.

The cumbersome, archaic, overlapping structure of our state government would not be tolerated by a private corporation for an instant. The first move by the board of directors would be to reorganize the obsolescent structure in order

to establish executive responsibility down the line and to eliminate duplications of effort.

There is an urgent, long-standing need to overhaul the obsolescent machinery of our state government and to streamline, modernize and consolidate the more than 120 separate agencies, boards and commissions into an efficient, logically arranged structure.

The Public Administration Service report submitted to you earlier this week provides a sound, basic framework for reorganization. As I stated before, the plan can be changed to some degree without losing its effectiveness. It was expected that the Legislature would make some changes.

However, I would urge you, with whatever powers of persuasion I have, not to reject the entire proposition for reorganization because of disagreement with some of its details.

I know that you will be under tremendous pressure from well-meaning people connected with the state government who oppose the reorganization either out of misunderstanding or because they feel that it would diminish their own role or that of their agency.

However, if we don't come to grips with this longstanding need now, it may be another twenty years before there is an opportune time again.

I ask you, therefore, to meet this vital need head on and open mindedly.

If you will do this, I am sure that we can agree on a reorganization plan that will meet the needs of the late twentieth century and will immensely improve the efficiency and economy of the state government operation.

# CONSTITUTIONAL AMENDMENTS FOR REORGANIZATION

As you know, a number of other proposed constitutional amendments were passed by the 1965 Legislature providing for organizational changes in both the executive and legislative branches of the state government. These included: annual sessions of the Legislature; authorizing the Governor to exercise item veto of appropriations bills; increasing the term of the office of the Governor and Lieutenant Governor from two years to four years and requiring that they be of the same political party by specifying that voters cast a single ballot for both; making the Secretary of State, the Treasurer, and Attorney General appointive officers, appointed by the Governor with the consent of two-thirds of the Senate; and making the Auditor an appointive officer, appointed by the General Assembly and serving at its pleasure.

These proposed constitutional changes are incorporated in the government reorganization plan you received on Monday. In the interests of good government in the years ahead, I urge you to approve these amendments.

# REAPPORTIONMENT AND SUBDISTRICTING

In my 1965 inaugural message, I said: "As I have stated before, I favor subdistricting in legislative districts in which there are a number of representatives elected to one house." I followed up this statement by giving strong support to subdistricting during the sixty-first legislative session. Now subdistricting is the law of the state as a result of the Iowa Supreme Court ruling and some action to implement it will be required by this session.

The 1965 Legislature passed a proposal for a constitutional amendment to provide permanent reapportionment guidelines that I consider excellent constitutional law. I strongly urge you to approve this proposal for the second time and commit it to the vote of the people.

It is true that this proposal makes subdistricting permissive rather than mandatory. However, this is now an academic point since the Supreme Court has ruled subdistricting to be the law.

The proposed amendment would reduce the Senate from 61 to 50 members and the House from 124 to 100. Leaders of both parties, as well as outside authorities on government, have agreed that a reduction in the size of the Legislature is needed for more efficient operation.

I understand there is some hesitancy developing about endorsing the proposed amendment now because it could result in reduction of the size of the Legislature by 1968. I can only say that if the job needs to be done, it should be done now, and not two or more years from now.

I also understand there will be an effort made again in this session to marshal support for the Dirksen Amendment which calls for a departure in the U.S. Constitution from the one-man, one-vote principle. I cannot see the consistency of espousing the cause of one man, one vote in local subdistricting and at the same time seeking to corrupt it at the federal level. I will strongly oppose any endorsement of the Dirksen Amendment.

# MUNICIPAL HOME RULE

The number one legislative goal of cities and towns for many years has been the quest for home rule in local affairs. Contrary to the misconception of some, home rule does not mean complete independence of the cities from the control of the Legislature. It is simply a sensible delegation of powers to local communities to act in purely local matters that are not in violation of state laws of general application.

For many years, municipal governments have been able to take only those actions that are specifically authorized in state law. If there is no authorization in the law, the city is stymied.

As a consequence, each session of the Legislature is required to deal with scores of matters of local government housekeeping that could better be handled by city and town councils.

The last session of the Legislature passed a proposed constitutional amendment for home rule with only two dissenting votes.

I strongly urge your support of this amendment in its second submission to the Legislature.

# TAX REVISION

As a preliminary step to more extensive tax revision, I recommend that the personal property tax on household goods should be repealed at once and that the revenues it brings in--more than \$5 million annually--which are presently distributed to local government, should be replaced out of general tax revenues. It has long been recognized that this "nuisance" tax, which is costly to administer in proportion to the revenues it yields, should be repealed. However, in former years, the state funds to replace this revenue were not available. Today they are, thanks to the state's remarkable economic growth.

I also recommend an effective plan for property tax relief to the elderly to be provided within the general framework of the existing homestead credit. As you know, the present homestead credit amounts to a maximum of \$62.50, but has no age or income requirement.

I propose a plan of tax relief up to another \$62.50 for citizens 65 and over based on need. To be eligible for the maximum additional tax credit, a family's income from all sources should be less than \$3,000 and the assessed value of the

property should not exceed \$2,500. As income and assessed value go up, the tax credit would scale down. I propose that this tax credit also be extended to renters, as well as property owners, on the generally accepted estimate that 25 per cent of gross rents go for property tax purposes.

# EDUCATION

There is no investment that is more important to our continuing advancement and well being than the investment in education. I am convinced that the vast majority of our people recognize this and are willing to do what is required to support first-class education in Iowa. This means paying competitive teachers' salaries, improving pension systems and providing the best modern school facilities.

We must look ahead. I have been criticized for suggesting that new schools should be air conditioned. I make no apology for this. In the long range, this will prove an economy measure--economy in the full and efficient use of our physical facilities and of our human resources as well.

# State Aid to Schools

The 1965 session of the Legislature voted more than 50 per cent more school aid than ever before in the history of this state. It is abundantly clear that we need a further substantial increase for the biennium ahead.

Although I regard no service of the state as a higher priority than education, I do not want to sail under false colors. The needs in such areas as public safety, hospitals, highway construction, industrial development, welfare and conservation—to name only a few—are vital and cannot be neglected. But I can think of nothing more important to our future than education—from the elementary school to the university graduate school levels.

This is no time to retrench in this vital area.

As in the past, I emphatically oppose the proposal for paying larger amounts of state aid as a reward to school districts which hold local taxes below a specified level.

The goal of cutting out unnecessary school costs is one in which all taxpayers have common cause. But to adopt this "penalty clause" system of denying state school aid to those districts who do the most locally to support their school systems would be to deal a death blow to quality education in Iowa.

### Educational TV and Communications

In addition to recommending increased state aid for public schools, I recommend as a high priority for public school education the establishment of a communication service network embracing educational radio and television for Iowa. It is obvious that this would help us obtain the maximum use of our teaching talent and would literally make available our educational resources to all of the people of the state.

Such an investment could serve the people of Iowa in many other ways as well as in education. I am talking about an integrated statewide communications system capable of handling the total service and emergency needs of the state on a dedicated system basis. The long-range capacity and flexibility of the system would take into account satisfaction of educational radio and television requirements and it would also take care of the communications requirements of various state agencies including long distance telephone, teletypewriter, radio and data transmission.

# Area Schools

One of the most encouraging parts of the public education picture in Iowa today is the rapidity with which the Area Vocational School and Area Community College districts have been set up. I predict that within five years we will have over 50,000 students in these schools. This part of our educational system, so vital to the state's industrial development, will require a sharp increase in funds in the biennium ahead.

# School Bus Issue

I reiterate my recommendation of four and two years ago that private school pupils should be allowed to ride public school buses to and from the public school destination. To me, children are children, regardless of race, color or creed, and the safety and well being of all children should be the concern of all citizens.

# Amish School Problem

As you all know, one of the most sensitive school problems we have in the state relates to providing certified teachers to instruct the children of the Old Line Amish in the Hazleton area. In February of last year, a temporary solution to the problem was worked out between the Amish fathers and the Oelwein School Board to the great credit of all concerned. Under terms of the temporary agreement now in effect, the two rural schools of the Amish have been placed under the jurisdiction of the Oelwein public school system with certified teachers doing the instructing. These teachers, under the temporary arrangement, are being paid out of non-tax funds furnished to the school board by the Danforth Foundation of S.. Louis, a private foundation devoted to educational causes.

At the time the temporary agreement was reached, I pledged that I would propose and support legislation in the 1967 Legislature for a permanent solution

to this sensitive situation. I am now honoring this pledge.

The arrangement I recommend is that a state fund be provided to be administered by the State Department of Public Instruction. This would be used as a supplemental aid to a school district in which such a school was "deemed to be necessary and in the public interest." The supplemental aid would be used for the same purposes as the private funds are being used for under the present temporary

arrangements.

I realize that there is a deep difference of opinion on this matter and that the solution I recommend involves a departure from our uniform handling of school matters. I also acknowledge the logic and equity in the opposing viewpoint. However, I sincerely hope that you will not take a hard line on this, but will consider the problem with care and compassion. One of the most precious parts of our American heritage has been our willingness to go more than half way to assure minority groups freedom of conscience. In my book, it is a tradition infinitely worth preserving.

# Higher Education

The fact that Iowa has great universities and research facilities, as well as good schools, has been one of the top contributing factors to our recent economic awakening.

President Howard Bowen of the University of Iowa has graphically pointed

out the close relationship of quality in higher education to economic growth.

"The concept of education as the motive power for economic growth," he says, "suggests that expenditures for education may be regarded as investment in people, comparable to investment in factories and machines. The evidence is quite clear that investments in people currently yield higher economic returns than investments in things."

In the past two decades, the number of students enrolled in junior and fouryear colleges and universities in Iowa has jumped from 17,000 to 84,000.

The amount of money spent per year on research at our three state-supported institutions has gone from a little over one and a half million to almost \$26 million. The total amount spent on capital improvements at the three institutions in this period has amounted to \$75 million.

Comparatively large appropriations for operating costs and capital improvements were made by the Sixtieth and Sixty-first General Assemblies, but enrollments continue to increase and costs of quality education continue to rise.

I will recommend in my budget message that operating costs be further increased within the limitations of our capabilities and that substantial funds from the surplus be used for capital improvements. I believe the time has come to meet the need for a long-range program for capital improvements for our institutions of higher learning, and I recommend that favorable consideration be given to the capital financing plan which will be submitted to this session by the Board of Regents.

Looking to the future and to a possible 150,000 total college enrollment in our public and private institutions by 1980, I believe we must plan carefully to insure that tuition costs for higher education are not priced out of reach for people of modest means. The concept of providing reasonably priced higher education facilities for all of our students who desire it and can qualify for it is too precious an asset of Iowa to relinquish.

I favor designating the State College of Iowa a University as requested by the  $\operatorname{Board}$  of Regents.

### **HUMAN RESOURCE PROGRAMS**

### Public Assistance

Efficient, well-administered welfare programs that help people who really need help are the moral imperative and sound investment of a civilized society.

The basic objective of our welfare program is to help people to help themselves so that they can assume a useful and non-dependent role in our society. It is my conviction that half-hearted, inadequate administration of public assistance that demeans the recipient and falls short of meeting minimum needs is a waste of tax money -- because it doesn't get the essential job done.

The Social Security Act now permit recipients in the categorical assistance programs to receive modest amounts of monthly income without reduction in their allotments. I recommend that state laws governing Old Age Assistance, Aid to Dependent Children, Aid to the Disabled and Aid to the Blind be modified to correspond with the liberalized provisions of the Social Security Act.

I strongly recommend that adequate appropriations be provided to assure that dependent children under our Aid to Dependent Children program receive monthly grants computed on full subsistence needs instead of the 75 per cent they are receiving today. A great deal of publicity has been given to a small percentage of ADC mothers who have abused the grants they receive. I know there are occasional abuses in this and other assistance programs and I do not condone them for a moment. But the big picture is the 35,000 children who depend upon this program for their chance to grow up and become valuable, healthy and educated members of our society.

They should not be denied the standard of living provided for other categories of welfare recipients.

Legislation will be needed in this session to implement Title XIX of the Social Security Act to provide medical aid to welfare recipients. This proposed legislation will be submitted by a special committee of professional people and other leading citizens known as the Iowa Medical Task Force. I recommend that it receive favorable consideration.

# Crime and Corrections

In the field of corrections, I recommend that a statute be enacted authorizing the establishment of a 'work release' program to permit inmates, on a selective basis, to secure employment or education prior to release or parole from our correctional institutions,

I recommend that consideration be given to the adoption of a 'Model Sentencing Act', along the lines of the act prepared by the National Council on Crime and Delinquency. Such a system of sentencing would greatly simplify an almost bewildering array of alternative sentences now provided in the Iowa Criminal Code, and would accomplish the dual purpose of assuring quality of sentencing while at the same time affording the public a substantially greater degree of protection from the dangerous offender. It would, I believe, provide an outstanding improvement in the administration of justice in Iowa.

I also recommend that the General Assembly give consideration to a state system of indemnification for innocent victims of violent crimes.

A child who is orphaned, a woman who is widowed or a wage earner who is incapacitated and deprived of his means of livelihood by simply being in the path of some crime of violence deserve some public consideration. While California is the only state that has such a law at present, other states are awakening to the need. Special consideration should be given in instances where persons are injured or killed in going to the assistance of individuals who are being attacked.

In the state corrections system, the emphasis continues to be on strengthening the programs of rehabilitation and education and on modernization of ancient and

outmoded prison facilities.

I recommend that preliminary work be commenced on a modern, intermediate security corrections institution to replace the century-old reformatory at Anamosa. Provision for this item will be included in my budget.

## Public Health

One of the most constructive achievements of the Sixty-first General Assembly was the reorganization of the State Department of Health.

The functions of the Health Department in serving local communities and regions is, however, severely hampered by inadequate and obsolescent laws relating to local health services contained in Chapters 137 and 138 of the 1966 Code of Iowa.

I strongly recommend that favorable consideration be given to the Local Health Services bill which is requested by the Health Department and the State Board of Health.

# Human Rights

In my Budget Message next week, I will recommend a more adequate staff and budget for the Iowa Human Rights Commission, which was created by the Sixty-first General Assembly in 1965 and which has already become a strong influence against illegal discriminatory practices in our state.

## Emotionally Disturbed Teen-Agers

We have come a long way in recent years in Iowa in advancement in mental health, special education and programs of treatment and training for disturbed and retarded juveniles. But I find that there are certain gaps in our system that need to be filled.

One of the big gaps, as I see it, is the urgent need for state programs of education, treatment and counseling for emotionally disturbed teen-agers. The age bracket from sixteen to adulthood is the one that concerns me the most.

With all of our modern services, we have virtually nothing to offer to meet this problem. And it is one of the most pressing problems of our time.

These disturbed young people, often among the brightest in their age groups, need more medical attention and special counseling than we are currently equipped to provide them. They need schools of a special type that we presently lack in our educational system. If helped over the hump, many of them can be saved to live useful lives -- and they are infinitely worth saving.

We have been concerned, and rightly concerned, about dropouts from school. The youngsters to whom I refer are dropouts from life -- unless we take the necessary measures to prevent this from happening.

I am asking a group of doctors, educators, professional welfare people and other citizens to recommend what we can do to meet this problem with the resources of the state government.

If legislative action is required to implement their recommendations, this will be the subject of further communication to you.

### **EMPLOYMENT**

I recommend the following legislation in the area of employment: a change in the existing workmen's compensation law to extend workmen's compensation coverage to all employees; increases in workmen's compensation and unemployment compensation benefits; and enactment of a state minimum wage law.

I reiterate my belief that the section of the 1947 Iowa law which prohibits various types of union-management contract provisions and is generally known as "the right-to-work law" should be modified to eliminate the statutory prohibition of union shop contracts between employers and employees when the contract is agreed upon by both parties.

As I have stated in the past, I also favor legislation to prohibit secondary boycotts; to limit the use of injunctions without a hearing in labor disputes; and to provide a state Mediation and Conciliation Service that would plug a vital gap in our present legal structure governing labor-management relations.

I believe the Iowa Public Employees Retirement System law should be modified by (1) Removing the ceiling on salaries subject to the system, and (2) By raising the contribution rate for both employees and employers to 3.75 per cent.

These proposed changes will, on an actuarially sound basis provide higher pensions for those retiring in the future and also provide funds to increase pensions of those presently retired under the system.

### CIVIL SERVICE

From the beginning of my connection with state government, I have strongly advocated the establishment of a state civil service system. An effective civil service system is one of the main planks of the government reorganization plan that has been submitted to you.

If only one governmental reorganization measure were to be enacted in this session, I would attach the highest priority to the institution of a system to take state employment out of politics.

## NATURAL RESOURCES

I strongly favor continuing negotiations between the two states toward settlement of the Iowa-Nebraska boundary dispute. This would make possible the settle-of long-pending questions of land ownership and would open up the Western Slope of Iowa to commercial, industrial and recreational development.

I advocate that consideration be given to furnishing free hunting and fishing licenses for persons over 65 of limited means.

The number one priority for the Conservation Commission is the acquisition of more land to meet the rapidly growing demand of Iowa citizens for outdoor recreational facilities. Iowa has the smallest percentage of land for public park purposes of any of the states.

One of the tragedies that has come to Iowa in recent years is the Dutch Elm

Disease that has killed thousands upon thousands of our majestic shade trees.

Dutch Elm Disease can be effectively controlled but control measures are costly. It is equally costly -- or perhaps even more -- to allow the disease to take its course.

The principal impact of the Dutch Elm Disease crisis falls on cities and towns, already strapped for revenues and bumping their heads on the 30-mill property tax limit.

I recommend that consideration be given by the General Assembly to providing limited state aid on an incentive basis to local governments grappling with the big problems of Dutch Elm Disease control.

I further recommend that consideration be given to enabling legislation to permit cities and towns to finance municipal Dutch Elm Disease control programs by the issuance of general obligation bonds.

I also recommend that funds be provided Iowa State University for expanded

research in Dutch Elm Disease control.

In the past year, the Executive Council approved a small allocation from contingency funds to provide for a central laboratory service on a temporary basis at Iowa State University for culturing specimens of elm trees to determine whether or not they are diseased. This central laboratory service should be continued since most communities do not have the resources or qualified professional staff to set up their own laboratories.

On the administrative level, I have appointed a State Dutch Elm Disease Advisory Committee composed of key officials at all levels of government, scientists, educators, legislators and conservationists. This committee has been very active in developing and disseminating scientific information on the elm blight. The extension service of Iowa State University has cooperated admirably in assisting local government.

ments to combat this problem.

## PUBLIC SAFETY

The most important single need in the area of public safety and law enforcement is, unquestionably, to upgrade the standards of our police and other law enforcement officals and to restore the public confidence in our security people.

In recent years, there has been a growing disrespect for law enforcement

officers evident in Iowa as well as elsewhere in the nation.

It is not right or accurate to lay this entirely at the door of our restless teen-agers. The attitude permeates our entire society.

Too many people regard police officials as uniformed lackeys -- until an

emergency arises and we need them.

We need to get at the roots of the problem -- to build up the standards, training and pay of our law enforcement officers to a point commensurate with the great responsibility they carry in our society.

We cannot expect the people to have any real respect for our laws until they

have respect for our law officers.

For years, law enforcement officials and other authorities in the field have advocated the establishment of a law enforcement academy in Iowa as an important step towards raising the qualifications of our police.

I strongly support this recommendation.

Other recommendations I would make in public safety include a stepped up program for reexamination of licensed drivers; the establishment of a blood alcohol level of 0.10% as presumption for intoxication in OMVI cases; a further increase in the complement of the highway patrol; and the establishment of statewide motor vehicle inspections by private industry on a fee basis, and the meeting of other major requirements to meet federal minimum highway safety standards.

### **HIGHWAYS**

## Toll Bridge Authority

Iowa is unique among all of the states in that it is bordered on the east and west by two large rivers, the Mississippi and Missouri. This is in many ways a great advantage but it also creates some problems. The foremost of these is the fact that the state itself and the local communities on these rivers require bridges across them to aid in the flow of commerce and to carry the various interstate highways to and across this state. Iowa has the most to gain by having adequate river crossings because in most cases the river trade along these two rivers is on the Iowa side.

At the present time, we have 27 of these large river crossings. Many of them need immediate replacement. The total cost of a program aimed at the ultimate replacement of all of them as they become obsolete would be approximately \$157

million.

A number of the local communities where replacement of bridges is most ur-

gent, lack sufficient revenue potential to finance the construction.

Various solutions to this problem have been explored with local communities, neighboring states and the federal government. As a result of these studies, it has been determined that this construction can only be accomplished through a state agency.

It is logical that this agency should be the Iowa Highway Commission because the Commission is charged with the responsibility of the primary highways and these

bridges are an integral part of the highway system.

I respectfully recommend to the General Assembly consideration of a measure which would authorize the Highway Commission to handle the construction of these bridges. The financing would be by revenue bonds which would constitute an obligation only of the Iowa Highway Commission secured by the toll revenues obtained by the operation of these bridges.

The ultimate goal of this plan is to aid in the construction of bridges across these two rivers wherever necessary and to make them toll free as soon as possible.

## Interstate System

The National System of Interstate and Defense Highways is now more than

50 per cent complete in America. It has provided an outstanding record of roaduser safety as compared to other highway systems. Indications are that the Interstate System will be essentially completed by 1972.

I respectfully recommend that the General Assembly adopt a resolution urging the Congress to enact at the earliest possible time such legislation as will provide for expansion of the National System of Interstate and Defense Highways beyond the currently authorized program.

## Highway Beautification

The federal government has passed legislation requiring every state to establish controls over all signs and junkyards located within 660 feet of our interstate and primary highways, both in cities and in rural areas.

I recognize that outdoor signs are a legitimate commercial use of private property adjacent to the public highways, providing a necessary service to the traveling public, and they should be allowed where other business and commercial activities are conducted.

I recommend that the General Assembly enact legislation providing sign and junkyard controls in order to protect the public investment in our highways, to promote the value of public travel, and to preserve the natural beauty of our state, while at the same time providing for a reasonable and orderly display of outdoor signs.

I am not happy about federal legislation which requires a state either to pass legislation or to face the consequence of the loss of federal funds. Nevertheless, I do believe that reasonable control of signs on land adjacent to our highways can be accomplished without ruling out a reasonable and orderly display of signs.

### Road Use Tax

The dispute between the cities and towns and the counties over the allocation

of the state road use tax fund is an unfortunate situation.

The large and small municipalities of Iowa, far behind in their street programs, hard up for operating revenues, and heavily in debt for street purposes clearly need a larger share of the state road tax fund.

On the other hand, there are many counties where road programs are still

lagging, too, and where more, not less, funds are needed.

It has been suggested that the county road funds should be reallocated among the counties with greater emphasis on need than at present. It has also been suggested that a need factor should be applied to the city funds, as well.

I believe the cities and towns are entitled to at least 15 per cent of the state road use tax, as recommended by the professional road study report of 1960. Their

request in the current session, as I understand it, is for 20 per cent.

However, I am opposed to the proposal that three cents per gallon of the tax refund the farmer receives for gas used for agricultural purposes should be diverted to secondary road expenditures.

I believe that the principle of supporting highways from highway-user taxes

is still the best one to follow.

And I think the farmers are entitled to their exemption from taxation on gas used for agricultural purposes.

# AGRICULTURE

Normal growth in the use of Iowa-produced agricultural products, can be expected with the expanding population of the United States. However, this pop-

ulation growth does not begin to require the production which our farms are capable of producing, based on our present availability of fertile land, machinery, fertilizer, agricultural chemicals, and technical knowledge.

If we are to realize the full potential of the agricultural resources of this state, then we must find additional cash markets for our farm production.

In a world where the vast majority of people still go to bed hungry, potential markets outside the continental United States could easily take all of our excess agricultural production.

When compared with the multi-billion dollar agricultural income of this state, funds expended for market expansion are very meager.

Considerable controversy has arisen in past years over the state's support of certain agricultural commodity groups and non-support of other commodity organizations. These organizations have done well with the limited funds available.

I recommend that legislation be passed which will provide the necessary machinery to allow commodity organizations recognized by the General Assembly and the producers of these various commodities to be supported by a semi-voluntary checkoff under the supervison of the Agricultural Marketing Division of the Department of Agriculture.

This should provide adequate funds to promote the sale and distribution of the major commodities which we produce in Iowa.

I further recommend that legislation relating to humane slaughtering methods be enacted for application to those establishments subject to the Meat and Poultry Inspection Act.

## TREASURER

I recommend that the present limitation on the interest rate on public funds, both state and local, be removed. I am convinced that this action would be in the interest of local banks as well as the taxpayers of Iowa.

### STATE OFFICE BUILDING

In government's eternal struggle of trying to stretch available revenues to meet vital needs, nothing is more difficult than to find funds for long-range capital improvements. When hospital or institutional facilities are needed, you can appeal to human compassion for support. But when you are talking about an administrative office building, you have only the unglamorous fact of running out of space to support your cause.

As you know, the construction of a second state office building is now under way. It is as clear as anything can be that by the time this building is ready for occupancy, we will once again be up against a crisis for office space.

It has been abundantly proved through the years that renting state office space is both costly and inefficient. The only way to avert this crisis of the future is to take prudent action now. I therefore recommend that preliminary work on another office building be approved and I have made provision in the budget for this need.

Other legislative recommendations that I recommend to you include these: Lowering the legal voting age to 18; liberalizing the residence requirements for voting in presidential elections; setting more realistic limits for spending by candidates in political campaigns and more effective requirements for financial disclosure

by political candidates; establishment of a statutory state arts council; authorization for the use of interim funds to assist local governments in time of natural disaster, such as the tornado that struck Belmond last year; and authorization for projects to demonstrate methods of rehabilitating land affected by surface mining.

For the benefit of future administrations in Iowa, I would also recommend that a constitutional amendment be adopted relating to the location of the inauguration ceremonies. The Iowa Constitution specifies that the inauguration must be held in the House Chamber of the State Capitol.

In recent years, this has not been nearly large enough to accommodate the people who wish to attend. I sincerely believe that citizens who wish to watch the inauguration of the Governor and Lieutenant Governor should have the opportunity to do so and I therefore suggest this constitutional change.

I would add to this list another legislative proposal that I consider to be of

more importance than is generally recognized.

One of the principle deterrents to persuading qualified persons to take high government positions is the hazard they run in getting unwittingly involved in "conflict of interest" situations. This problem is particularly acute in its application to appointive state officials who serve on important state boards or commissions on a part-time basis.

I believe the time has come to develop legislation that will define, as clearly as possible, what constitutes an illegal conflict of interest in state offices. If we had a clear-cut understanding on this point, it would be fairer to the people we ask to serve in these posts at a personal sacrifice and less confusing to the public.

As you will recall, legislation of this kind was passed by the last session of the General Assembly with respect to municipal officials, and while it does not purport to do a perfect job, I am told that it has cleared the atmosphere considerably.

Certainly I believe that the public needs to be protected from genuine conflict of interest situations in government. On the other side of the coin, it should be seen that citizens serving in public office also have a right to be protected from imputations of wrongdoing for which there is no substantive basis.

Ladies and gentlemen, I have covered a lot of territory in these remarks thus far today, and I appreciate your courteous attention through the long voyage.

I have only a few more comments to make and then I will take your leave.

In government and political science circles, no subject is more widely discussed these days than the declining role of state governments in our federal system.

I think that the majority of Iowans of both political parties feel that we need a strong state government.

There are a few people, of course, who feel that our mission in life is simply to siphon all the federal funds we can into our state, whatever the need or method may be.

Some wag has labeled these federal aid programs "Manna from Uncle." I think he is the same fellow who referred to our wrangling with our teen-agers as "The War on Puberty."

On the other hand, there are quite a number of people who would reject  $\underline{all}$  federal programs and who, as a matter of fact, regard the U.S. government as a hostile, alien power.

Most of us, however, are in between these extremes. We simply want our state government to assume its proper and responsible role in our federal system.

How do we go about strengthening the role of the state?

I think we need to pay less attention to state's rights and more attention to state's responsibilities.

In many ways, the states have not been fulfilling responsibilities that should properly be theirs. They have not, for example, been attentive to some of the most pressing needs of local communities.

As a consequence, the federal government has moved in with an ever-growing repertory of grants-in-aid programs to meet these local needs. To an increasing degree, the state governments have found themselves left out in the cold.

What I am saying is that a great deal of the reason for the decline of the state's influence has not been in the stars or in Washington . . . but in ourselves.

In the recommendations for action that I have made in this Inaugural Message, I have visualized the state as a strong, responsible partner in our federal system.

Our state can be strong only if we make it strong.

Those of us who are native to Iowa know it is not legend but truth that on a hot summer night you can literally "hear the corn" grow in this state.

In the past few years, it seems to me that you could literally "hear Iowa grow" . . . in stature, prosperity and human understanding.

We have always had the physical and spiritual resources to excel in any endeavor we might undertake.

In recent years, we have learned to use those resources. We have discovered our own strength and our own pride.

The farmers of Lowa are still the greatest producers of food and fiber the world has known.

We have no intention of surrendering our front rank in agriculture.

In the meantime, we are competing  $\operatorname{\mathsf{--}}$  and competing in the big leagues  $\operatorname{\mathsf{--}}$  for new industry.

We are competing -- aggressively -- for new export markets for our farm commodities and manufacturing products.

We are competing, as indeed we must, in the pursuit of knowledge through our schools and universities.

We are competing in intellectual and cultural activities. We are proud of our poets, our painters, our musicians who win prizes in foreign lands.

We will stack up against the best our professional people, our second-to-none labor force, our business leaders, our educators and scholars... and most assuredly our great farmers.

We are competing in all of these areas, not because of any sense of narrow chauvinism or false pride, but because the quest for excellence is our heritage and destiny as a people.

So Iowa has crossed over in this era from the quiet ways of its agrarian past into the turbulent, big league competition of an industrialized, urbanized society.

As Iowa has developed in recent years, so have its problems grown in dimension and complexity.

At this early stage of the legislative session I am sure that the problems you have facing you look very awesome indeed  $\dots$  and they are.

Yet there isn't a problem ahead that we don't have the resources to meet.

The mistake people sometimes make is to expect neat and final solutions to complex problems of our society. We're not going to find this kind of solution to many problems.

Yet we will continue to move ahead, to plow new furrows and to stem old tides. Having come so far, I am sure that none of us wants to turn back.

I leave you with these words of Scripture:

"No man, having put his hand to the plough, and looking back, is fit for the kingdom of God." (Luke IX 62)

The benediction was offered by the Right Reverend Gordon V. Smith, Bishop, Diocese of Iowa Episcopal Church, Des Moines, Iowa.

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.

Millen of Van Buren moved that the joint convention be now dissolved.

Motion prevailed.

The Senate returned to the Senate Chamber and resumed regular session, President Pro-Tempore O'Malley presiding.

### PRESENTATION OF LIEUTENANT GOVERNOR FULTON.

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

The committee waited upon Lieutenant Governor and Mrs. Fulton.

President Fulton said:

President Pro Tempore O'Malley, majority floor leader Frommelt, minority floor leader Rigler, Members of the Senate, Ladies and Gentlemen:

For the second time the honor of being inaugaurated as Lieutenant Governor and being allowed the privilege of presiding over the Iowa Senate has been bestowed upon me. On days as this, winners of elections are honored, while those who were not so fortunate are among the spectators. The election for Lieutenant Governor indicated both candidates on days such as this deserve recognition. It is for this reason that I would like to recognize Senator Mills. Why I stand here today and he does not, cannot be explained but, Senator, the closeness of the contest makes my obligations the greater, and I will do my utmost to fulfill them.

This session of the legislature, as all previous sessions, has difficult problems before it. These problems can be studied and their perspective become so overwhelming that we do nothing. If we follow this course, the history of our state will not remember that we denied our obligations. For the state of Iowa will continue. But our failure will be nonetheless tragic. State government will continue, of course, but our session could well determine its effectiveness and its ability to provide the services demanded by its citizens.

The 62nd General Assembly should resolve the basic problem of reapportionment. We should sub-district and reduce our size. Many thoughts have been contributed on this subject since the fall of the gavel Monday. They have been from both political parties and many individuals. It is my opinion that a solution may be contained

in these suggestions if we lay aside party labels. Let us establish a stable legislative system bi-partisanly, and have our partisan competition, with its benefits, within that system.

Many suggestions are before the legislature to modernize our governmental structure. These include governmental reorganization. This session should not shelve the reorganization study that has been presented. In 1975 they should not be referring to the Brookings study, the little Hoover Report, and the P.A.S. study of 1967 as examples of comprehensive studies that past legislatures have ignored. The problem has been studied: It is now time for action.

Every effort should be made to establish a new formula for distribution of school aid in our state. The Senate committee on education will have a standing sub-committee on distribution of school aids. It is my hope that a new formula will be adopted and with an adequate appropriation to allow the formula to function.

These are but three of the issues that should be resolved by the 62nd General Assembly. While the task is difficult it is not impossible or even improbable. I assure the members of this body that my most honest effort will be supplied toward these ends. I look forward to working with you in the coming session. I ask your aid and counsel and will be ready at all times to reciprocate whenever possible.

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

## PRESENTATION OF DISTINGUISHED GUESTS

Senator Condon rose on a point of personal privilege and presented to the Senate the mother of Lieutenant Governor Fulton of Cedar Falls, Iowa, and Mr. and Mrs. A. Breault of Chicopee Falls, Mass., parents of Mrs. Fulton, who were present in the Senate Chamber.

## APPOINTMENT OF SECRETARY TO LIEUTENANT GOVERNOR

Lieutenant Governor Fulton announced the appointment of Doris D. Johnson of  $\dot{}$  Polk County as his secretary.

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

### APPOINTMENT OF PAGES TO LIEUTENANT GOVERNOR

Lieutenant Governor Fulton announced the appointment of Catherine M. Dunlap of Johnson County and Mark Andrews of Cedar County as his pages.

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

## BILLS ASSIGNED TO COMMITTEE

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

SJR 1 Governmental Affairs

SJR 2 Governmental Affairs

On motion of Senator Frommelt and in accordance with Senate Concurrent Resolution 4, duly adopted, the Senate adjourned until 11:00 a.m., Monday, January 16, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber Des Moines, Iowa, Monday, January 16, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Alvin Volle, pastor of Peace United Church of Christ, Elkader, Iowa.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Briles from two hundred thirty-two residents of Taylor and Adams counties in opposition to daylight saving time.

By Senator Buren from forty-five residents of Hancock, Winnebago and Worth counties in opposition to daylight saving time.

By Senator Lamborn from twenty-seven residents of Jackson and Jones counties in opposition to daylight saving time.

By Senator Lange from thirty-two residents of Calhoun, Ida and Sac counties in opposition to daylight saving time.

By Senator Lisle from three hundred twenty-three residents of Mills, Fremont and Page counties in opposition to daylight saving time.

By Senator Lucken from eighteen residents of Cherokee county, members of the Marcus Garden Club, in opposition to daylight saving time.

By Senator Messerly from eighty-five residents of Black Hawk county urging a reduction in property tax on real estate of about fifty percent for all recipients of social security.

By Senator Mills from thirty-two residents of Marshall county in opposition to daylight saving time.

By Senator Rigler, from nineteen residents of Clarke county, employees of the county favoring the closing of all court houses on Saturday.

By Senator Stephens, from one hundred twenty-four residents of Henry county in opposition to daylight saving time.

By Senator Van Eaton from nineteen residents of Woodbury county, employees of the county favoring the closing of all court houses on Saturday.

By Senator Van Gilst from two hundred eighty residents of Mahaska county in opposition to daylight saving time.

#### PRESENTATION OF VISITOR

Senator Lucken rose on a point of personal privilege and presented to the Senate the Honorable Laurence M. Boothby, former member of the Senate from Cherokee County who was present in the Senate Chamber.

### COMMUNICATIONS

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

State of Iowa

Board of Public Instruction

Des Moines, Iowa

January 12, 1967

The Honorable Robert D. Fulton Lieutenant Governor of Iowa State House Des Moines, Iowa

Dear Governor:

Pursuant to the provisions of the Code of 1966, Section 257.11, we are hereby submitting to the Senate for confirmation the appointment of Paul F. Johnston as State Superintendent of Public Instruction for the term commencing January 1, 1967, and ending January 1, 1967.

Sincerely yours,

/S/ C. W. Antes, President
State Board of Public Instruction

## COMMUNICATION FROM THE SECRETARY OF STATE

STATE OF IOWA

Office of

## THE SECRETARY OF STATE

President of the Senate Sixty-second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office House Joint Resolution 8 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressi	ional
District	

Newspapers

Dates Published 1966

First

Fairfield Daily Ledger,
Fairfield
Iowa City Press Citizen.

Aug. 6, Sept. 3, Oct. 8

Iowa City Press Citizen, Iowa City Aug. 5, Sept 2, Oct. 7

Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	l,	Oct.	6
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct,	6
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal,	Aug.	2,	Sept.	6,	Oct.	4
	Sioux City The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

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 12th day of January, A.D. nineteen hundred and sixty-seven.

> MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA. U.S.A.

(Seal)

#### STATE OF IOWA

## Office Of

#### THE SECRETARY OF STATE

President of the Senate Sixty-Second General Assembly of Iowa

In accordance with the provision of Section 6,3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 3 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

(Seal)

Congressional District	Newspape	rs	Dates	s Pu	ıblishe	d 1	966	
First	Fairfield Daily Ledger Fairfield		Aug.	6,	Sept.	3,	Oct.	8
·	Iowa City Press Citizen, Iowa City		Aug.	5,	Sept.	2,	Oct.	7
Second	The Cedar Rapids Gazet Cedar Rapids	te,	Aug.	4,	Sept.	1,	Oct.	6
	The Decorah Journal, Decorah		Aug.	4,	Sept.	1,	Oct.	6
Third	The Globe-Gazette, Mason City	•	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo		Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Re Marshalltown	publican,	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa		Aug.	5,	Sept.	2,	Oct.	7
Fifth	Fort Dodge Messenger a	and Chronicle,	Aug.	1,	Sept.	1,	Oct.	1 .
	The Des Moines Registe. Des Moines	r,	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City		Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer		Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah		Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll		Aug.	4,	Sept.	1,	Oct.	6
		IN TESTIMONY WHO my hand and affixed Secretary of State at this 12th day of Janu and sixty-seven.	ed the the C	of api	ficial tol, in I	sea Des	l of t Moin	the es,

and sixty-seven.

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

STATE OF IOWA

Office of

THE SECRETARY OF STATE

President of the Senate Sixty-second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office House Joint Resolution 8 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Newspapers	Dates	Pu	ıblishe	d 1	966	
Fairfield Daily Ledger,	Aug.	6,	Sept.	3,	Oct.	8
Iowa City Press Citizen, Iowa City	Aug.	5,	Sept.	2,	Oct.	<b>7</b> .
The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	l,	Oct.	6
The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	6
The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7
Fort Dodge Messenger and Chronicle,	Aug.	1,	Sept.	1,	Oct.	1
The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
The Daily Reporter, Spencer	Aug.	4,	Sept.	. 1,	Oct.	17
The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
Daily Times Herald, Carroll	Aug.	4,	Sept.	. 1,	Oct.	6
	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah  The Globe-Gazette, Mason City Waterloo Daily Courier, Waterloo Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa  Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Register, Des Moines Sioux City Journal, Sioux City The Daily Reporter, Spencer  The Evening Sentinel, Shenandoah Daily Times Herald,	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City  The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah  The Globe-Gazette, Mason City Waterloo Daily Courier, Waterloo  Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa  Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Register, Des Moines  Sioux City Journal, Sioux City The Daily Reporter, Spencer  The Evening Sentinel, Shenandoah Daily Times Herald,  Aug. Aug. Aug. Aug. Aug. Aug. Aug. Aug	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City  The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah  The Globe-Gazette, Mason City Waterloo Daily Courier, Waterloo  Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa  Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Register, Des Moines  Sioux City Journal, Spencer  The Evening Sentinel, Shenandoah Daily Times Herald, Aug. 4,	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City  The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah  The Globe-Gazette, Mason City Waterloo Daily Courier, Waterloo  Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa  Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Register, Des Moines  Sioux City Journal, Sioux City The Daily Reporter, Spencer  The Evening Sentinel, Shenandoah Daily Times Herald,  Aug. 6, Sept. Aug. 1, Sept. Aug. 2, Sept. Aug. 2, Sept. Aug. 2, Sept. Aug. 4, Sept.	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City Press Citizen, Iowa City  The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah  The Globe-Gazette, Mason City Waterloo Daily Courier, Waterloo  Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa  Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Register, Des Moines  Sioux City Journal, Sioux City Journal, Sioux City The Daily Reporter, Spencer  The Evening Sentinel, Shenandoah Daily Times Herald,  Aug. 6, Sept. 2, Aug. 1, Sept. 3, Aug. 5, Sept. 2, Aug. 2, Sept. 6, Aug. 2, Sept. 6, Aug. 4, Sept. 1, Aug. 4, Sept. 5, Aug. 4, Sept. 1,	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City  The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah  The Globe-Gazette, Mason City  Waterloo  Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa  Fort Dodge Messenger and Chronicle, Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Sioux City The Daily Reporter, Spencer  The Evening Sentinel, Shenandoah Daily Times Herald,  Aug. 6, Sept. 3, Oct. Aug. 1, Sept. 5, Oct. Aug. 6, Sept. 3, Oct. Aug. 5, Sept. 2, Oct. Aug. 7, Sept. 1, Oct. Aug. 1, Sept. 1, Oct. Aug. 2, Sept. 6, Oct. Aug. 4, Sept. 1, Oct.

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 12th day of January, A. D. nineteen hundred and sixty-seven.

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

(Seal)

## STATE OF IOWA

### Office of

#### THE SECRETARY OF STATE

President of the Senate Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 9 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional		•
District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug. 4, Sept. 1, Oct. 6
	The Decorah Journal, Decorah	Aug. 4, Sept. 1, Oct. 6
Third	The Globe-Gazette, Mason City	Aug. 3, Sept. 7, Oct. 5
	Waterloo Daily Courier, Waterloo	Aug. 1, Sept. 5, Oct. 3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug. 6, Sept. 3, Oct. 1
	Ottumwa Courier, Ottumwa	Aug. 5, Sept. 2, Oct. 7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug. 1, Sept. 1, Oct. 1
	The Des Moines Register, Des Moines	Aug. 2, Sept. 6, Oct. 4
Sixth	Sioux City Journal, Sioux City	Aug. 2, Sept. 6, Oct. 4
	The Daily Reporter, Spencer	Aug. 4, Sept. 1, Oct. 17
Seventh	The Evening Sentinel, Shenandoah	Aug. 2, Sept. 5, Oct. 4
	Daily Times Herald, Carroll	Aug. 4, Sept. 1, Oct. 6

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 12th day of January, A. D. nineteen hundred and sixty-seven.

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

(Seal)

### STATE OF IOWA

Office of

#### THE SECRETARY OF STATE

President of the Senate Sixty-Second General Assembly of Iowa

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

Congressional District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug. 4, Sept. 1, Oct. 6
	The Decorah Journal, Decorah	Aug. 4, Sept. 1, Oct. 6
Third	The Globe-Gazette,  Mason City	Aug. 3, Sept. 7, Oct. 5
	Waterloo Daily Courier, Waterloo	Aug. 1, Sept. 5, Oct. 3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug. 6, Sept. 3, Oct. 1
	Ottumwa Courier, Ottumwa	Aug. 5, Sept. 2, Oct. 7

Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
·	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

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 12th day of January, A. D. nineteen hundred and sixty-seven.

(Seal)

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

### STATE OF IOWA

### Office of

## THE SECRETARY OF STATE

President of the Senate Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 13 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congres	sional
District	

Newspapers

Dates Published 1966

First

Fairfield Daily Ledger Fairfield Iowa City Press Citizen, Iowa City Aug. 6, Sept. 3, Oct. 8

Aug. 5, Sept. 2, Oct. 7

Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	1,	Oct.	6
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	6
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

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 12th day of January, A. D. nineteen hundred and sixty-seven.

(Seal)

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

### STATE OF IOWA

Office of

### THE SECRETARY OF STATE

President of the Senate Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 21 was published in two newspapers of general circulation

in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug. 4, Sept. 1, Oct. 6
	The Decorah Journal, Decorah	Aug. 4, Sept. 1, Oct. 6
Third	The Globe-Gazette, Mason City	Aug. 3, Sept. 7, Oct. 5
	Waterloo Daily Courier, Waterloo	Aug. 1, Sept. 5, Oct. 3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug. 6, Sept. 3, Oct. 1
	Ottumwa Courier, Ottumwa	Aug. 5, Sept. 2, Oct. 7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug. 1, Sept. 1, Oct. 1
	The Des Moines Register, Des Moines	Aug 2, Sept. 6, Oct. 4
Sixth	Sioux City Journal, Sioux City	Aug. 2, Sept. 6, Oct. 4
	The Daily Reporter, Spencer	Aug. 4, Sept. 1. Oct. 17
Seventh	The Evening Sentinel, Shenandoah	Aug. 2, Sept. 5, Oct. 4
	Daily Times Herald, Carroll	Aug. 4, Sept. 1, Oct. 6

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 12th day of January, A. D. nineteen hundred and sixty-seven.

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

#### STATE OF IOWA

#### Office of

### THE SECRETARY OF STATE

President of the Senate Sixty-Second General Assembly of Iowa

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

Congressional District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug. 4, Sept. 1, Oct. 6
	The Decorah Journal, Decorah	Aug. 4, Sept. 1, Oct. 6
Third	The Globe-Gazette, Mason City	Aug. 3, Sept. 7, Oct. 5
	Waterloo Daily Courier, Waterloo	Aug. 1, Sept. 5, Oct. 3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug. 6, Sept. 3, Oct. 1
	Ottumwa Courier, Ottumwa	Aug. 5, Sept. 2, Oct. 7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug. 1, Sept. 1, Oct. 1
	The Des Moines Register, Des Moines	Aug. 2, Sept. 6, Oct. 4
Sixth	Sioux City Journal, Sioux City	Aug. 2, Sept. 6, Oct. 4
	The Daily Reporter, Spencer	Aug. 4, Sept. 1, Oct. 17

Seventh

The Evening Sentinel, Shenandoah Daily Times Herald, Carroll Aug. 2, Sept. 5, Oct. 4

Aug. 4, Sept. 1, Oct. 6

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 12th day of January, A. D. nineteen hundred and sixty-seven.

(Seal)

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

### INTRODUCTION OF BILLS

Senate File 17, by Senator Kruck, a bill for an act relating to studded tires.

Senate File 18, by Senator Reppert, a bill for an act relating to registration plates,

Read first and second times and passed on file.

Read first and second times and passed on file.

Senate File 19, by Senator Flatt, a bill for an act to exempt certain personal property from taxation.

Read first and second times and passed on file.

#### REPORT OF COMMITTEE ON MILEAGE

Senator Heaberlin called up the report of the committee on mileage filed and found on pages 75, 76, and 77 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:

Steven D. Fairchild of Clayton County Jeff W. Johnson of Ringgold County Kim A. Parker of Carroll County Stephen E. Reno of Van Buren County Sandra L. Robinson of Polk County Linda R. Severson of Polk County Dean F. Stoline of Warren County Daniel Thornton of Black Hawk County The above named pages appeared before the desk of the Lieutenant Governor and were duly sworn.

Senator Kruck asked unanimous consent that the rules be suspended and that the Senate take up for immediate consideration, Senate File 17, a bill for an act relating to studded tires.

Objection was raised.

Senator Kruck moved that the rules be suspended and that the Senate take up for consideration Senate File 17.

Division was called for.

The motion was lost.

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

### AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Kruck submitted the following report:

### 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 Balloun	baum
Senator Benda	Swab
Senator Briles	/ilcox
Senator Buren	
Senator Burns Linda E. 1	
Senator Cassidy Jeanette Ma	
Senator Clarke	
Senator Coleman	
Senator Condon	
Senator DeHart	inger
Senator DeKoster	ysart
Senator Denman	e Cox
Senator Dodds Frances M. I	Dodds
Senator Elvers Lola A. E	lvers
Senator Ely	arris
Senator Erskine	apper
Senator Flatt	
Senator Floy	
Senator Frey Linda Ts	chudy
Senator Frommelt	ortell
Senator Gaudineer	Slater

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Senator Glenn		Judith Ann Cort
Senator Hagedorn	• • • • • • • • • • • • • • • • • • • •	G Lucile Hagedorn
Senator Heaberlin		Jessie M Heaberlin
Senator Heving		Josephine M Heving
Senator Hill		Cecilia Steffens
Senator Hougen		Degray Thomson
Senator Jepsen	•••••••	Genevieve Dunlon
Senator Kibbie		Doly Metaalf
Senator Klefstad	• • • • • • • • • • • • • • • • • • • •	Lily Dockrandt
Senator Kosek		Jane Warrer
Senator Kruck		Jacqueline Fitzgerald
Senator Kyhl		Ruth Mosher
Senator Lamborn	• • • • • • • • • • • • • • • • • • • •	Gay Leverich
Senator Lange	• • • • • • • • • • • • • • • • • • • •	Grace Cooper
Senator Lisle	* * * * * * * * * * * * * * * * * * * *	Julie Westlund
Senator Lodwick	• • • • • • • • • • • • • • • • • • • •	Dorothy Nepstad
Senator Lucken	• • • • • • • • • • • • • • • • • • • •	Mannona Eckliff
Senator Main		Lorene Sumption
Senator McGill		Karen Kincade
Senator Messerly	• • • • • • • • • • • • • • • • • • • •	Frances Hansen
Senator Mills		Marguerite Rogerson
Senator Murray		Rozanne Steffen
Senator Neu		Naomi Neu
Senator Nurse		Elaine Nurse
Senator O'Malley		Joy Davis
Senator Patton	• • • • • • • • • • • • • • • • • • • •	Diane Sawhill
Senator Potgeter		Jean McClatchey
Senator Reichardt		Kay M. Bell
Senator Reno		Frances Reno
Senator Reppert		Bonnie King
Senator Rigler		Helen Cram
Senator Riley		Alice Clarkson
Senator Schaben		Gen McCartan
Senator Shaff		Margaret Bruce
Senator Shirley		Doris L. McClain
Senator Stanley		Irene Williams
Sonator Ven B		Dorothy M. Edwards
Senator Van Eaton		Elsie Haun

WARREN J. KRUCK, Chairman ROBERT J. BURNS ROGER W. JEPSEN

# BILLS ASSIGNED TO COMMITTEE

Senator Walsh..... Marguerite Miller

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

SF 12	Governmental Subdivisions
SF 13	Appropriations
SF 14	Judiciary
SF 15	Commerce
SF 16	Ways and Means
SF 17	Safety and Law Enforcement

### AMENDMENTS FILED

Amend Senate File 2 as follows:

1. Amend by adding the following new section:

Sec. 3. "Wherever the word 'soldier' shall appear in this chapter, it shall be construed to include and be synonymous with the members of the United States air force.

### KENNETH BENDA

Amend Senate File 4 by adding thereto the following new section:

Sec. 2. Section four hundred ten point seven (410.7) Code 1966, is amended by inserting after the word "the" in line 4 the following: "United States air force or air force reserve.".

#### KENNETH BENDA

Amend Senate File 17 by adding the following new section:

Sec. 2. "This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Jefferson Bee Herald, a newspaper published in Jefferson, Iowa, and the Boone News Republican, a newspaper published in Boone, Iowa."

#### WARREN J. KRUCK

Amend Senate File 17 as follows:

- 1. Amend the title to Senate File 17 by striking the period(.) at the end thereof and by inserting the following in lieu thereof: "and to impose a tax on the use of pheumatic tires equipped with ice grips or tire studs."
  - 2. Amend Senate File 17 by adding at the end of section one (1) thereof:
- "A tax of five (5) dollars is hereby imposed on the sale of each pneumatic tire equipped with inserted ice grips or tire studs. Said tax is to be collected at the time of the retail sale of said tires and is to be paid by the seller of same to the state of Iowa and deposited in the Road Use Tax Fund."

On motion of Senator Frommelt the Senate adjourned until 10:00 a.m., Tuesday, January 17, 1967.

### JOURNAL OF THE SENATE

Senate Chamber,
Des Moines, Iowa, Tuesday, January 17, 1967

The Senate met in regular session. President Fulton presiding.

Prayer was offered by the Reverend Forrest Whitlatch, pastor of the First Nazarene Church, Council Bluffs, Iowa.

### PETITIONS

The following petitions were presented and placed on file:

By Senator Briles from fourteen residents of Taylor County, members of the W.C.T.U., in opposition to pari-mutuel betting.

By Senator Flatt from one hundred eighty one residents of Cass County in opposition to daylight saving time.

By Senator Frey from two hundred eighty seven residents of Pottawattamie County in opposition to daylight saving time.

From Senator Klefstad from two hundred twenty four residents of Pottawattamie County in opposition to daylight saving time.

From Senator Lisle from one hundred seventy eight residents of Mills County in opposition to daylight saving time.

By Senator McGill from two hundred twenty two residents of Appanoose, Lucas, Marion, Warren, Jasper, Polk and Davis Counties in opposition to daylight saving time.

By Senator Patton from twenty five residents of Delaware County in opposition to daylight saving time.

By Senator Schaben from three hundred sixty three residents of Harrison, Monona and Shelby Counties in opposition to daylight saving time.

By Senator Stephens from fifty three residents of Washington County in opposition to daylight saving time.

By Senator Van Gilst from one hundred eighty eight residents of Mahaska County in opposition to daylight saving time.

### PRESENTATION OF DISTINGUISHED GUEST

Senator Jepsen rose on a point of personal privilege and presented to the Senate the Honorable Jack Schroeder, a former member of the Senate from Scott County, who was present in the Senate Chamber.

### INTRODUCTION OF BILLS

Senate File 20, by Senator Gaudineer, a bill for an act relating to the treatment of youthful law offenders.

Read first and second times and passed on file.

Senate, File 21, by Senators Reichardt and Reppert, a bill for an act relating to the sale of spirituous or intoxicating drinks to Indians.

Read first and second times and passed on file.

Senate Joint Resolution 9, by Senators Kibbie and Walsh, 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.

Senate Joint Resolution 10, by Senators Kibbie, Condon, Riley, Coleman, Burns, Dodds, Kosek, McGill, Nurse, Walsh, Ely, Benda, Van Eaton, Buren, Lange, Cassidy and Klefstad. 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.

Senate Joint Resolution 11, by Senators Kibbie, Frommelt, Benda and Klefstad. 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.

Senator Coleman asked and received unanimous consent to take up the following resolution:

### SENATE CONCURRENT RESOLUTION 5

### By Coleman

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That a joint convention of the two houses of the Sixty-second General Assembly be held on Thursday, January 19, 1967 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 moton of Senator Coleman the resolution was adopted.

## REPORT ADOPTED

Senator Kruck called up the report of the Committee on Committee Clerks filed by him, and found on pages 120 and 121 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

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

Senator Rigler submitted the following report: January 17, 1967

MINORITY REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

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

We, the undersigned, hereby submit the following minority report of the Budget and Financial Control Committee:

Since the Sixty-first General Assembly saw fit to relieve the Budget and Financial Control Committee of most all of its financial functions and since the majority party members of the committee fired the Fiscal Director in July of 1965, the committee has occupied itself mainly with mere visitations of state institutions. These are important, but hardly merit the full time and talent of the committeemen.

We are happy that a new Fiscal Director was hired in November of 1966 and we trust that in the future a qualified director and staff will be retained on a full time basis. Each legislator is urged to read the duties and responsibilities of the committee in Chapter 2 of the Code. We feel that during the interim there is a real need for a legislative committee to perform 'watchdog' duty covering all state agencies, boards, commissions and institutions. Detailed reports of its investigations should be supplied periodically to members of the General Assembly. This phase of the committee's duties should be greatly expanded in the coming biennium.

This General Assembly may wish to consider the wisdom of the decision made by the Sixty-first General Assembly transferring the contingent funds of the state to control by the Executive Council.

ROBERT RIGLER

ELMER DEN HERDER

JOHN SHOEMAN

CONRAD OSSIAN

Senator O'Malley submitted the following report:

MAJORITY REPORT OF BUDGET AND FINANCIAL CONTROL COMMITTEE

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

The Budget and Financial Control Committee of the Sixty-first General Assembly submits the following report:

At the date of the first meeting, June 24, 1965, the Committee was organized.

Several requests were presented to the Committee under the law as it was prior to July 4, 1965. The requests were from the Board of Control, Board of Regents and the matter of a bridge contract between the State Highway Commission and Iowa State University at Ames, all of which were approved.

The employment of the Legislative Fiscal Director and his staff was terminated at the July 16, 1965 meeting. For the period from August 7, 1965 to December 1, 1966 this action reduced the State's payroll by \$44,505.25.

The Committee started scheduling its visits to the various State Institutions during July, 1965. The minutes record the meetings with the Board of Control, Board of Regents, State Highway Commission, Department of Public Safety, State Conservation Commission, State Fair Board and the Commissioner of Insurance.

At the August 24, 1965 meeting, Senate Resolution 3 was made a part of the Committee's minutes. The Resolution read as follows:

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.

ROBERT D. FULTON
President of the Senate

ROBERT G. MOORE Secretary of the Senate

On September 1, 1965 the Committee inspected the fire loss at the State College of Iowa. After much discussion the Committee concurred with the action of the Executive Council as to reimbursements to the Board of Regents, in accordance with Section 19.7, Code of Iowa.

In January 1966 the Committee continued its schedule of visiting the various State Institutions,

On February 10, 1966, pursuant to a request of the Legislative Research Committee, the Committee released \$50,000, or so much as may be necessary to finance the project of putting the Code of Iowa and the Constitution on magnetic tape and to enter into a contract therefor.

At the February 22, 1966 meeting at Mitchellville, Marie Carter, Superintendent of the Girls Training School recommended that a portion of paragraph 2 of Section 232,37, Code of Iowa, 1962, be added to the new laws in Chapter 232, "that married women and girls who are pregnant are not to be committed to the training school."

On November 28, 1966 the Committee employed Gerry D. Rankin as Fiscal Director and at the December 8 meeting the office was implemented by setting a budget and authorizing the hiring of an assistant and a secretary.

On December 12, 1966 the report of the Board of Control on Resolution 3 was received and is as follows:

#### BOARD OF CONTROL OF STATE INSTITUTIONS

DIVISION OF MENTAL HEALTH

BOARD OF CONTROL

DATE: December 1, 1966

FROM:

TO:

J. O. CROMWELL, M.D., DIRECTOR

SUBJECT: COST OF PATIENT CARE

In April, 1966, when I first became Acting Superintendent at Mt. Pleasant Mental Health Institute, it was my intention to try and develop data which could serve as a basis for answering questions like those asked in the Lisle resolution.

As you know, the business managers of our institutions and Doctor Burnett from my office prepared an extensive document to come up with an answer but I, at least, was dissatisfied with the answer they gave me, although it was all they had. Therefore, I immediately started working with the business manager at Mt. Pleasant organizing the hospital so that an answer to the type of service being provided could be obtained from the data available.

In July, when I employed Doctor Fox, I asked him to continue with the reorganization of the hospital and with the analysis of the cost of patient care and to report to me when he thought the report would have some meaning.

The following Report is the first financial report and is based on the reorganized hospital. They state in their report that they feel there are still many inaccuracies

but they hope that by January first they can get at least one or two more months of accurate information so that we may report something meaningful to Senator Lisle and to the Legislature.

I want to express my appreciation to Doctor Fox, Superintendent, and to Monte Welker, Business Manager, who have prepared this report. It looks simple but believe me controlling factors that go into a report of this kind is next to impossible, but I am sure they would not make such a report unless they thought they could get into a position to control the factors enough to give a practical answer to the questions asked.

UNIT	PER DIEM
Intensive Care	\$ 22.45
Continued	16.64
Geriatric	21.40
Alcoholic	14.98
Children's	38.21
Mental Retardation	18.97
Infirmary	21.12

Respectfully submitted,

J.O. CROMWELL, M.D. Director of Mental Health

At the final meeting of the Budget and Financial Control Committee on January 6, 1967, Section 16.2(11), Code of Iowa, 1966, was discussed by the Committee and they recommended that the Printing Board fully comply with this section as set out in the Code.

Respectfully submitted.

JOSEPH W. CASSIDY

C. JOSEPH COLEMAN

GEORGE E. O'MALLEY

KEITH H. DUNTON

WILLIAM J. GANNON

WILLIAM R. SMITH

#### SENATE CONCURRENT RESOLUTION 6

BY: LODWICK, RIGLER, FLATT,
MILLS, RILEY, LANGE,
DEKOSTER, BRILES, KOSEK,
LUCKEN, BENDA, JEPSEN,
DEHART, POTGETER, STEPHENS,
HOUGEN, STANLEY, WALSH,
KYHL, SHAFF, BALLOUN,
MESSERLY and VAN EATON

WHEREAS, the federal government has for many years been returning funds to the states by grants-in-aid programs with conditions attached, and

WHEREAS, in far too many cases such categorical, specialized federal grants have failed to accomplish their objectives and been very wasteful, and

WHEREAS, states and local governments could resolve a great many of society's problems if they had the needed resources, and

WHEREAS, the federal government has usurped the most productive tax resources within the states by federal income taxes, excise taxes, etc., leaving to the states only inadequate sources of revenue, and

WHEREAS, much of the failure of the federal grants-in-aid programs has been because they ignore local conditions such as transportation, education and skills of workers, etc., which further complicate a problem which may be readily solved in one area but only compounded in another, and

WHEREAS, if the federal government would return to the states a flat percentage of federal taxes collected within each state with no conditions attached except, perhaps, bloc grants could be specifically earmarked for general categories such as education, Now Therefore,

BE IT RESOLVED BY THE SENATE OF THE SIXTY-FIRST GENERAL ASSEMBLY OF THE STATE OF IOWA; THE HOUSE OF REPRESENTATIVES CONCURRING:

That, the Legislature of the State of Iowa urges the Congress of the United States to inaugurate a program of tax-sharing with the States whereby the local governments may have the necessary resources to solve local problems unhampered by restrictions imposed by legislators and administrators not familiar with the particulars involved in each community.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress.

On motion of Senator Frommelt the Senate recessed until 3:00 p.m.

### AFTERNOON SESSION

The Senate reconvened, President Fulton presiding,

Senator Frommelt submitted the following resolution and asked and received unanimous consent to take up the resolution:

## SENATE CONCURRENT RESOLUTION 7

### BY FROMMELT

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That when adjournment is had on Friday, March 17, 1967, at 12:00 noon, it be to reconvene on Monday, March 27, 1967, at 11:00 a.m.

BE IT FURTHER RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That final date for filing bills will be March 8, 1967, at 4:00 p.m.

ON MOTION OF Senator Frommelt the resolution was adopted.

Senator Elvers submitted the following report of the committee on Rules and Enrolled Bills:

### REPORT OF COMMITTEE ON RULES AND ENROLLED BILLS

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 Sixty-first General Assembly be amended as follows:

#### RULE 16

Strike the words "and petitions" in the first line of rule 16. The first paragraph of rule 16 will read, "All bills and joint resolutions to be introduced in the senate shall be typed into proper form by the Legislative Research Bureau. Bills shall be filed with the secretary of the senate not later than four o'clock, p.m. Omit the last line in paragraph one beginning with the word "When," in line three. Paragraph two remains.

### RULE 17

Insert the words, "or by the Legislative Research Committee," following the word "members", in line two.

#### RULE 22

Strike the words "11 a.m." in line two and line six and insert in lieu thereof the word "4 p.m.".

#### RULE 38

Strike Rule 38 and insert in lieu thereof: While the Senate is in session, only Legislators and employees of the Legislature will be allowed in the Senate Chamber. Former Legislators not registered as lobbyists will also be admitted to the Senate Floor. Reporters will be permitted to occupy the seats assigned for the press. No other persons will be allowed on the Senate Floor without express permission of the Presiding Officer of the Senate

#### RULE 40

Strike the word and figure "Thirty-two (32)" in line four and insert in lieu thereof the word and figure "Thirty-one (31)".

When so amended, the rules of the Sixty-first General Assembly shall become the permanent rules of the Senate of the Sixty-second General Assembly.

Adolph. W. Elvers, Chairman

Senator Riley offered the following amendment filed by Senators Riley, Messerly, Stanley, Denman and Kibbie:

Amend Senate Rule 16 by adding thereto the following: "Appropriation Committee Bills shall not be acted upon until at least two (2) days after the printed bill has been placed on the desks of the members of the Senate."

Senator Frommelt offered the following amendment to the amendment:

Amend the amendment by substituting the following: "Appropriation Committee Bills shall not be acted upon until the day following the day the printed bill has been placed on the desks of the members of the Senate."

The amendment to the amendment was adopted.

On motion of Senator Riley the amendment as amended was adopted.

Senator Riley offered the following amendment filed by Senators Riley and Rigler and moved its adoption:

Amend Rule 16 by striking "All bills and joint resolutions to be introduced in the Senate shall be typed into proper form by the Legislative Research Bureau," and inserting in lieu thereof the following:

"All bills and joint resolutions to be introduced in the senate shall be delivered to the clerk of the Senate who shall stamp same with date and hour of filing, and same shall thereafter be typed into proper form by the Legislative Research Bureau in the order of priority shown by the stamping thereon."

Division was called for. The amendment was lost.

On motion of Senator Elvers rules 17 and 22 were adopted.

Senator Stanley offered the following amendment:

Amend proposed new Rule 38 by striking the third sentence and substituting therefor the following:

"News reporters will be permitted to occupy the seats assigned for the press and to go to or from those seats."

On motion of Senator Stanley the amendment was adopted.

On motion of Senator Elvers rule 38 as amended was adopted.

Senator Mills offered the following amendment:

Amend Senate Rule 34 as follows:

By inserting after the word "open" in line 3 the words: "to all persons".

Senator Lucken offered the following substitute motion:

As a substitute amendment for the Mills amendment to Rule 34:

Amend Senate Rule 34 by inserting after the first sentence, the following: Any Senate Committee meeting attended by one or more persons registered, or subject to registration under House Rule 20, shall constitute a public hearing under Committee Rules on Bills or Resolutions considered in such Committee meeting.

Senator Lucken moved the adoption of the substitute motion.

Division was called for.

The substitute motion was lost.

Senator Mills moved the adoption of the amendment offered by him, which motion was lost.

Senator Frommelt asked and received unanimous consent that further action on the report of the Committee on Rules and Enrolled Bills be deferred.

#### ADDITIONAL COPIES

Senator Stanley asked and received unanimous consent to have 500 additional copies of Senate Joint Resolution 7 printed.

Senator Coleman asked and received unanimous consent that the following information be printed in the Senate Journal:

# APPROPRIATIONS SUBCOMMITTEES SIXTY-SECOND GENERAL ASSEMBLY

#### BOARD OF CONTROL

Main Flatt Kibbie Stephens Chairman Nurse Lucken O'Malley

#### BOARD OF REGENTS

Burns. Condon Rigler Chairman Riley Frommelt . DeHart Nurse

### STATE DEPARTMENTS

Hill. Kruck Glenn Mills Chairman Van Gilst Lodwick Lange Floy Messerly

#### CONSERVATION

Elvers, Van Eaton Heying Chairman Balloun Buren Coleman Jepsen

# SOCIAL WELFARE

Klefstad. Hagedorn Kosek Chairman O'Malley Benda Heaberlin

Lamborn

### MOTION TO RECONSIDER

I respectfully request that the vote on the amendment to Rule No. 17 be reconsidered,

LEE GAUDINEER

### AMENDMENTS FILED

Substitute the following for the proposed amendment to Rule 16:

"Strike the first paragraph of Rule 16 and substitute therefor the following:

"All bills shall be introduced in the Senate by filing with the secretary of the Senate not later than four o'clock p.m. Bills shall be numbered in the order of filing and shall be stamped with the date and hour of filing. Each bill shall then be typed in proper form by the Legislative Research Bureau unless the original bill was so typed by the Legislative Research Bureau. The bill typed by the Legislative Research Bureau, when approved and signed by the chief sponsor of the original bill, shall take the place of the original bill and shall thereafter be regarded as the original bill. This rule also applies to joint resolutions."

DAVID STANLEY WILLIAM J. REICHARDT

Amend the Report of Committee on Rules by striking under proposed Rule 40 the word and figure "thirty-one (31)" and inserting in lieu thereof the word and figure "thirty-seven (37)".

ROBERT R. RIGLER

Amend Senate File 3 by adding thereto the following new section:

Section four hundred twenty-seven point three (427.3), Code 1966, is amended by striking from line thirty-six (36) the word and numbers "July 27, 1953" and inserting in lieu thereof the following: "January 31, 1955".

SEELEY G. LODWICK

Amend Senate File 3 by adding thereto the following new section:

"This Act, being deemed of immediate importance, shall take effect and be in full force from and after its publication and the Marion Sentinel, a newspaper published in Marion, Iowa, and in the Winterset Madisonian, a newspaper published in Winterset, Iowa."

TOM RILEY
JOE FLATT

On motion of Senator Frommelt the Senate adjourned until 10:00 a.m., Wednesday, January 18, 1967.

Senate Chamber, Des Moines, Iowa, Wednesday, January 18, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Owen Wilson, pastor of the Presbyterian Church,  $\operatorname{Mt}$ . Pleasant, Iowa.

# PETITIONS

The following petitions were presented and placed on file:

By Senator Floy from thirty-five residents of Cerro Gordo County in opposition to daylight saving time.

By Senator Flatt from nineteen residents of Clarke county, all employees of Clarke county, asking that all courthouses be closed on Saturday.

By Senator Frey from thirty two residents of Pottawattamie county in opposition to daylight saving time.

By Senator Lucken from thirty residents of Plymouth county in opposition to daylight saving time.

By Senator Main from thirteen residents of Decatur county, members of the Tuesday Federated Club of Lamoni, in favor of a humane slaughter law in Iowa.

By Senator Main from one hundred twenty-one residents of Decatur county in opposition to daylight saving time.

By Senator Schaben from thirty-five residents of Monona county in opposition to daylight saving time.

#### INTRODUCTION OF BILLS

Senate File 22, by Senator Gaudineer, a bill for an act relating to demurrers by defendants in criminal actions.

Read first and second times and passed on file.

Senate File 23, by Committee on Governmental Affairs, a bill for an act relating to the printing of bills.

Read first and second times and placed on the calendar.

Senate File 24, by Senator Kosek, a bill for an act relating to operator's and chauffeur's licenses.

Read first and second times and passed on file.

Senate File 25, by Senators Hagedorn and Nurse, a bill for an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of building or buildings for a public library from the proceeds of a bond issue.

Read first and second times and passed on file.

Senate File 26, by Senators Riley, Walsh, Denman, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns, a bill for an act to provide for representation in the senate and house of representatives in the Sixty-third (63rd) and subsequent General Assemblies.

Read first and second times and passed on file.

Senate Joint Resolution 12, by Committee on Governmental Affairs, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Read first and second times and placed on the calendar.

The Senate resumed consideration of the report of the committee on rules and enrolled bills.

Senator Frommelt moved that further action on rule 16 be deferred until further study is made, which motion prevailed.

Senator Rigler offered the following amendment:

Amend the Report of Committee on Rules by striking under proposed Rule 40 the word and figure 'thirty-one (31)" and inserting in lieu thereof the word and figure 'thirty-seven (37)".

Senator Rigler moved the adoption of the amendment.

Roll call was requested.

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

Aves: 29

Balloun
Benda
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt
Frey
Hougen

Jepsen
Kosek
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Messerly
Mills

Neu Potgeter Rigler Riley Shaff Stanley Stephens Van Eaton Walsh Nays: 32

Elvers

Frommelt

Ely

Floy

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds

Gaudineer Glenn Hagedorn Heaberlin

Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Main

Murray Nurse O'Malley

> Patton Reichardt Reno Reppert Schaben Shirley

Van Gilst

Absent or not voting: 0

The amendment was lost

On motion of Senator O'Malley rule 40 was adopted.

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

McGill

Amend Rule 5 of the Rules of the Senate as follows:

Strike two-thirds in lines ten (10) and thirteen (13) and insert in lieu thereof thirty-one (31).

Roll call was requested.

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

Ayes: 32

Buren

Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers
Ely
Floy
Frommelt

Glenn Hagedorn Heaberlin Heying Hill Kibbie

Klefstad

Kruck

McGill

Main

Gaudineer

O'Malley
Patton
Reichardt
Reno
Reppert
Schaben
Shirley
Van Gilst

Murray

Nurse

Nays: 29

Balloun Benda Briles Clarke DeHart DeKoster Jepsen Kosek Kyhl Lamborn Lange Lisle Neu Potgeter Rigler

Riley Shaff Stanley Erskine Lodwick
Flatt Lucken
Frey Messerly
Hougen Mills

Stephens Van Eaton Walsh

Absent or not voting: 0

The amendment was adopted.

Senator Gaudineer called up the following motion filed by him:

# MOTION TO RECONSIDER

I respectfully request that the vote on the amendment to Rule No. 17 be reconsidered.

Senator Gaudineer asked unanimous consent to withdraw the motion.

Objection was raised by Senator Hougen.

Senator Hougen asked and received unanimous consent to withdraw his objection.

Senator Elvers moved that the rules of the Sixty-first General Assembly as amended become the rules of the Sixty-second General Assembly which motion prevailed.

# REPORTS OF COMMITTEES

Senator Denman submitted the following report:

Mr. President: Your committee on governmental affairs to which was referred Senate File 2, a bill for an act relating to soldiers home, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 3, a bill for an act relating to the extension of benefits to certain members of the Air Force and veterans of the Viet Nam conflict, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 4, a bill for an act relating to Korean and Viet Nam veterans and the disabled and retired firemen and policemen act, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also

Mr. President: Your committee on governmental affairs to which was referred Senate File 5, a bill for an act relating to veterans newsstands in the State House, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 6, a bill for an act relating to memorial halls and monuments, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 7, a bill for an act relating to Viet Nam veterans' orphans, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 8, a bill for an act relating to the recording of Viet Nam veterans' discharges, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 9, a bill for an act relating to Viet Nam veterans' preference, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 10, a bill for an act relating to veterans' newsstands in Courthouses, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 11, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate Joint Resolution File 1, a joint resolution 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.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate Joint Resolution File 8, 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, 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 Joint Resolution 8 by striking all of Sec. 2 and inserting in lieu thereof the following:

Sec. 2. The foregoing amendment to the Constitution of the State of Iowa has been adopted and agreed to by the Sixty-first (61st) General Assembly, and having been referred by such Assembly to the Legislature to be chosen in the next general election, being the 62nd General Assembly, and having been duly published in accordance with and in compliance with the direction of the Sixty-first (61st) General Assembly, is it now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, and shall be submitted to the people at a special election to be held for that purpose on the second Tuesday in December in the year nineteen hundred sixty-seven (1967) in accordance with the directions of Article X of the Constitution of Iowa. The submission at said special election shall in all respects be governed and conducted as prescribed by law and the Constitution of Iowa for the submission of a constitutional amendment at a general election.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, Chairman

Ordered 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 Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 5 relating to a joint convention of the House and Senate on January 19th.

WM, R. KENDRICK, Chief Clerk

# SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate Joint Resolution 12 be made a special order of business for Thursday, January 19, 1967, at 10:00 A. M. and that Senate Joint Resolution 8 be made a special order immediately following the conclusion of work on Senate Joint Resolution 12.

Senator Frommelt asked and received unanimous consent to suspend the rules to consider Senate Files 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 upon reconvening at 1:00 P. M.

On motion of Senator Frommelt the Senate recessed until 1:00 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 the Soldiers Home, with report of committee recommending passage was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent to withdraw his amendment filed January 16, 1967, found on page 90 of the journal.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 2 by adding the following new section:

Sec. 3. Chapter 219, Code 1966, is amended by adding the following new section;

"Wherever the word 'soldier' appears in this chapter, it shall include, without limitation, the members of the United States air force."

The amendment was adopted.

Senator Riley offered the following amendment:

Amend Senate File 2 as follows:

By striking the words "August 5, 1964" in lines 4 of section 1 and section 2 and inserting in lieu thereof the words "July 1, 1960".

Senator Riley moved the adoption of the amendment and requested a roll call.

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

Ayes: 24

Balloun
Clarke
DeHart
DeKoster
Erskine
Frey
Heaberlin
Heying

Jepsen Kosek Kruck Kyhl Lamborn Lodwick Neu Patton Potgeter Reichardt Reno Riley Shaff Stanley Van Eaton Walsh

Nays: 36

Benda
Briles
Buren
Burns
Cassidy
Coleman
Denman
Dodds
Elvers
Ely
Flatt

Fr ommelt Gaudineer Glenn Hagedorn Hill Hougen Kibbie Klefstad Lange Lisle Lucken Main

McGill
Messerly
Mills
Murray
Nurse
O'Malley
Reppert
Rigler
Schaben
Shirley
Stephens
Van Gilst

Absent or not voting 1:

Condon

Floy

The amendment was lost.

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: 60

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Elv Erskine Flatt

Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen Jepsen Kibbie Klefstad Kosek Kruck Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill

Messerly Mills. Murray Neu Nurse O'Mallev Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Frommelt

Floy

Frev

Absent or not voting: 1

## 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 Benda, Senate File 3, a bill for an act relating to extension of benefits to certain members of the Air Force and veterans of the Viet Nam Conflict, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

The following amendments were considered:

Senator Lodwick offered the following amendment and moved its adoption:

Amend the title to Senate File 3 by striking the period (.) after the word "Conflict" and adding thereto the following: "and Korean Conflict."

The amendment was adopted.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 3, section 1, line 4, by striking the words "and be synonymous with" and inserting in lieu thereof the words ", without limitation,".

The amendment was adopted.

Senator Riley offered the following amendment:

Amend Senate File 3 as follows:

By striking the words "August 5, 1964" in line 4 of section 2 and inserting in lieu thereof the words "July 1, 1960".

Senator Riley moved the adoption of the amendment and requested a roll call,

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

Ayes: 21

Balloun
Clarke
DeHart
DeKoster
Erskine
Heaberlin
Heying

Jepsen Kosek Kruck Kyhl Lamborn Lodwick Patton

Frommelt

Gaudineer

Potgeter Reichardt Reno Riley Stanley Van Eaton Walsh

Nays: 37 Benda

Briles
Buren
Burns
Cassidy
Coleman
Denman
Dodds
Elvers
Ely
Flatt
Floy

Glenn
Hagedorn
Hill
Hougen
Kibbie
Klefstad
Lange
Lisle
Lucken
Main
McGill

Messerly Mills Murray Nurse O'Malley Reppert Rigler Schaben Shirley Stephens Van Gilst

Absent or not voting: 3

Condon Neu Shaff

Frey

The amendment was lost.

Senator Lodwick offered the following amendment and moved its adoption:

Amend Senate File 3 by adding thereto the following new section:

Section four hundred twenty-seven point three (427.3), Code 1966, is amended by striking from line thirty-six (36) the word and numbers "July 27, 1953" and inserting in lieu thereof the following: "January 31, 1955".

The amendment was adopted.

Senator Riley offered the following amendment filed by Senators Riley and Flatt and moved its adoption:

Amend Senate File 3 by adding thereto 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 Marion Sentinel, a newspaper published in Marion, Iowa, and in the Winterset Madisonian, a newspaper published in Winterset, Iowa."

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: 59

Balloun Glenn Benda Hagedorn Briles Heaberlin Buren Heying Burns Hill Cassidy Hougen Clarke Jepsen Coleman Kibbie DeHart Klefstad DeKoster Kosek Denman Kruck Dodds Kyhl Elvers Lamborn Ely Lange Erskine Lisle Flatt Lodwick Floy Lucken Frev Main Frommelt McGill Gaudineer Messerly

O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Mills

Nurse

Murray

Nays: 0

Absent or not voting: 2

Condon

Neu

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 Benda, Senate File 4, a bill for an act relating to Korean and Viet Nam Conflict veterans and the disabled and retired firemen and policemen act, 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:

By striking the words "August 5, 1964" in line 6 of section 1 and inserting in lieu thereof the words "July 1, 1960".

The amendment was lost.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 4 by adding thereto the following new section:

Sec. 2. Section four hundred ten point seven (410.7) Code 1966, is amended by inserting after the word "the" in line 4 the following: "United States air force or air force reserve,".

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: 60

Balloun Glenn Mills Benda Hagedorn Murray Briles Heaberlin Neu Buren Heying Nurse Burns Hill O'Malley Cassidy Hougen Patton Clarke Jepsen Potgeter Coleman Kibbie Reichardt DeHart Klefstad Reno DeKoster Kosek Reppert Denman Kruck Rigler Dodds Kyhl Riley Elvers Lamborn Schaben Lange Shaff Ely

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer

Lisle Lodwick Lucken Main McGill Messerly

Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 1

# 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 Benda, Senate File 5, a bill for an act relating to veterans' newsstands in the State House 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:

By striking the words "August 5, 1964" in line 4 of section 1 and inserting in lieu thereof the words "July 1, 1960".

The amendment was lost.

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

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

Glenn

Ayes: 58

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Erskine Flatt Floy

Hagedorn Heaberlin Heying Hill Hougen Kibbie Klefstad Kosek Kruck Kvhl Lamborn Lange Lisle Lodwick Lucken Main

Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley

Shirley Stanley Stephens Van Gilst Frey Frommelt Gaudineer

McGill Messerly Mills

Walsh

Nays: 0

Absent or not voting: 3

Condon Jepsen Van Eaton

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 6, a bill for an act relating to memorial halls and monuments, 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.

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

Ayes: 59 Balloun

Benda Briles Buren Burns Cassidy Clarke Coleman DeHart Denman Dodds Elvers Ely Erskine Flatt Floy Frey Frommelt Heaberlin Heying Hill Hougen Jepsen Kibbie Klefstad Kosek Kruck Kvhl Lamborn Lange Lisle Lodwick Lucken

Hagedorn

Main McGill Messerly Mills

Murray

Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler

Riley

Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Glenn Nays: 0

Gaudineer

Absent or not voting: 2

Condon DeKoster

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 7, a bill for an act relating to Viet Nam veteran's orphans, 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:

By striking the words "August 5, 1964" in line 4 of section 1 and inserting in lieu thereof the words "July 1, 1960",

The amendment was lost.

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:

Hagedorn

# Ayes: 59

Benda Heaberlin Briles Heying Buren Hill Burns Hougen Cassidy Jepsen Clarke Kibbie Coleman Klefstad DeHart Kosek Denman Kruck Dodds Kvhl Elvers Lamborn Ely Lange Erskine Lisle Flatt Lodwick Floy Lucken Frev Main Frommelt McGill Gaudineer Messerly Glenn Mills

Murray Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 2

Condon DeKoster

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 8, a bill for an act relating to the recording of Viet Nam veteran's discharges, 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:

By striking the words "August 5, 1964" in line 4 of section 1 and inserting in lieu thereof the words "July 1, 1960".

The amendment was lost.

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: 59

Balloun Glenn Benda Hagedorn Briles Heaberlin Buren Heving Burns Hill Cassidy Hougen Clarke Kibbie Coleman Klefstad DeHart Kosek DeKoster Kruck Denman Kvhl Dodds Lamborn Elvers Lange Elv Lisle Erskine Lodwick Flatt Lucken Floy Main Frev McGill Frommelt Messerly Gaudineer Mills

Neu Nurse O'Mallev Patton Potgeter Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Murray

Nays: 0

Absent or not voting: 2

Condon Jepsen 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 9, a bill for an act relating to Viet Nam veterans' preference, 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:

By striking the words "August 5, 1964" in line 4 of section 1 and inserting in lieu thereof the words "July 1, 1960".

The amendment was lost.

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: 58

Balloun Benda Briles Buren Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Erskine Flatt Floy Frev Frommelt Gaudineer Glenn

Heying Hill Hougen Kibbie Klefstad Kosek Kruck Kvhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills

Murray

Hagedorn

Heaberlin

Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Neu

Nays: 0

Absent or not voting: 3

Burns Condon Jepsen

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 10, a bill for an act relating to veterans' newsstands in courthouses, 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:

By striking the words "August 5, 1964" in line 4 of section 1 and inserting in lieu thereof the words "July 1, 1960".

The amendment was lost.

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:

Glenn

Ayes: 59

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Erskine Flatt Floy Frey Frommelt Gaudineer

Hagedorn Heaberlin Heying Hill Hougen Kibbie Klefstad Kosek Kruck Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills

Murray Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 2

Condon Jepsen

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 11, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines, 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:

By striking the words "August 5, 1964" in line 4 of section 1, line 4 of section 2, line 4 of section 3, and line 4 of section 4 and inserting in lieu thereof the words "July 1, 1960".

The amendment was lost.

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:

Glenn

Ayes: 59

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Elv Erskine Flatt Floy Frey Frommelt Gaudineer

Hagedorn Heaberlin Heving Hill Hougen Kibbie Klefstad Kosek Kruck Kvh1 Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills

Murray Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting:

Condon Jepsen

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

# SENATE CONCURRENT RESOLUTION 8

# 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 SENATE, THE HOUSE CON-CURRING: That the daily compensation of all chaplains, officers and employees of the Sixty-Second General Assembly shall be as follows, to be paid in accordance with the Rules of the Senate and House:

# OFFICERS AND EMPLOYEES OF THE SENATE

Secretary of the Senate
Assistant Secretary of the Senate and Reading Clerk
Secretary to the Secretary
Secretary to Lieutenant Governor
Secretary Clerk
Assistant Journal Clerk
Engrossing Clerk
Enrolling Clerk
Law Clerk
Assistant Law Clerks
Assistant Enrolling and Payroll Clerk
Supply Clerk
Chairman Clerks (Standing Committees)
Sub-Committee Clerks (Standing Sub-Committees)
Floor Leader Clerks
Secretary (Clerks)
Control Board Operator
Bill Clerk
Bill Clerk Assistant
File Clerk
Sergeant-at-Arms
Assistant Sergeant-at-Arms
Chief Doorkeeper
Assistant Doorkeepers
Postmistress
Cloakroom Attendants
Pages
Pages
OFFICERS AND EMPLOYEES OF THE HOUSE
Chief Clerk
Assistant Chief Clerk
Legislative Counsel
Reading Clerk
Engrossing Clerk

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Chief Journal Clerk       20         Secretary to Chief Clerk       18         Clerk to Chief Clerk and Payroll Clerk       17         Supervisor of Clerks       18         Chief Enrolling Clerk       18         Secretary to Speaker       20         Assistant to Legislative Counsel       16         Secretaries to House Committee Chairmen       14         House Floor Leader's Secretary       14         House Secretaries       12         Sergeant-at-Arms       16         Assistant Sergeant-at-Arms       16         Bill Clerk       11         Assistant Bill Clerk       16         Supply Clerk       16         Postmaster       16         Chief Electrician       16         Assistant Voting Machine Operator       16         Control Board Operator       16         Doorkeepers       10         Cloakroom Attendants       18         Pages       8	3.00 3.00 7.00 3.00 3.00 3.00 5.00 4.00 4.00 1.00 0.00 4.00 0.00 6.00					
LEGISLATIVE RESEARCH BUREAU						
Supervisor of Bill Drafting       3         Assistant Supervisor of Bill Drafting       2         Bill Drafter 1       2         Bill Drafters II       2         Typists       1         Proofreader       15	5.00 3.00 5.00					
JOINT LEGISLATIVE HELP						
Mail Carriers       1         Clerk (Historical Building)       1         Law Library Clerk       1         Supervisor of Legislative Index Clerks       1         Assistant Supervisor of Legislative Index Clerks       1         Index Clerks       1	11.00 10.00 17.00 14.00					
CUSTODIANS						
Janitors	9.00 11.00 10.00					

Information Desk
Legislative Tour Guide
Elevator Operators

BE IT FURTHER RESOLVED: That the compensation of chaplains officiating at the opening of the sessions of the House and Senate of the Sixty-Second 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 ten (10) cents per mile to and from the state capitol.

# REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

# LEGISLATIVE RESEARCH BUREAU

Barry Minear
Austin A. King
James F. Fowler
E. J. Giovannetti
Richard Hanson
Thomas G. Powers
Dorothy L. Doden
Diota R. Fraizer
Shirley L. Ralston
Dorothy V. Samuelson
Elvera N. Westergaard
Edith B. Billings

# JOINT LEGISLATIVE HELP

Steve Riccio
Phyllis McLaughlin
Lois Iseminger
Maxine Gunton Supervisor of Legislative Index Clerks
Juanita Swackhammer Asst. Supervisor of Legislative Index Clerks
Marie Hinrichs
Dennis Linder

CUSTODIAN						
James Sullivan						
James McGuire						
Allen Soloman						
Dale Legg						
Donald Henry Janitor						
Ralph Siever						
Gertrude North Matron						
Marie C. O'Neil						
George J. Beam						
Russell Brafford						

Fred C. Flesher . Policeman Newell Sutherland . Policeman John W. Wilfon . Watchman Claude Higins Watchman Helen Wimberly . ReceptionistInformation Desk Gladys Patton . ReceptionistInformation Desk Thora Mae Suren . Legislative Tour Guide Louise Main Elevator Operator Lucille Carnaban . Elevator Operator
Lucille Carnahan

Gilbert E. Klefstad, Chairman On the Part of the Senate

James E. Patton, Chairman On the Part of the House

# BILLS ASSIGNED TO COMMITTEE

 $\label{president} \mbox{ Fulton announced the assignment of the following bills to Committee:}$ 

SF 18	Safety and Law Enforcement
SF 19	Ways and Means
SF 20	Judiciary
SF 21	Safety and Law Enforcement
SF 22	Judiciary
SJR 9	Governmental Affairs
SJR 10	Governmental Affairs
SJR 11	Judiciary

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, January 19, 1967.

# JOURNAL OF THE SENATE

Senate Chamber Des Moines, Iowa, Thursday, January 19, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend John Davies, pastor of the Collegiate Presbyterian Church, Ames, Iowa.

# PRESENTATION OF VISITOR

Senator Heying rose on point of personal privilege and presented to the Senate his daughter, Teresa Jo Heying, a student at Holy Name school, West Union, who was seated in the south balcony.

### PETITIONS

The following petitions were presented and placed on file:

By Senator Briles from four hundred thirty-seven residents of Adams and Taylor counties in opposition to daylight saving time.

By Senator Erskine from thirty-four residents of Woodbury county in opposition to daylight saving time.

By Senator Lange from twelve residents of Calhoun, Ida and Sac counties in opposition to daylight saving time.

By Senator Nurse from two hundred thirty-one residents of Osceola county in opposition to daylight saving time.

By Senator Potgeter from forty residents of Franklin, Grundy and Hardin counties in opposition to daylight saving time.

By Senator Schaben from thirty two residents of Monona county in opposition to daylight saving time.

By Senator Van Gilst from one hundred four residents of Keokuk and Mahaska counties in opposition to daylight saving time.

# COMMUNICATIONS

The following communications were presented:

January 12, 1967

Members of the Senate Sixty-second General Assembly Senate Chambers L.O.C. A.L.

Attention: Lt. Governor Robert D. Fulton

# Gentlemen:

We respectfully submit the name of Leo J. Steffen, Jr. to the Senate for confirmation of interim appointment as Chief Counsel for the Iowa State Commerce Commission.

Mr. Steffen's interim appointment was effective February 1, 1966, and ends June 30, 1967. This interim was made in conformance with Chapter 475.2 of the Code of Iowa.

Very truly yours,

Dick A. Witt, Chairman Iowa Commerce Commission

January 12, 1967

Members of the Senate Sixty-second General Assembly Senate Chambers L O C A L

Attention: Lt. Governor Robert D. Fulton

# Gentlemen:

We respectfully submit the name of Leo J. Steffen, Jr., to the Senate for confirmation of appointment as Chief Counsel for the Iowa State Commerce Commission.

This appointment is in conformance with Chapter 475.2 of the Code of Iowa and will be for the regular 4 year term beginning July 1, 1967 and ending June 30, 1971.

Very truly yours,

Dick A. Witt, Chairman Iowa Commerce Commission

January 18, 1967

Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

# Gentlemen:

It is my pleasure to submit the name of John R. Hansen of Manning, Carroll County, Iowa, for appointment as a member of the Iowa State Highway Commission, under the provisions of Sections 307.1, 307.2, and 307.3, Code of Iowa 1966, for the unexpired portion of the four-year term ending June 30, 1969, to fill the vacancy created by the resignation, effective February 1, 1967, of Everett L. Shockey.

Yours very truly,

HAROLD E. HUGHES

# JOURNAL OF THE SENATE

# INTRODUCTION OF BILLS

Senate File 27, by Senators DeHart, Ely, Cassidy, Stanley, and Kibbie, a bill for an act relating to reversion of schoolhouse sites.

Read first and second times and passed on file.

Senate File 28, by Senator McGill, a bill for an act relating to the redemption of beer containers,

Read first and second times and passed on file.

Senate File 29, by Senator Hougen, a bill for an act regulating the use of trading stamps.

Read first and second times and passed on file.

Senate File 30, by Senator DeKoster, a bill for an act relating to expenses of members of county extension councils.

Read first and second times and passed on file.

Senate Joint Resolution 13, by Senators Stanley, Rigler, Frommelt, O'Malley, Riley and Ely, a Joint Resolution ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office.

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 Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 7 relating to adjournment on Friday, March 17, 1967 and final date for filing bills.

WILLIAM R. KENDRICK, Chief Clerk

#### THIRD READING OF BILLS

On motion of Senator Van Gilst, Senate Joint Resolution 12, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Van Gilst moved that the resolution be read a third time now, which prevailed, and the resolution was read a third time.

Senate Joint Resolution 12, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

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

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

Article three (III) of the Constitution of the State of Iowa is hereby amended by adding thereto the following new section:

"Section 39. In establishing senatorial and representative districts, the state shall be divided into as many senatorial districts as there are members of the senate and into as many representative districts as there are members of the house of representatives. One (1) senator shall be elected from each senatorial district and one (1) representative shall be elected from each representative district."

Sec. 2. The foregoing proposed amendment 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:

Ayes: 60

Balloun	Gaudineer	Mills
Benda	Hagedorn	Murray
Briles	Heaberlin	Neu
Buren	Heying	Nurse
Burns	Hill	O'Malley
Cassidy	Hougen	Patton
Clarke	Jepsen	Potgeter
Coleman	Kibbie	Reichardt
Condon	Klefstad	Reno
DeHart	Kosek	Reppert
DeKoster	Kruck	Rigler
Denman	Kyhl	Riley
Dodds	Lamborn	Schaben
Elvers	Lange	Shaff
Ely	Lisle	Shirley
Erskine	Lodwick	Stanley
Flatt	Lucken	Stephens
Floy	Main	Van Eaton
Frey	McGill	Van Gilst
Frommelt	Messerly	Walsh
	*	

Nays: 1

Glenn

Absent or not voting: 0

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 Kibbie, Senate Joint Resolution 8, 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 with report of committee recommending amendment and passage, was taken up and considered, and the report of the committee adopted.

The following committee amendment was called up:

Amend Senate Joint Resolution 8 by striking all of Sec. 2 and inserting in lieu thereof the following:

Sec. 2. The foregoing amendment to the Constitution of the State of Iowa has been adopted and agreed to by the Sixty-first (61st) General Assembly, and having been referred by such Assembly to the Legislature to be chosen in the next general election, being the 62nd General Assembly, and having been duly published in accordance with and in compliance with the direction of the Sixty-first (61st) General Assembly, is it now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, and shall be submitted to the people at a special election to be held for that purpose on the second Tuesday in December in the year nineteen hundred sixty-seven (1967) in accordance with the directions of Article X of the Constitution of Iowa. The submission at said special election shall in all respects be governed and conducted as prescribed by law and the Constitution of Iowa for the submission of a constitutional amendment at a general election.

Senator Coleman offered the following amendment to the amendment:

Amend the committee amendment to Senate Joint Resolution 8 by striking the words "is it" in line 9 and inserting in lieu thereof 'it is."

Further amend by striking the word "December" in line 13 and inserting in lieu thereof the word "September."

On motion of Senator Coleman the amendment to the committee amendment was adopted.

On motion of Senator Denman the committee amendment as amended was adopted.

Senator Kibbie 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 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 (1/2) the membership of the house of representatives. Senators shall be classified 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. 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 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 consitution, 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."

Section 2. The foregoing amendment to the Constitution of the State of Iowa has been adopted and agreed to by the Sixty-first (61st) General Assembly, and having been referred by such Assembly to the Legislature to be chosen in the next general election, being the 62nd General Assembly, and having been duly published in accordance with and in compliance with the direction of the Sixty-first (61st) General Assembly, it is now adopted and agreed to by the Sixty-second (62nd) General Assembly in this

Joint Resolution, and shall be submitted to the people at a special election to be held for that purpose on the second Tuesday in September in the year nineteen hundred sixty-seven (1967) in accordance with the directions of Article X of the Constitution of Iowa. The submission at said special election shall in all respects be governed and conducted as prescribed by law and the Constitution of Iowa for the submission of a constitutional amendment at a general election.

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

Ayes: 35

Glenn Buren Burns Hagedorn Heaberlin Cassidy Coleman Heying Condon Hill Kibbie Denman Klefstad Dodds Kosek Elvers Ely Kruck Main Flov McGill Frommelt Gaudineer Murray

Nurse
O'Malley
Patton
Reichardt
Reno
Reppert
Riley
Schaben
Shirley
Van Gilst
Walsh

Nays: 26

Balloun
Benda
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt
Frey

Hougen
Jepsen
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Messerly

Mills
Neu
Potgeter
Rigler
Shaff
Stanley
Stephens
Van Eaton

Absent or not voting: 0

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 Stanley, Senate Joint Resolution 1, 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 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 1, 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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

Glenn

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

Ayes: 61

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Elv Erskine Flatt . Floy Frey Frommelt Gaudineer

Hagedorn Heaberlin Heying Hill Hougen Jepsen Kibbie Klefstad Kosek Kruck Kvhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly

Murray Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert -Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Mills

Nays: 0

Absent or not voting: 0

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 Messerly, Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frey offered the following amendment and moved its adoption:

Amend Senate File 12 by adding thereto 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 Cedar Falls Daily Record, a newspaper published in Cedar Falls, Iowa, and in the Neola Gazette-Reporter, a newspaper published in Neola, Iowa."

The amendment was adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 12 as follows:

- 1. By striking all of Section one (1).
- 2. By adding thereto the following sections:
- (1) Section three hundred forty point six (340.6), Code 1966, is hereby amended by striking from line three (3) the word "shall" and inserting in lieu thereof the word "may"; also by striking from line five (5) the word "shall" and inserting in lieu thereof the word "may".
- (2) Section three hundred forty point six (340.6), Code 1966, is hereby further amended by adding the following: "The board of supervisors in each county is authorized to implement this section."

The amendment was lost.

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: 46

Balloun Erskine
Benda Flatt
Briles Floy
Buren Frey

Lisle Lodwick McGill Messerly Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Frommelt Gaudineer Glenn Heaberlin Heying Hougen Jepsen Kibbie Kosek Kruck Neu
O'Malley
Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shirley
Stanley
Van Eaton

Nays: 14

Hagedorn Hill Klefstad Lamborn Lange

Lucken Main Murray Nurse Patton Reno Shaff Stephens Van Gilst

Walsh

Absent or not voting: 1

Mills

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

Senator Klefstad called up for consideration Senate Concurrent Resolution 8 filed and found on pages 122-125 of the Senate Journal of January 13, 1967 and offered the following amendment, moving its adoption:

Amend Senate Concurrent Resolution 8.

- 1. By making the following addition to the classification "OFFICERS AND EMPLOYEES OF THE SENATE".
- a. By striking the figures "11.00" after the classification 'Bill Clerk' and inserting in lieu thereof the figure "12.00"
- 2. By making the following additions and amendments to the classification "OFFICERS AND EMPLOYEES OF THE HOUSE":
- a. By adding the following immediately after and below the classification "Secretaries to House Committee Chairmen......14.00": "Secretaries to House Standing Sub-Committee Chairmen......14.00".
- b. By striking the figures "11.00" after the classification "Bill Clerk" and inserting in lieu thereof the figure "12.00".
- c. By striking the figures "10.00" after the classification "Assistant Bill Clerk" and inserting in lieu thereof the figure "11.00".

- 3. By amending the classification "JOINT LEGISLATIVE HELP" as follows:
- a. By striking the figure "14.00" after the classification "Index Clerks" and inserting in lieu thereof the figure "12.00".

The amendment was adopted.

On motion of Senator Klefstad the resolution as amended was adopted.

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

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# RECONSIDERATION OF SENATE JOINT RESOLUTION 8

Senator Frommelt moved to reconsider the vote by which Senate Joint Resolution 8 was adopted by the Senate, which motion prevailed. Senator Frommelt moved that the vote by which the resolution went to its third reading be reconsidered, which motion prevailed.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 8 by striking from line 48 of section 1 the word "constitution" and inserting in lieu thereof the word "constitution".

The amendment was adopted.

Senator Frommelt moved that the resolution as amended 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 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 (1/2) the membership of the house of representatives. Senators shall be classified 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 louse 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 representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment falls 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 consitution, 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 amendment to the Constitution of the State of Iowa has been adopted and agreed to by the Sixty-first (61st) General Assembly, and having been referred by such Assembly to the Legislature to be chosen in the next general election, being the 62nd General Assembly, and having been duly published in accordance with and in compliance with the direction of the Sixty-first (61st) General Assembly, it is now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, and shall be submitted to the people at a special election to be held for that purpose on the second Tuesday in September in the year nineteen hundred sixty-seven (1967) in accordance with the directions of Article X of the Constitution of Iowa. The submission at said special election shall in all respects be governed and conducted as prescribed by law and the Constitution of Iowa for the submission of a constitutional amendment at a general election.

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

Ayes: 36

Buren Burns Cassidy Coleman Gaudineer Glenn Hagedorn Heaberlin Nurse O'Malley Patton Reichardt Condon
Denman
Dodds
Elvers
Ely
Floy
Frey
Frey
Frommelt

Heying
Hill
Kibbie
Klefstad
Kosek
Kruck
Main
McGill

Murray Reno Reppert Riley Schaben Shirley Van Gilst Walsh

Nays: 22

Balloun Benda Briles Clarke DeHart DeKoster Erskine Flatt Hougen
Jepsen
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken

Messerly Neu Potgeter Rigler Shaff Stanley Stephens Van Eaton

Absent or not voting: 1

### Mills

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

## COMMITTEE FROM THE HOUSE

A committee appeared and announced that the House was ready to receive the Senate  ${\bf in}$  Joint convention.

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

#### BUDGET MESSAGE

to the

# SIXTY-SECOND GENERAL ASSEMBLY

by

Honorable Harold E. Hughes, Governor of Iowa

Joint Session, January 19, 1967

Mr. President, Mr. Speaker, Honorable Members of the Sixty-second General Assembly, Ladies and Gentlemen;

Chapter 8 of the Code of Iowa specifies that "not later than February 1st of the year of each biennial session the Governor shall transmit to the legislature a document to be known as a budget, setting forth his financial program for each of the fiscal years of the ensuing biennium."

The derivation of the word budget is a matter of some interest. It comes from the Latin and French words meaning bag and, in our language, a "budget" formerly meant a "loose bundle."

Whatever else may be said about the budget I am about to submit to you, I assure it is not a loose bundle. A bundle, nothing but not loose bundle, a bundle, nothing but not loose bundle.

you it is not a loose bundle. A bundle, perhaps, but not loose.

Copies of the complete text of this message will be distributed to you following this joint convention, together with copies of a not-so-brief set of financial schedules known as the "Budget in Brief." The complete printed budget, showing a detailed breakdown of all proposed expenditures by departments and of all sources of revenue will be transmitted to you within the next few days.

Literally hundreds of individuals have roles in providing the facts and figures that go into this financial plan for the state for the next two years. I acknowledge with gratitude the dedicated cooperation of department heads and other key personnel and the good work of the Comptroller and his able staff.

If a Budget Message has a reason for existence, it should be something more than a deadly recitation of statistics that can be more clearly seen from the actual tabulations

It should, as I see it, be an expression of a basic philosophy of government. And it should set forth a specific plan for action based on that philosophy together with an analysis of the special needs and conditions of the period involved that are relevant to good financial planning.

The most salient fact about our present condition in Iowa is, of course, our extraordinary economic health. We have had four consecutive years of record industrial development. Farm income has been relatively good and agricultural production has been at high levels. Our rate of general economic growth has been ahead of the national average and ahead of the states around us. We have been at the forefront among the states in the rate of increase in personal income.

I mention these facts not to ring any bells of self congratulation but to emphasize conditions that need to be taken into consideration in our financial planning. It is much easier to identify major social and economic trends in a history book than to recognize what is happening in our own time and place. This is not just another era in Iowa's development; it is one of our finest hours and I believe we have the responsibility to make the best of it.

Most economists agree that our favorable economic growth trend is likely to continue, although probably not at the unprecedented rate of the past few years. Many imponderables will influence the future -- such as weather, federal taxes and the international situation. These factors are beyond our control.

Other factors that will shape the years ahead are within our control and capabilities. If we are to keep our development going in this competitive age, it will be necessary to make the long-range public investments in education, industrial promotion, public safety, public health, conservation and the other vital fields that will provide the necessary foundation for continuing growth. Obviously, this entails some sacrifice of immediate luxury and personal convenience in order to build a better future for ourselves and our children.

The Old Testament prophesy of seven years of plenty and seven years of famine does not literally apply to the Iowa of our times and we can be thankful for that. But the underlying point is valid. History shows that such rapid economic growth as we have been experiencing recently does not continue indefinitely. In a period of comparative affluence, such as the present one, I believe the prudent course is to take care of some basic, long-range needs while we have the resources with which to get the job done.

The most widely discussed factor that enters into our financial planning is the

current substantial surplus in the state's general fund.

Part of this surplus, as you know, is non-recurring revenue resulting from the establishment of the withholding system for the individual income tax last year and from the institution of monthly, instead of quarterly reporting, in the method of collecting the sales taxes.

Another very substantial factor in the sharp upturn of revenues from the personal income tax was the fact that the advent of withholding caused thousands of persons to file and pay state income tax who had previously been non-filers. For the first time in history, we had reasonable assurance that all of those who should pay state income tax were, in fact, paying their fair share.

However, the major part of the surplus results, as previously stated, from our economic growth on many fronts.

There are those who advocate the spending of a sizable portion of the state's balance through the immediate distribution of cash refunds to the taxpayers amounting to half of the 1965 personal income tax paid.

I do not question the desirability of any kind of a refund or that there are logical arguments to support the idea. However, I sincerely urge you to reject the proposal. The immense benefits of investing these funds in our future will far outweigh the immediate luxury of a refund that would be modest for most taxpayers.

I would emphasize the fact that the surplus consists entirely of legitimate, oncecollected state revenues. No taxpayer has paid any tax twice, although it is true that the 1965 personal income tax was collected in the same year in which wages were withheld for the 1966 taxes.

The present state surplus that looks large at first glance undergoes a rapid shrinkage when you start allocating it to the growing needs of the state that are set forth in this
budget. And in the end, no matter how prudently the available funds are expended, we
will fall short of meeting the major needs as adequately as we would like. But we will
have made a giant stride in that direction.

I would call your attention to the fact that a surplus in the state treasury is not a new or unique phenomenon in Iowa. Many times in the past, our Legislatures have had targe surplus funds to work with. In 1949, for example, the surplus was almost identical in dollars with what we have today.

The point is that in each instance, these Legislatures of the past did not elect to invest the available funds in the growing needs of the state. The most tragic part of these earlier decisions was the repeated neglect of capital needs.

As a consequence, we have today, not only our current problems to deal with, but we have a great deal of catching up to do as a result of the omissions of the past.

Responsible budget-making calls for constant reference to the total structure of the governmental function -- the big, over-all picture of our revenues and needs. To the best of my ability, I have recommended departmental expenditures where I felt they were needed the most at this particular time. In some cases, I have sorely regretted the necessary gap between a department's asking and the recommended figure in the budget.

There will, of course, be many differences of opinion on the suggested allocations. But I sincerely hope that we can agree on one basic point -- that we should take advantage of this opportune time to invest in the substantive needs of the state and not to repeat the errors of the past. Only in this way, as I see it, can we keep faith with ourselves and with future generations of Iowans.

#### REVENUES FROM EXISTING TAX BASE

For the past several years, I have been calling attention to the signs of increased vitality in Iowa's economy. But the amazing thrust of our economic growth during the past two years, as measured by such a reliable economic indicator as the rate of increase in personal income, has far surpassed my most optimistic expectations.

Reflecting this remarkable advancement on many fronts of the state's economy, the state government's revenues have run substantially ahead of our predictions. It was originally estimated that there would be an unencumbered balance in the state treasury -- available to provide a working balance and appropriations for the next biennium -- of approximately \$30 million on June 30, 1967, the end of the current biennium.

It is now anticipated that this unencumbered balance or surplus will be \$94.4 million.

Originally, the total receipts for the present biennium were estimated at \$528.5 million. It is now anticipated that the total receipts will be \$601.8 million -- an increase of \$73.3 million for the biennium.

The increases have occurred in all revenue sources, but principally in the two taxes which comprise the major source of revenues -- personal income taxes and sales taxes. These are the "backbone" taxes which furnish the bulk of the support for the state's appropriations for the Board of Regents, Board of Control, Social Welfare, School Aids, and other major state functions.

Sales tax receipts totaled \$86.2 million in the first year of the current biennium, and it is estimated that they will total \$93 million in this, the second year. Both totals are exclusive of the non-recurring revenues received as a result of the institution in 1966 of monthly, instead of quarterly reporting, in the sales tax collection.

Percentagewise, these totals represent increases of eleven and nine per cent for the first and second years respectively. Making due allowance for inflation, such increases are unprecedented in the history of the state's sales tax revenues.

The fact that Iowa has been a leader among the states in rate of increase in personal income in recent years is reflected in the growth of our receipts from the personal income tax.

For three consecutive years, ending with June 30, 1967, the record will show a gain for each year of 20 per cent or more. This is exclusive of the one-shot revenue gain we had last year as the result of the establishment of the withholding system.

Projecting this growth at a somewhat lesser rate for the biennium ahead, revenues from income taxes are extimated to total in excess of \$115 million for the year ending June 30, 1969 -- or an increase of more than 140 per cent in five years.

Indications are that the revenue growth from our sales and income taxes will continue at a healthy rate in the two years of the next biennium. However, it would be unrealistic to assume that the recent phenomenal rate will be sustained. Growth rarely continues over long periods at such rates of increase.

Consequently, my budget and related revenue estimates for the next biennium are calculated on a growth factor of approximately six per cent for each year in the sales tax revenues and growth factors of 15 per cent and 10 per cent respectively in the personal income tax revenues.

As a result of the economic growth of the past two years and its projected continuation, it is possible to do a reasonable job of meeting the ongoing needs of the state and to catch up with some of the accumulated needs of the past with existing revenue sources.

This budget, therefore, calls for no tax increases at this time.

In line with the philosophy expressed earlier in this message, it will be seen that I have recommended that our surplus be used primarily for capital needs appropriations and the maintenance of a safe and reasonable working balance of about \$12.7 million in the state treasury.

## PROPOSED EXPENDITURES

The budget I recommend to you today is a balanced budget with an average annual expenditure of \$376.3 million. This is an increase over the previous biennium of more than \$100 million per year. Substantial increases are provided for capital improvements, Board of Regents institutions, Board of Control institutions, Vocational Education, and local aids to schools. Also, funds are provided for other local credits by the state to replace or supplement existing local taxes.

It will be seen that the greatest area of increase is in education and related programs of state aid to local governments.

State support of education at all levels through operating funds and state aids, plus the homestead credit, agricultural land tax credit and other state funds that are channeled back to the local level comprise 61.4 per cent of my proposed budget. This amounts to \$231 million -- \$64 million more than for this biennium and \$23 million more than the entire state budget for 1963-1965.

Specifically, my major budget recommendations for the next biennium are as follows:

### Board of Regents

Enrollments continue to increase at our three state-supported institutions of higher learning. Competition for faculty and staff becomes more keen each year. To help meet these needs, I recommend an annual increase of \$18 million in operating funds for the Board of Regents institutions, or a total for each year of \$80 million. This is an increase of nearly 30 per cent over the present biennium, and represents the largest increase, both in dollars and percentage, in recent years.

#### Board of Control

I recommend an annual appropriation of \$35.9 million for the Board of Control institutions, as compared to \$28.8 million available for the current biennium.

Included in my recommendations are the funds needed to move all of the institutions toward the respective national standards in mental health and corrections. In some areas, large additional appropriations are needed to meet these standards -- particularly in mental retardation programs at Glenwood and Woodward -- while in other areas lesser increases are necessary.

In corrections, funds are provided for the operation of the Iowa Security Mental Health Facility at Oakdale to be completed during the coming biennium, and of the Prerelease Center at Newton.

Funds are provided in my recommendations for the Foster Care Program initiated during the present biennium at the Iowa Training School for Boys at Eldora, the Training School for Girls at Mitchellville, the State Juvenile Home at Toledo and the Annie Wittenmyer Home for neglected and dependent children at Davenport.

Within the central office budget of the Board of Control, funds are provided in my recommendations to expand the Board's Community Services Division, which provides child welfare and juvenile parole services in the larger cities and towns of Iowa.

### Conservation Commission

Funds are provided for increased activity in the area of conservation and for further utilization of our natural recreational areas. A large step was taken by the Sixty-first General Assembly which nearly doubled the appropriation to the Conservation Commission's program. The amounts suggested in this budget recommendation continue the program adopted two years ago and also provide for additional conservation officers to staff the new recreational areas.

## Health Department

Notable advancement in our public health programs has been made in the past two years as a result of the reorganization of the State Board of Health and our State Health Department.

Funds have been provided in my recommended budget to insure the continuance of the active and dedicated public health program now under way and to enable the Health Department to expand its activities in the area of local health services.

#### Social Welfare

I recommend to you that the budget of the Department of Social Welfare be increased to \$33.8 million per year, or an increase of nearly 40 per cent. Also, as an integral part of this increase, I recommend the legislation necessary for the State of Iowa to participate immediately under the Medical Assistance Program of the Federal Government, commonly referred to as Title Nineteen of the Social Security Act, which provides medical benefits to welfare recipients.

With this legislation, and the funds I have recommended, we will be able to provide full subsistence payments in the categorical assistance programs, including principally

Old Age Assistance and Aid to Dependent Children.

Further, I propose that the State assume a greater portion of the financial responsibility for the Foster Care Program now being borne by the counties in the Child Welfare Program. This amounts to approximately \$750,000 each year of the biennium.

### Public Safety

During the present biennium, 100 patrolmen were added to our Highway Patrol complement to cope with the explosive increase in traffic on our highways. We are still short of needed law enforcement. I am, therefore, recommending that an additional 30 patrolmen be added each year of the coming biennium. This would provide a total Highway Patrol force of 460 by July 1, 1968.

To help control the rising incidence of traffic accidents, I am recommending additional funds for research, statistics, information, and education programs of the Department of Public Safety.

## Development Commission

The Iowa Development Commission has had a significant role in Iowa's unparalleled industrial growth of the past few years. Funds are provided in this budget to strengthen the Commission's operation with particular emphasis placed on additional staffing needs in export programs, state regional workshops and tourism.

# Agricultural Products Promotion

An appropriation for Agricultural Products Promotion in the amount of \$250,000 for each year of the biennium is recommended in this budget.

In any Budget Message, it is obvious that time does not permit detailing the specific recommendations for every department. Yet the operation of each department is so vital to meeting one or another phase of human needs that I hate to pass over any one of them. As I proceed with this message, I will simply touch upon a few high points to suggest the scope and diversity of the material you will find in the complete budget report. Among my remaining recommendations, for example, are the following:

Agriculture Department -- Increase in number of inspectors to enforce the Meat and Poultry Inspection law.

Civil Rights Commission -- Additional staff and budget to combat illegal discriminatory practices.

Commerce Commission, Utilities Division -- A substantial increase in staff and operating funds for regulation of public utilities in Iowa.

Higher Education Facilities Commission -- Appropriation for scholarships to Iowa students on a need basis.

Industrial Commission -- Provision for a Rehabilitation Division to provide services quickly and adequately for those injured in industrial accidents.

Bureau of Labor -- Further implementation of the program of the Employment Safety Commission for the prevention of industrial accidents.

Parole Board -- Five additional agents to more adequately rehabilitate parolees.

State Planning Office -- Funds to provide the state's share of our federally assisted comprehensive, long-range state planning program.

State Treasurer -- Funds to provide for full-time investment services of competent and expert staff.

District and Supreme Court Judges -- Funds for salary increases in keeping with duties and responsibilities of the judiciary.

Tax Commission -- Implementation of a more fully automated system in withholding collections and refunds.

Vocational Rehabilitation -- Expanded program in rehabilitation in conjunction with the Federal Programs. Also, Capital funds for replacement of older facilities.

Public Instruction Central Office -- Increase in staff for counseling with area vocational schools and junior colleges.

### STATE AID TO SCHOOLS

Two years ago, I recommended and the legislature approved, substantial additions to the State Aid Programs, so that the state would participate in the rising costs on the local levels. The increase in school aids was approximately \$18.1 million, plus \$3.7 million in increased Agricultural Land Tax Credits.

My present recommendations for State Aid to Schools call for a total of \$73.3 million per year, as compared to \$48.2 million for the current biennium -- an increase of more than 50 per cent. Further, I recommend an increase of \$4 million in the Agricultural Land Tax Credits, or a total of \$19 million for each year.

Included also in the total state aids is the recommendation that the general school aids be divided equitably between the Community College -- Vocational School students and the elementary--secondary students.

## LOCAL TAX CREDITS

As noted previously, I am recommending several local tax credits, for replacement of local taxes or for needed relief to certain groups of citizens.

First, I recommend that \$1.5 million be appropriated annually to supplement the Moneys and Credits Replacement Fund created by the last General Assembly. This will provide that claims against the fund by the counties will equal the tax funds lost locally. It is not anticipated that this appropriation will be necessary subsequent to this General Assembly, as money raised by the surtax on taxable income over \$9,000 will be increasing at a faster pace than the fixed claims.

Secondly, I propose an additional benefit to elderly persons with limited incomes who are in need because of costs resulting from property taxes or rents. This benefit, limited to \$62.50 per year per household, would be based on gross income of the household and the assessed valuation of the homestead or the monthly rent paid.

Finally, I recommend that the state replace from its tax sources the local funds raised on the taxation of household goods -- approximately \$5.3 million per year. All of us are familiar with the local problem of assessment and administration of this nuisance tax. To insure orderly elimination of the tax, I recommend the state reimburse the local governments for this loss in revenue, at least for the next two years.

#### CAPITAL IMPROVEMENTS

I recommend a total capital expenditure for new or remodeled building facilities, land and equipment in the next biennium of \$69.2 million, as compared to \$42.9 million in the present biennium -- an increase of 61 per cent.

Major areas of increase are as follows:

Board of Regents -- up \$9 million to \$30 million. Board of Control -- up \$3 million to \$9 million. Department of Public Instruction -- up \$11.6 million to \$17.6 million.

The Board of Regents capital recommendation will provide funds to continue and accelerate the construction of needed buildings on the campuses of the three state institutions of higher learning at Iowa City, Ames and Cedar Falls. Also included are funds for construction of a state law enforcement academy.

Included in the Board of Control recommendation are funds to complete the maximum security hospital at Oakdale and funds to commence the planning and initial construction phase of a new intermediate security corrections institution which will ultimately replace existing and obsolete facilities at Anamosa.

Of the capital recommendation for the Department of Public Instruction, \$14 million is to build additional schools in the state area vocational-technical school system which was so well started with a \$6 million appropriation from the last General Assembly.

Also recommended for the Department of Public Instruction is \$3 million for the establishment of a communication service network for Iowa, embracing a statewide system of educational radio and television -- an area long overlooked, but with farreaching potential.

For the Conservation Commission, I recommend \$6 million in capital funds, to be used with federal funds for the purchase of land and the meeting of other capital

needs in the area of conservation and outdoor recreation.

Finally, in the capital improvements budget, I recommend \$4.5 million for completion of the State Office Building now under construction, and for another new structure of similar size. This additional building will insure that aged structures which presently house state offices and which have long been condemned by the fire marshal as unsafe, can be replaced and costly rentals for state office space scattered in various locations away from the Capitol grounds can be avoided.

## STATE SALARIES AND FRINGE BENEFITS

Significant and important changes were made by the General Assemblies in the past two sessions relating to the 'employment environment' of state employees. The Sixtieth General Assembly provided changes in the Iowa Public Employees Retirement System which laid the framework for long-range retirement planning. I propose further changes within this framework now -- first, the removal of the ceiling on salaries subject to the system, and secondly, raising the contribution rate for both employees and employers to 3.75 percent.

As I stated in my Inaugural Message to you last week, these proposed changes will, on an actuarially sound basis, accomplish both higher pensions for those retiring subsequently, and also provide the funds to increase pensions of those presently retired under the system.

While there are other technical changes suggested in the retirement system to you in my budget, these are the two main improvements necessary to substantially upgrade the system at this time.

The Sixty-first General Assembly substantially raised the salary level of the executive group in state government, following an independent study. The purpose of the increases was to attract and keep competent people in public service. My budget proposal continues this policy of providing adequate, competitive salaries for key state administrators.

It was apparent to me during the course of the departmental budget hearings that while the basic salary structure for state employees is approaching a more competitive basis with business and industry, the state has not kept pace at all in the field of "fringe benefits." Accordingly, in addition to the proposed increases in the Iowa Public Retirement System, I recommend that funds be provided for an employees' life insurance group policy, to be paid fully by the state. While details are yet to be completed, it appears that a fair and equitable plan would be to provide for a \$5,000.00 group policy for all full-time employees, with some lesser amount of paid-up insurance provided upon retirement.

Also, funds are provided in my budget recommendations to double the participation rate by the state in the hospital and major medical plan, raising the state participation to a maximum of six dollars per month.

Thus, with an improved retirement plan, adequate vacation and sick-leave policies now in existence, group life insurance, and increased participation in the hospital and medical plan, it is our hope that the loss of qualified state personnel because of lack of fringe benefits will be arrested.

I do not mean to slight the basic pay policies, or indicate to you that in every area of employment we have adequate pay scales. This would be far from the truth.

Pay scales in some areas are still inadequate as measured by the standards of the present day, although encouraging progress has been made in recent years. Moreover, there are some inequities within the governmental framework where a certain class of employees in one department or division may be drawing less than the same class of employment elsewhere. As you review the individual departmental budgets, you will see that I have made suggestions to eliminate such inequities.

It is obvious that one of the prime needs of the state is to attract and keep qualified personnel. Looking at this problem realistically, I have provided in this budget for increases of approximately four to five per cent annually to all employees, based on merit.

#### STATE MERIT SYSTEM

Competitive pay scales, working conditions and fringe benefits are all necessary if we are to get the quality of people we want in government service. But there is another imperative -- and perhaps it is the most important one of all.

We need a sound and fair merit system for all state employees, and funds for the development and administration of such a system are provided for in my proposed budget. A patronage system with its never-ending political hirings and firings does not meet today's demands for trained and dedicated personnel.

As I have stated before, I am willing to work with you on any reasonable and workable merit system plan that you can offer,

Ladies and Gentlemen, these are the general outlines of the budget.

You will note that it is a balanced budget without tax increases.

In drawing up this budget, I have not pre-supposed what the General Assembly will do regarding government reorganization.

However, consideration was given to the prospect of major reorganization as we went along, and the budget as transmitted can be adapted with no difficulty to a reorganization structure designed along the general lines of the Public Administration Service recommendations.

The state aids that I recommend in this budget represent far and away the greatest state outlays to local jurisdictions in Iowa's history.

Despite this fact, I do not pretend that even these sizable increases will reduce local property tax loads. This can only be accomplished, as we all know, by major revision of our entire assessment and state-local tax structure.

I have recommended some needed tax relief measures earlier in this message, but these are simply beginning steps toward major tax reform.

I will be communicating with you further in the days ahead on the subject of tax revision and I stand ready to discuss with any of you, individually or collectively, the problems relating to our present tax structure and possible changes in it. I have also advised the department heads involved in the over-all taxing structure, the administration of our taxes and the collection of our revenues, to be prepared to work closely with your committees upon remest.

Despite the comparative affluence of the state at the present time, I am well aware that you and your constituents are deeply concerned about the inequities in our present tax system. Farmers and city dwellers alike carry a heavy burden of property tax. Older citizens on fixed, limited incomes find themselves hard-pressed. Businessmen and farmers pay a major part of the costs of government through the personal property tax. Industries show constant unease about local property tax rates in communities where their plants are located.

These inequities in our tax system need to be corrected and we are all aware that it will take a lot of doing. The present economic health of the state and the favorable fiscal condition of the state treasury afford us an opportune time to give basic tax reform the intensive consideration it must have.

In the meantime, it would be the sheerest folly to retrench at this point and to turn back from the path of progress we have, at long last, found. This would be to kill the goose that lays the golden egg. All of our bright hopes for progress, including tax reform, would go glimmering if we permitted this to happen.

Recently I read about some citizens in a city of another state who were petitioning to have the name of their street changed. The name they objected to was "High Tax Road." I am sure that none of us want to live on High Tax Road. We also don't want to live on Stagnation Avenue. We would like the street where we live and the state where we live to be subject to fair and reasonable taxes and to be provided with quality services of progressive government.

Ladies and Gentlemen, the tasks before you are very great. But the opportunities for constructive action are unparalleled.

I have the deepest faith in your ability, your determination and your integrity of purpose.

May the Good Lord help you make those decisions that will build a better Iowa for the good of all.

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

Senate Elvers called up for consideration Senate Rule 16 as submitted by the committee on Rules and Enrolled Bills and offered the following amendment to Senate Rule 16, asking for its adoption:

Amend Senate Rule 16 as follows:

"All bills and joint resolutions to be introduced in the senate shall be typed into proper form by the Legislative Research Bureau and shall be filed with the secretary of the senate not later than four o'clock,

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 is appointed.

The motion prevailed and the amendment to Senate Rule 16 was adopted.

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 3 passed the senate.

## BILLS ASSIGNED TO COMMITTEE

President	Fulton	announced	the	assignment	of	the	following	bills to	Committee:
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S.J.R. 13 Governmental Affairs

S.F. 24 Safety and Law Enforcement

S.F. 25 Governmental Sub-Divisions

S.F. 26 Governmental Affairs

S.F. 27 Governmental Sub-Divisions

S.F. 28 Judiciary

S.F. 29 Commerce

S.F. 30 Governmental Sub-Divisions

On motion of Senator Frommelt the Senate adjourned until 11:00 a.m., Friday, January 20, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, January 20, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Walter F. Morz pastor of the First Presbyterian Church, Algona, Iowa.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Briles from one hundred twenty-four residents of Montgomery county in opposition to daylight saving time.

By Senator DeHart from forty-nine residents of Story county in opposition to day-light saving time.

By Senator Frey from fifty residents of Pottawattamie county in opposition to daylight saving time.

By Senator Heaberlin from eleven residents of Warren county in opposition to daylight saving time.

By Senator Klefstad from one hundred two residents of Pottawattamie county in opposition to daylight saving time.

By Senator Lamborn from thirty-two residents of Jackson and Jones counties in opposition to daylight saving time.

By Senator Lisle from two hundred nineteen residents of Fremont, Mills and Page counties in opposition to daylight saving time.

By Senator Schaben from one hundred fifty residents of Harrison, Monona and Shelby counties in opposition to daylight saving time.

By Senator Van Gilst from seventy-eight residents of Keokuk and Mahaska counties in opposition to daylight saving time.

## PRESENTATION OF VISITORS

Senator Reppert rose on point of personal privilege and presented to the Senate students from Rice Elementary School, Des Moines, and forty students from the Des Moines Comprehensive Vocational Facility accompanied by their instructor, Don Bell, who were present in the balcony.

## INTRODUCTION OF BILLS

Senate File 31, by Senators Lucken, Hougen, Elvers, Stephens, Hill and Van Gilst, a bill for an Act relating to inheritance taxes.

Read first and second times and passed on file.

Senate File 32, by Senators Lodwick and Hill, a bill for an Act repealing the provision requiring the clerk of the district court to mail notices of marriages to other counties or states.

Read first and second times and passed on file.

Senate File 33, by Senator Van Gilst, a bill for an act to increase the minimum sick leave for school employees.

Read first and second times and passed on file.

Senate File 34, by Senator Gaudineer, 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 elective and appointive officers, peace officers, and other employees of such governmental subdivisions.

Read first and second times and passed on file.

Senate File 35, by Senator Gaudineer, a bill for an act relating to railway crossings.

Read first and second times and passed on file.

Senate File 36, by Senators Balloun and Messerly, a bill for an act relating to the use of flashing lights on slow-moving vehicles.

Read first and second times and passed on file.

Senate File 37, by Senators Benda, Briles, Frommelt, Kibbie, Mills and Reppert, a bill for an act to provide real property tax exemption to disabled veterans.

Read first and second times and passed on file.

Senate File 38, by Senator Reppert, a bill for an act relating to warehousemen's liens.

Read first and second times and passed on file.

Senate File 39, by Senators Coleman, Hougen and Denman, a bill for an act relating to the serving and clearing of alcoholic beverages or containers by minors in restaurants wherein over fifty (50) percent of the gross business transacted therein is in food.

Read first and second times and passed on file.

Senate File 40, by Committee on Safety and Law Enforcement, a bill for an act relating to operator's and chauffeur's licenses.

Read first and second times and placed on calendar.

Senate File 41, by Senator Shirley, a bill for an act relating to the operation of school buses.

Read first and second times and passed on file.

Senate File 42, by Senator Balloun, a bill for an act relating to the hunting season on pheasants.

Read first and second times and passed on file.

Senate File 43, by Senators O'Malley, Ely, Hagedorn, McGill, Reppert, Shirley, Cassidy, Reichardt, Gaudineer, Denman, Buren and Reno, 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.

#### 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 Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 8 relating to the compensation of all chaplains, officers and employees of the 62nd General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

#### THIRD READING OF BILLS

After asking and receiving unanimous consent that Senate Joint Resolution 13 be taken up out of order, Senator Frommelt, moved that the Resolution, a Joint Resolution ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office, with report of committee recommending passage, be taken up, considered, and the report of the committee adopted. The motion prevailed.

Senator Stanley 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: 54

Balloun Gaudineer Benda Hagedorn Briles Heaberlin Buren Heying Burns Hill Cassidy Hougen Clarke Jepsen Coleman Kibbie DeHart Klefstad

Murray Nurse O'Malley Patton Potgeter Reichardt Reno

Reppert Rigler DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Flatt
Floy
Frommelt

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main

McGill

Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: O

Absent or not voting: 7

Condon Frey Glenn Messerly Mills Neu

Rilev

The resolution 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 Joint Resolution 13 be immediately messaged to the house.

## ADDITIONAL COPIES

Senator Kibbie asked and received unanimous consent that 500 copies of Senate Joint Resolution 8 be printed.

Senator Denman asked and received unanimous consent that 300 copies of Senate Joint Resolution 3 be printed.

#### REPORTS OF COMMITTEES

Senator Denman 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 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.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

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 election of the Governor and Lieutenant Governor, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 4, 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.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 13, a Joint Resolution ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 14, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District, in the County of Madison, 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

Order passed on file

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 17, a bill for an act relating to studded tires, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

### AMENDMENT FILED

Amend Senate File 21 as follows:

Amend the title of Senate File 21 by striking the word "spiritious" and inserting in lieu thereof the word "spirituous".

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt the Senate adjourned until 11:00 A.M., Monday, January 23, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, January 23, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert Hogan, assistant pastor of the Sacred Heart Church, Waterloo, Iowa.

## SPECIAL PRESENTATION TO EDNA GILLESPIE

Senator Frommelt moved that a committee be appointed to escort Edna Gillespie to the rostrum and that Senate Resolution 2 be considered. The motion prevailed and President Fulton appointed as such committee Senators Frommelt, O'Malley, Rigler and Flatt.

The committee waited upon Mrs. Gillespie, who was given a standing ovation. President Fulton read the Resolution and presented to Mrs. Gillespie a framed copy and announced that a plaque would be presented at a later date. Senator Frommelt moved the adoption of Senate Resolution 2, which motion prevailed.

#### SENATE RESOLUTION 2

By Senators Balloun, Benda, Briles, Buren, Burns, Cassidy, Clarke, Coleman, Condon, DeHart, DeKoster, Denman, Dodds, Elvers, Ely, Erskine, Flatt, Floy, Frey, Frommelt, Gaudineer, Glenn, Hagedorn, Heaberlin, Heying, Hill, Hougen, Jepsen, Kibbie, Klefstad, Kosek, Kruck, Kyhl, Lamborn, Lange, Lisle, Lodwick, Lucken, Main, McGill, Messerly, Mills, Murray, Neu, Nurse, O'Malley, Patton, Potgeter, Reichardt, Reno, Reppert, Rigler, Riley, Schaben, Shaff, Shirley, Stanley, Stephens, Van Eaton, Van Gilst and Walsh.

Be It Resolved by the Senate:

WHEREAS, there is one outstanding individual, who has served for many years as the Assistant Secretary and Journal Clerk of the Iowa Senate, and

WHEREAS, the devotion which she has given to the work of providing accurate and reliable history through her journal is known and recognized not only in the Iowa Senate but beyond the borders of the state, and

WHEREAS, the Senate has benefited not only from this devotion to duty but from the cheerfulness and helpfulness with which she has served the Senate, and

WHEREAS, to the sorrow of the Senate she has decided to resign the position where she has served so well, and

WHEREAS, the Senate wishes to express its affection and its appreciation for years of unstinting effort on its behalf and to signify its sincere gratitude for many years of faithful service during which her pencil has recorded the Senate's history.

NOW, THEREFORE, BE IT RESOLVED that this body, exercising its power to determine its own membership, hereby bestows an Honorary Membership in the Iowa Senate, with all privileges of the floor. to

#### EDNA GILLESPIE

BE IT FURTHER RESOLVED by the Senate, that this Resolution be printed in full in the Senate Journal so that the Senate's respect and affection shall be permanently recorded, and that a copy be prepared and presented to Edna Gillespie as a mark of the honor in which she is held.

### PRESENTATION OF GIFT

Senator Rigler, on behalf of the Senate, made the presentation of a silver punch bowl, 15 silver punch cups and a silver tray which carried the inscription: "To Our Beloved Edna Gillespie, Iowa Senate, 1929 - 1967."

In accepting the gifts Edna said:

President Fulton, Senator Rigler and members of the Senate: Words fail me, never did I think that I would be on the receiving end of anything like this. Thank you so much. During my many days here in this Senate, some of them have been long and hard, but all of them pleasurable.

I am proud of my Senate Journal and I trust that my record speaks for itself.

My thanks also to the members of the press - not only to the gracious gentlemen
who occupy seats in the press gallery today, but to some of their distinguished predecessors. Another Thank You to all of you from the bottom of my heart.

### LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Lucken for the day on request of Senator Stephens.

## PETITIONS

The following petitions were filed in opposition to daylight saving time:

By Senator Briles from ninety residents of Montgomery County, and fifteen residents of Polk County;

By Senator Clarke from thirty five residents of Wright County;

By Senator Erskine from one hundred eleven residents of Woodbury and Monona Counties;

By Senator Flatt from two hundred and twenty five residents of Adair and Cass Counties;

By Senator Hill from forty six residents of Jasper County;

By Senator Lange from fifty seven residents of Sac, Ida, and Calhoun Counties;

By Senator Lisle from one hundred ninety nine residents of Mills, Fremont, Page and Montgomery Counties;

By Senator Main from thirty residents of Decatur and Ringgold Counties;

By Senator Mills from twenty two residents of Marshall County;

By Senator Reno from twenty nine residents of Van Buren County;

By Senator Schaben from sixty two residents of Monona County.

#### 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 1, a bill for an act relating to the printing of bills.

WILLIAM R. KENDRICK, Chief Clerk

#### INTRODUCTION OF BILLS

Senate Joint Resolution 14, by Senators Coleman, Kibbie, Burns, Riley, Condon, Frommelt, Klefstad, Ely, Dodds, Walsh, Buren, McGill, Nurse and Cassidy, 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.

#### COMMUNICATIONS

The following communications were presented:

January 23, 1967

Members of the Senate Sixty-second General Assembly Senate Chamber L O C A I

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Lorne R. Worthington of Lamoni, Decatur County, Iowa, for appointment as Commissioner of Insurance, under the provisions of Section 505.2, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Yours very truly,

HAROLD E. HUGHES, Governor

January 23, 1967

Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C.A.L.

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Lorne R. Worthington of Lamoni, Decatur County, Iowa, for appointment as Commissioner of Insurance, under the provisions of Sections 505.2 and 505.3, Code of Iowa 1966, for the unexpired portion of the four-year term ending June 30, 1967, to fill the vacancy created by the resignation of William E. Timmons.

Yours very truly,

HAROLD E. HUGHES, Governor

### COMMITTEE APPOINTMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators O'Malley, Chairman; Heaberlin, Shirley, DeHart, and Mills, to investigate the character and qualifications of Leo J. Steffen, Jr. for interim appointment as Chief Counsel for the Iowa State Commerce Commission ending June 30, 1967, and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reppert, Chairman; Dodds, Cassidy, Flatt, and Lisle, to investigate the character and qualifications of Paul F. Johnston for appointment as State Superintendent of Public Instruction for the term commencing January 1, 1967, and ending January 1, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Neu, Chairman; Lange, Schaben, Kruck, and Kibbie, to investigate the character and qualifications of John R. Hansen of Manning, Carroll County, Iowa, for appointment as a member of the Iowa State Highway Commission, for the unexpired portion of the four-year term ending June 30, 1969, to fill the vacancy created by the resignation, effective February 1, 1967, of Everett L. Shockey.

#### ADDITIONAL COPIES

Senator O'Malley asked and received unanimous consent that 500 copies of Senate File 43 be printed.

## BILLS ASSIGNED TO COMMITTEE

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

S.F. 43

S.F. 31	Ways and Means
S.F. 32	Judiciary
S.F. 33	Education
S.F. 34	Governmental Subdivisions
S.F. 35	Transportation
S.F. 36	Safety and Law Enforcement
S.F. 37	Ways and Means
S.F. 38	Judiciary
S.F. 39	Safety and Law Enforcement
S.F. 41	Education
S.F. 42	Conservation

### AMENDMENTS FILED

## Amend Senate File 14 as follows:

By striking the word "the" in line 4, section 2 and by inserting in lieu thereof the word "The".

Governmental Affairs

## JOSEPH B. FLATT

# Amend Senate File 27 by striking Section 2 and inserting in lieu thereof:

Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Perry Daily Chief, a newspaper published at Perry, Iowa, and The Guthrie County Vedette, a newspaper published at Panora, Iowa.

ALAN SHIRLEY

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, January 24, 1967.

### JOURNAL OF THE SENATE

#### Senate Chamber

Des Moines, Iowa, Tuesday, January 24, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend C. R. Jinks, pastor of the Southern Baptist · Church, Lamoni, Iowa.

#### PETITIONS

The following petition was filed in favor of daylight saving time:

By Senator Van Gilst from 261 residents of Mahaska County.

The following petitions were filed in opposition to daylight saving time:

By Senator DeKoster from 347 residents of Sioux and Lyon Counties.

By Senator Flatt from nine residents of Madison County.

By Senator Lamborn from 29 residents of Jackson County.

By Senator Lange from 19 residents of Calhoun, Sac and Ida Counties.

By Senator Lisle from 162 residents of Mills County.

By Senator McGill from 39 residents of Appanoose, Davis and Wapello Counties.

By Senator Nurse from 28 residents of Osceola County.

By Senator Potgeter from 86 residents of Grundy County.

By Senator Reno from 123 residents of Van Buren County.

By Senator Schaben from 56 residents of Shelby County.

By Senator Shirley from 33 residents of Audubon, Dallas and Perry Counties.

By Senator Van Gilst from 60 residents of Iowa, Keokuk and Mahaska Counties.

## MOTION TO RECONSIDER WITHDRAWN

Senator Riley asked and received unanimous consent to withdraw the "Motion to Reconsider" filed by him to Senate File 3 and that the bill be immediately messaged to the house.

## INTRODUCTION OF BILLS

Senate File 44, by Legislative Research Committee, a bill for an Act relating to the use of studded tires.

Read first and second times and passed on file.

Senate File 45, by Senator Frey, a bill for an Act relating to the time during which beer may be delivered, sold and consumed.

Read first and second times and passed on file.

Senate File 46, by Senator Frey, a bill for an Act relating to the time during which alcoholic liquor may be sold and consumed.

Read first and second times and passed on file.

Senate File 47, by Senator Frey, a bill for an act relating to taxation and liquor prices.

Read first and second times and passed on file.

Senate File 48, by Senators Frey and Denman, a bill for an act to establish discounts on purchases of liquor by retail license holders.

Read first and second times and passed on file.

Senate File 49, by Senators Frey, Riley and Reppert, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966.

Read first and second times and passed on file.

Senate File 50, by Senators Frey, Coleman, Condon, Hougen, Denman and Reppert, a bill for an act relating to liquor taxation, control and enforcement.

Read first and second times and passed on file.

Senate File 51, by Senator Rigler, a bill for an act to permit county boards of supervisors to provide ambulance service.

Read first and second times and passed on file.

Senate File 52, by Senators Denman, Riley, Reppert, Cassidy, Coleman, Walsh, Ely, Reichardt, Messerly, Benda and Condon, a bill for an act relating to the right of appeal wherein the city or a civil service employee may appeal from a decision of a civil service commission.

Read first and second times and passed on file.

Senate File 53, by Senator Gaudineer, a bill for an act relating to the issuance and the contents of search warrants.

Read first and second times and passed on file.

Senate File 54, by Senators Riley, Hougen and Condon, a bill for an act repealing chapter one hundred twenty-nine (129), Code 1966, relating to dram shop liability.

Read first and second times and passed on file.

Senate File 55, by Senators Mills, Hagedorn, DeKoster, Benda and Dodds, a bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one A (391A), Code 1966, relating to special assessments on railroad property.

Read first and second times and passed on file.

Senate File 56, by Senators Cassidy and Jepsen, a bill for an act relating to mortgage guaranty insurance.

Read first and second times and passed on file.

Senate File 57, by Senator Hougen, 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 58, by Legislative Research Committee, a bill for an act providing immunity for civil damages to persons giving aid at the scene of an accident.

Read first and second times and passed on file.

Senate File 59, by Senator Shirley, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations.

Read first and second times and passed on file.

Senate Joint Resolution 15, by Senators Reichardt and Heying, a Joint Resolution to create a legislative committee to study the problem of personal property tax and make a report to the General Assembly.

Read first and second times and passed on file.

## THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent that Senate File 23, a bill for an act relating to the printing of bills, be taken up out of order after which Senator Kibbie asked and received unanimous consent that House File 1 be substituted for Senate File 23.

On motion of Senator Kibbie, House File 1, was taken up for consideration.

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: 57

BallounElyKosekPattonBendaErskineKruckPotgeterBrilesFlattKyhlReichardt

Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Kibbie Klefstad Elvers

Flov Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin Heving Jepsen

Lisle Lodwick Lucken McGill Messerly Mills Murray Neu Nurse O'Malley

Lange

Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Reno

Navs: O

Absent or not voting: 4

Hill

Hougen

Lamborn

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 Joint Resolution 2, 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 Riley 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 to give the governor item veto power on appropriation bills.

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

The following amendment to the Constitution of the State of Iowa is Section 1. 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 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 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."

The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted

and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Ayes: 50

Benda Erskine Kruck Reichardt Buren Flov Lange Reno Lucken Burns Frey Reppert Main Rigler Cassidy Frommelt Clarke Gaudineer McGill Riley Coleman Glenn Messerly Schaben Mills Condon Shirley Hagedorn DeHart Heaberlin Murray Stanley Van Eaton DeKoster Neu Heying Van Gilst Nurse Denman Jepsen Dodds Kibbie O'Malley Walsh Elvers Klefstad Patton Elv Kosek Potgeter

Navs: 9

Balloun Hill Lisle Shaff Briles Kyhl Lodwick Stephens Flatt

Absent or not voting: 2

Hougen Lamborn

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 Joint Resolution 3, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Further action on the resolution was deferred until Wednesday morning, January 25, on request of Senator Denman.

#### REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 25, a bill for an act to authorize city and town councils to finance

the purchasing, remodeling, or purchasing and remodeling, of buildings for a public library from the proceeds of a bond issue, 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 George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 20, a bill for an act relating to the treatment of youthful law offenders, 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 Denman submitted the following report:

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 compensation for members of the General Assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

## BILLS ASSIGNED TO COMMITTEE

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

S. J. R.	14	Governmental Affairs
S.J.R.	15	Ways and Means
S.F.	44	Safety and Law Enforcement
S.F.	45	Safety and Law Enforcement
S.F.	46	Safety and Law Enforcement
S.F.	47	Safety and Law Enforcement
S.F.	48	Safety and Law Enforcement
S.F.	49	Safety and Law Enforcement

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S.F.	50	Safety and Law Enforcement
S.F.	51	Governmental Subdivisions
S.F.	52	Judiciary
S.F.	53	Judiciary
S.F.	54	Judiciary
S.F.	55	Governmental Subdivisions
S.F.	56	Commerce
S.F.	57	Ways and Means
S.F.	58	Judiciary
S.F.	59	Judiciary

### AMENDMENTS FILED

TOURNAL OF THE SENATE

Amend Senate File 17 as follows:

By adding thereto the following new section:

"Sec. 2. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Jefferson Bee, a newspaper published in Jefferson, Iowa, and The Boone News-Republican, a newspaper published in Boone, Iowa."

WARREN J. KRUCK

Jan. 24.

Amend Senate File 25 by striking Section 2 and inserting in lieu thereof:

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 Perry Daily Chief, a newspaper published in Perry, Iowa, and in The Guthrie County Vedette, a newspaper published in Panora, Iowa.

ALAN SHIRLEY

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, January 25, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, January 25, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Ivan Boyd, pastor of the St. James Catholic Church, Forest City, Iowa.

### PETITIONS

The following petitions were presented and placed on file.

Those in favor of daylight saving time:

By Senator Hagedorn from 21 residents of Clay County.

By Senator Heying from 26 residents of Fayette and Winneshiek Counties.

Those in opposition to daylight saving time:

By Senator Frey from 198 residents of Pottawattamie County.

By Senator Klefstad from 157 residents of Pottawattamie County.

By Senator Lamborn from 157 residents of Jackson and Jones Counties.

By Senator Lucken from 39 residents of Plymouth County.

By Senator McGill from 848 residents of Monroe, Lucas and Wapello Counties.

By Senator Reno from 42 residents of Van Buren County.

By Senator DeHart from 18 residents of Story County in opposition to parimutuel betting.

## INTRODUCTION OF BILLS

Senate File 60, by Senators Elvers, Reno, and Glenn a bill for an act to amend the probate code relative to clerk's fees in probate.

Read first and second times, and passed on file.

Senate File 61, by Senators Reno and Briles, a bill for an act relating to the exemption of certain livestock from taxation.

Read first and second times, and passed on file.

Senate File 62, by Senator Reppert, a bill for an act relating to mileage reimbursement received by inheritance tax appraisers.

Read first and second times, and passed on file.

Senate File 63, by Senators Hougen, Stanley, Balloun, Kyhl, Stephens, Van Eaton, Messerly, Neu, Lucken, Briles, Flatt, Potgeter and Erskine a bill for an act relating to listing and assessment of real property.

Read first and second times, and passed on file.

## UNFINISHED BUSINESS

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 election of the Governor and Lieutenant Governor, was taken up for further consideration. Senator Frommelt asked and received unanimous consent that action on the resolution be deferred.

## SENATE FILES WITHDRAWN

Senator Reppert asked and received unanimous consent that Senate File 1 and and Senate File 23 be withdrawn from further consideration of the Senate.

#### ANNOUNCEMENT

Pursuant to Section 17A, 10, 1966 Code of Iowa, the President of the Senate announces that all rules referred to him under Chapter 17A, Code 1966, have been assigned to the appropriate standing committees of the Senate.

#### COMMUNICATION

January 25, 1967

The Honorable Robert D. Fulton Lieutenant Governor of Iowa State House Des Moines, Iowa

Dear Sir:

In compliance with the requirements of Section 257.25 (10), Code 1966, the State Board of Public Instruction hereby reports to the Senate of the Sixty-second General Assembly of the State of Iowa, standards, regulations and rules, adopted by it to make effective the provisions of said section. A copy of said standards, regulations and rules is attached hereto and by this reference made a part hereof.

Compliance by this board with the provisions of Chapter 17A, Code 1966, as required by Section 257.25 (10), Code 1966, has been accomplished prior to the making of this report.

Simultaneously with the filing of this report we are also transmitting a copy of the said standards, regulations, and rules to each member of the Sixty-second General Assembly.

Sincerely yours, C. W. Antes, President State Board of Public Instruction

## THIRD READING OF BILLS

On motion of Senator Frommelt, Senate Joint Resolution 4, 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.

President Pro Tempore O'Malley took the chair at 11:40 a.m.

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 4, 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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Ayes: 46

Balloun	Ely	Klefstad	Patton
Benda	Floy	Kosek	Potgeter
Briles	Frey	Kruck	Reno
Buren	Frommelt	Lamborn	Reppert
Burns	Gaudineer	Main	Riley
Cassidy	Glenn	McGill	Schaben
Coleman	Hagedorn	Mills	Shaff
. Condon	Heaberlin	Murray	Shirley
DeHart	Heying	Neu	Stanley
Denman	Hill	Nurse	Van Gilst
Dodds	Jepsen	O'Malley	Walsh
Elvers	Kibbie	J	

Nays: 13

Erskine Flatt Hougen Lange Lisle Lodwick Lucken Messerly Reichardt Rigler Stephens Van Eaton

Kyhl

Absent or not voting: 2

Clarke

DeKoster

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

## ADDITIONAL COPIES

Senator Riley asked and received unanimous consent that 500 copies of Senate File 49 be printed.

## AMENDMENTS FILED

Amend Senate File 20 as follows:

By striking lines 3 through 11 of Section 1 and inserting in lieu thereof the words "Youth offender means a person under twenty-one (21) years of age at the time of the commission of a public offense."

TOM RILEY
ALAN SHIRLEY

Amend Senate File 40 by adding a new section:

- 1. Amend Section three hundred twenty-one point one hundred ninety-one(321.191), Code 1966, by striking the word "five" in line three (3) and inserting in lieu thereof the word "four".
  - 2. Further amend by renumbering the Sections.

CHESTER O. HOUGEN

Amend Senate File 44 as follows:

- 1. Amend section 2, by adding following the word "the" in line 3 the words "West Des Moines Express".
  - 2. Amend by adding at the beginning of line 4 the words "West Des Moines".

HOWARD C. REPPERT, JR.

Amend Senate File 44 by striking Section 2 and inserting in lieu thereof:

Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Audubon News-Advocate, a newspaper published in Audubon, Iowa, and in The Woodward Enterprise, a newspaper published in Woodward, Iowa.

ALAN SHIRLEY

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, January 26, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, January 26, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Right Reverend Monsignor Bauer, pastor of the Sacred Heart Catholic Church, Boone, Iowa.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Van Gilst from 97 residents of Mahaska County in opposition to gambling.

Those in opposition to daylight saving time:

By Senator Briles from 222 residents of Montgomery County.

By Senator Frey from 83 residents of Pottawattamie County.

By Senator DeKoster from 73 residents of Lyon County.

By Senator Heaberlin from 89 residents of Marion County.

By Senator Klefstad from 49 residents of Pottawattamie County.

By Senator Lisle from 62 residents of Fremont County.

By Senator Nurse from 100 residents of Osceola County.

By Senator O'Malley from 21 residents of Polk County.

By Senator Stephens from 122 residents of Henry County.

By Senator Van Eaton from 110 residents of Woodbury County.

## INTRODUCTION OF BILLS

Senate File 64, by Senator Gaudineer a bill for an act relating to compensation and expenses allowed commission of hospitalization members.

Read first and second times, and passed on file.

Senate File 65, by Senator Gaudineer, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to levy a maximum one (1) mill levy for the maintenance of a juvenile home.

Read first and second times, and passed on file.

Senate File 66, by Senators Riley, Denman, Kosek, Dodds, Frey, Coleman and Messerly, a bill for an act to require red electric lights on railroad caboose cars.

Read first and second times, and passed on file.

Senate File 67, by Senators Condon, Briles, Hougen and Coleman, a bill for an act relating to the enforcement division of the Iowa liquor control commission.

Read first and second times, and passed on file.

Senate File 68, by Senator Riley, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic.

Read first and second times, and passed on file.

Senate File 69, by Senators Riley, Kosek, Van Eaton, Messerly, Stanley and Walsh, a bill for an act to give double homestead tax credit to owners who are sixty-five (65) years of age or over.

Read first and second times, and passed on file.

Senate File 70, by Senator Hougen, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers.

Read first and second times, and passed on file.

Senate File 71, by Senators Hougen, Walsh, Potgeter, Neu, Mills, Stanley and Balloun, 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 72, by Senators Neu and Lange, a bill for an act relating to the operation of nursing homes and custodial homes.

Read first and second times, and passed on file.

Senate File 73, by Senator Kibbie, a bill for an act relating to the availability of the report of the investigating law enforcement officer.

Read first and second times, and passed on file.

Senate Joint Resolution 16, by Senators Briles, Heaberlin, McGill, Van Gilst, Hagedorn, Klefstad, Schaben, Reno, Frey, Stephens and Lucken, a Joint Resolution Resolution providing that an election be held to determine whether the voters desire daylight saving time and to make an appropriation therefor.

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 JUSTICE

IN THE MATTER OF THE RULES OF CIVIL PROCEDURE REPORT OF
THE SUPREME COURT
OF
THE STATE OF IOWA

TO THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA:

I.

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 1966, reports to you rules and amendments to existing rules as follows:

Rule 237 is revised to read:

237. On what claims. Summary judgment may be had under the following conditions and circumstances:

(a) For claimant. A party seeking to recover upon a claim, counterclaim, or cross-claim or to obtain a declaratory judgment may, at any time after the appearance day or after the filing of a motion for summary judgment by the adverse party, move with or without supporting affidavits for a summary judgment in his favor upon all or any part thereof.

(b) For defending party. A party against whom a claim, counterclaim, or crossclaim is asserted or a declaratory judgment is sought may, at any time, move with or without supporting affidavits for a summary judgment in his favor as to all or any

part thereof.

(c) Motion and proceedings thereon. The motion shall be filed at least 10 days before the time fixed for the hearing. The adverse party prior to the day of hearing may file opposing affidavits. The judgment sought shall be rendered forthwith if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law. A summary judgment, interlocutory in character, may be rendered on the issue of liability alone although there is a genuine issue as to the amount of damages.

(d) Case not fully adjudicated on motion. If on motion under this rule judgment is not rendered upon the whole case or for all the relief asked and a trial is necessary, the court at the hearing of the motion, by examining the pleadings and the evidence before it and by interrogating counsel, shall if practicable ascertain what material facts exist without substantial controversy and what material facts are actually and in good faith controverted. It shall thereupon make an order specifing the facts that appear without substantial controversy, including the extent to which the amount of damages or other relief is not in controversy, and directing such further proceedings in the action as are just. Upon the trial of the action the facts so specified shall be deemed established, and the trial shall be conducted accordingly.

(e) Form of affidavits; Further testimony; Defense required. Supporting and opposing affidavits shall be made on personal knowledge, shall set forth such facts as would be admissible in evidence, and shall show affirmatively that the affiant is competent to testify to the matters stated therein. Sworn or certified copies of all papers or parts thereof referred to in an affidavit shall be attached thereto or filed

therewith. The court may permit affidavits to be supplemented or opposed by depositions, answers to interrogatories, further affidavits, or oral testimony. When a motion for summary judgment is made and supported as provided in this rule, an adverse party may not rest upon the mere allegations or denials of his pleading, but his response, by affidavits or as otherwise provided in this rule, must set forth specific facts showing that there is a genuine issue for trial. If he does not so respond, summary judgment, if appropriate, shall be entered against him.

- (f) When affidavits are unavailable. Should it appear from the affidavits of a party opposing the motion that he cannot for reasons stated present by affidavit facts essential to justify his opposition, the court may refuse the application for judgment or may order a continuance to permit affidavits to be obtained or depositions to be taken or discovery to be had or may make such other order as is just.
- (g) Affidavits made in bad faith. Should it appear to the satisfaction of the court at any time that any of the affidavits presented pursuant to this rule are presented in bad faith or solely for the purpose of delay, the court shall forthwith order the party employing them to pay to the other party the amount of the reasonable expenses which the filing of the affidavits caused him to incur, including reasonable attorney's fees, and any offending party or attorney may be adjudged guilty of contempt.

Rule 238 is revised to read:

238. Procedure. Motions and affidavits relating to any claim under rule 237 shall be filed and copies delivered as provided in rule 82 and hearing shall be had thereon as provided in rule 117.

Rule 240. Procedure.

Rule 240 is amended by striking from line three (3) the figure "238" and inserting in lieu thereof the figure "237".

Rule 117. Motion day - disposition of motions.

Rule 117(d) is amended by inserting at the end thereof the words "and objections to interrogatories".

Rule 270. The action - pending probate.

Rule 270 is amended by striking from lines seven (7) and eight (8) the words "the notice of the administrator's appointment" and inserting in lieu thereof the words "the second publication of the notice of the appointment of the personal representative".

Rule 260. Levy on personalty.

Rule 260(b) is revised to read;

(b) If the creditor or his agent first so requests in writing, the officer may view the property, inventory its exact description at length, and append such inventory to the execution, with his signed statement of the number and title of the case, the amount claimed under the execution, the exact location of the property and in whose possession and the last known address of the judgment debtor; and, if the property is equipment used in farming operations or farm products or consumer goods or if the judgment debtor is not a resident of this state, file with the County Recorder of the county where the property is located his certified transcript of such inventory and statement; and, in all other cases, file with the Secretary of State his certified transcript of such in-Such filing shall be accepted by the County Recorder or the ventory and statement. Secretary of State as a financing statement and shall be marked, indexed and certified in the same manner, and shall be constructive notice of the levy to all persons. Whenever the writ is satisfied or the levy discharged the officer shall file a termination statement with the County Recorder or Secretary of State. The fees normally charged by the County Recorder or Secretary of State for the filing of a financing statement and the filing of a termination statement shall be paid by the officer and shall be taxed by him as a part of his costs of the levy.

Rule 7 is revised to read:

7. Assignees-exception. In cases not governed by the Uniform Commercial Code

the assignment of a thing in action shall be without prejudice to any defense, counterclaim or cause of action matured or not, if matured when pleaded, existing against the assignor in favor of the party pleading it.

Rule 216. Involuntary dismissal.

Rule 216 is amended by inserting after the word "him" in line three (3) the words "or for any appropriate order of court".

Rule 121 is revised to read:

121. Interrogatories-time-nature. In actions other than actions in Justice Court or Class B actions in Municipal Court, and after the general appearance of an adversary, any party may file in duplicate not over 30 numbered interrogatories to be answered by such party's adversary. After a special appearance, any party may file in duplicate not over 30 numbered interrogatories directed only to the issues raised on such special appearance to be answered by the party's adversary. Subject only to the limitations with reference to interrogatories directed to issues raised on a special appearance, interrogatories may relate to matters which can be inquired into under rule 143 and the answers may be used to the same extent as provided in rules 144 and 145 for the use of the deposition of a party.

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 366 is revised to read:

366. Computing time - holidays. In computing time under these rules the provisions of Code section 4.1 subsection 23 shall govern.

II.

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 16 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 1966 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. While it is highly unlikely the legislature will have completed action on this important proposition within that time, 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. Without expressing approval or disapproval of any of the report of the Legislative Court Study Commission, the supreme court has prescribed rules for the enforcement of small claims to be effective in the event the Sixty-Second General Assembly in regular session adopts legislation creating a unified trial court system. Pursuant to Section 684.19 Code of Iowa 1966 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 PROCEDURE: Rules 373 to 383, inclusive, shall take effect January 1, 1969.

Rule 373. Commencement, docket. Civil actions in which the amount in controversy in money or value is less than \$300, exclusive of interest and costs, shall be known as small claims. All such actions shall be commenced by the filing of an original notice with the clerk and by the mailing by the clerk of a copy of same to each defendant at his last known address, as stated in the original notice, by restricted, certified mail, return receipt to the clerk requested. Instead of such mailing, the plaintiff may, after filing the original notice with the clerk, cause a copy of same to be served on all or some defendants in the manner provided in Division III of these rules, whereupon rules 48 and 49 shall be applicable as to the defendants to be so served. The clerk shall maintain a book known as the small claims docket, which shall contain as to small claims the matters contained in the combination docket as to the regular civil actions.

Rule 374. Original notice. The original notice must be mailed or otherwise served not less than 10 nor more than 20 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:

IN THE DISTRICT COURT OF IOWA IN AND FOR \_\_\_\_\_COUNTY

Plaintiff(s)	• •
Address of each plaintiff	٠
vs.	SMALL CLAIM NO,
Defendant(s)	<b>-</b>
Address of each defendant	<b>-)</b>
OI	RIGINAL NOTICE
To the above named defendant(s): YOU ARE HEREBY NOTIFIED t	that the above named plaintiff(s) demands of you
(1. If demand is for money, state a	amount; 2. If demand is for something else, state
briefly what is demanded and its valu	e in money; 3. If both money and something else
	based on (state briefly the basis for the demand) and before the above named court at* (Place)
	*, Iowa, at*
(City or Town)	
o'clock *M. on the *da	y of*,19*
court costs.	or the relief demanded, together with interest and
*To be completed by Clerk	
of District Court	<del></del>
	Dlaintiff(c)

Rule 375. Function of Clerk. The clerk shall furnish forms of original notice. At the time of filing, the clerk shall enter on the original notice and the copies to be served the file number and the time and place of hearing, which shall be a time when small claims are scheduled to be heard not less than 10 nor more than 20 days after the date on which the notice will be mailed or otherwise served. The clerk shall mail a copy of the original notice to each defendant by restricted, certified mail, return receipt to the clerk requested, except for defendants whom the plaintiff wishes to serve under Division III of these rules. The clerk shall advise plaintiff of the time and place fixed for the hearing.

Rule 376. Fees, costs. Fees and costs shall be one-half of fees and costs in regu-

lar civil actions in district court.

Rule 377. Pleadings, Except as provided in rules 374 and 378, 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 378. Joinder, counterclaim, cross claim, intervention.

Division II of these rules and rule 75 shall be applicable to small claims actions, except that rule 29 shall not apply to actions originating as small claims actions.

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.

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 373 and 374; and if notice is to be served by mail the clerk shall collect the cost of mailing before filing the pleading. The clerk shall furnish forms of such pleadings. No counterclaim is necessary to assert an offset arizing out of the subject of the plaintiff's claim.

In small claims actions, a counterclaim, cross claim or intervention in a greater amount than that 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 claim 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.

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 379. 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 380. Default. Unless good cause to the contrary appears, (1) if the parties fail to appear at the time of hearing the claim shall be dismissed without prejudice by the court or clerk; (2) if the plaintiff fails to appear but the defendant appears, the claim shall be dismissed with prejudice by the court or clerk; and (3) if the plaintiff appears but the defendant fails to appear, judgment shall be rendered against the defendant by the court, or by the clerk if the relief to be granted is readily ascertainable. The filing by the plaintiff of a verified account, or an instrument in writing for the payment of money with an affidavit the same is genuine, shall constitute an appearance by plaintiff for the purpose of this rule. At the request of either party, the court shall grant such party one continuance to a day certain.

Rule 381. Hearing. The time for appearance shall be the time for hearing, unless a continuance has been granted under Rule 380. 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 382. Judgment, minutes.

(a) The judgment shall be entered in a space on the original notice first filed, and the clerk shall immediately enter the judgment in the small claims docket and district court lien book, without recording. Such relief shall be granted as is appropriate. The court may enter judgment for installment payments to be made directly by the party obligated to the party entitled thereto; and in such event execution shall not issue as long as such payments are made but execution shall issue for the full unpaid balance of the judgment upon the filing of an affidavit of default. When entered on the small claims docket and district court lien book, a small claims judgment shall constitute a lien to the same extent as regular judgments entered on the district court judgment docket and lien book; but if a small claims judgment requires installment payments, it shall not be enforceable 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 383. Other statutes and rules. Small claims shall be commenced, heard, and determined in district court in accordance with this division, but this division shall only be applicable to district court. Other statutes and rules relating to civil proceedings shall apply, but only insofar as not inconsistent with this division. Small claims on file for 90 days and not determined shall be dismissed without prejudice 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. Contested claims in an amount of a small claim may be heard and determined under this division and actions therefor 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 as a regular action shall not be dismissed but shall be transferred to the small claims docket and proceed accordingly. Civil and probate actions not coming within this division but commenced hereunder shall be dismissed without prejudice except for defendants who have appeared, as to whom such actions shall be transferred to the combination or probate docket, as appropriate and proceed accordingly.

If the Sixty-second General Assembly fails to create a unified trial court system, the "small claims" rules appearing in this part II of the report to you shall be void and of no effect.

Respectfully submitted, THE SUPREME COURT OF IOWA T. G. GARFIELD, Chief Justice

Des Moines, Iowa January 26, 1967

## ACKNOWLEDGEMENTS

I, Al Meacham, Secretary of the Senate of the State of Iowa, hereby acknowledge delivery to me on the 26th day of January, 1967 of the foregoing report of the Supreme Court of Iowa pertaining to the Rules of Civil Procedure.

AL MEACHAM, Secretary of the Senate Sixty-second General Assembly of the State of Iowa

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel. President Pro Tempore O'Malley took the chair at 12:00 noon. Senator Frommelt moved that the Senate recess until 1:00 p.m., which motion prevailed.

## AFTERNOON SESSION

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 and agreed to the following House Joint Resolution in which the concurrence of the Senate is asked: House Joint Resolution 4, relating to the composition and apportionment of the General Assembly.

Also: That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked: House Concurrent Resolution 3, urging Congress to inaugurate a program of tax-sharing with the States.

HOUSE CONCURRENT RESOLUTION 3

By: Story, Conklin, Bowin and Voorhees
(Lodwick, Rigler and Flatt)

WHEREAS, the federal government has for many years been returning funds to the states by grants-in-aid programs with conditions attached, and

WHEREAS, in far too many cases such categorical, specialized federal grants have failed to accomplish their objectives, and

WHEREAS, states and local governments could resolve a great many of society's problems if they had the needed resources, and

WHEREAS, the federal government has obtained the most productive tax resources within the states by federal income taxes, excise taxes, etc., leaving to the states only inadequate sources of revenue, and

WHEREAS, much of the failure of the federal grants-in-aid programs has been because they did not have knowledge of local conditions such as transportation, education and skills of workers, etc., which further complicate a problem which may be readily solved in one area but only compounded in another, and

WHEREAS, if the federal government would return to the states a flat percentage of federal taxes collected within each state with no conditions attached except, perhaps, bloc grants could be specifically earmarked for general categories such as education, Now Therefore,

BE IT RESOLVED BY THE HOUSE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA: THE SENATE CONCURRING:

That, the Legislature of the State of Iowa urges the Congress of the United States to inaugurate a program of tax-sharing with the States whereby the local governments may have the necessary resources to solve local problems unhampered by restrictions imposed by legislators not familiar with the particulars involved in each community, except such regulations and procedural guidelines as are necessary to preserve for all citizens the full and free exercise of all rights of citizenship.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress.

Also: That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked: House Concurrent Resolution 4, urging all legislative personnel to purchase United States Savings Bonds.

# HOUSE CONCURRENT RESOLUTION 4 By: Caffrey of Polk

WHEREAS, President Johnson has said "The Savings Bonds Program is both prudent and patriotic. It is patriotic because it strengthens the economy of our country; it supports our fighting men in Vietnam and the cause of freedom everywhere; it helps to preserve the buying power of our dollars. For all of these reasons, I believe U.S. Savings Bonds are the most important investment any American can make." and

WHEREAS, President Johnson has also said "Today, above all, is a time for all Americans to rededicate themselves to the spirit that animated the Minutemen of Concord who serve as a symbol of the Savings Bonds Program. For today, as at the founding of our nation, it is freedom which is again at stake. Not all of us are called upon to fight in the jungles of Vietnam, but while our men are there, in the front lines of a distant land, none of us can remain aloof on the sidelines. We must all do our share - in every way we can - to support our men in Vietnam. One sure way is open to all Americans through the Savings Bonds Program."; therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that all members of the Sixty-second General Assembly, their staffs and all other legislative personnel

are hereby urged to purchase a United States Savings Bond each month that the General Assembly is in session so that they will by precept and example encourage all Iowans to do likewise.

Also: that the House has adopted the following Senate Joint Resolution in which the concurrence of the House was asked; Senate Joint Resolution 13, ratifying a proposed amendment to the Constitution of the United States relating to succession to Presidency and Vice Presidency.

WILLIAM R. KENDRICK, Chief Clerk

## MESSAGE

FROM: LEGISLATIVE RESEARCH COMMITTEE

TO: ALL MEMBERS OF THE SIXTY-SECOND (62ND) GENERAL ASSEMBLY.

SUBJECT: SUBMISSION OF BILLS TO THE LEGISLATIVE RESEARCH BUREAU

Bills and resolutions may be submitted to the Legislative Research Bureau for their different services:

- 1. FOR TYPING ONLY
- 2. FOR REVIEWING AND TYPING
- 3. FOR DRAFTING AND TYPING

Any bill submitted to the Research Bureau for typing only, shall first be sent by the sponsoring legislator to the law clerk of the respective house for review by the law clerk.

The law clerk will review the bill, make any necessary corrections, refer the bill back to the sponsor for any retyping of the corrections by the legislator's clerk, if retyping is needed.

The law clerk shall indicate by stamp or some other mark that the bill is in correct form for typing for photo-ready copy. The bill shall then be forwarded to the Legislative Research Bureau by the legislator, the legislator's clerk, or by a page.

Upon receipt of the bill, the Research Bureau shall type and proof-read the draft in the exact form received from the legislator.

The bill shall be delivered to the legislator ready for introduction into the respective house. The bill folder will be marked to indicate that the Research Bureau has typed the bill in the exact form as received from the legislator.

A bill referred to the Research Bureau for review or drafting need not go initially to the law clerk of the respective house.

ALL BILLS REFERRED TO THE RESEARCH BUREAU FOR FINAL TYPING SHOULD HAVE ATTACHED A LISTING OF THE SIGNATURES OF ALL OF THE SPONSORS.

If there are any complaints concerning drafting or typing of bills by the Legislative Research Bureau, it is requested that complaints be referred to Research Committee Chairman John Kibbie in the Senate and Research Committee Vice-chairman C. Raymond Fisher in the House.

Effective 10:00 a.m., January 26, 1967.

Senator Kibbie asked and received unanimous consent that the message be printed in the Senate Journal of January 26, 1967.

## THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 17, a bill for an act relating to studded tires, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 17 as follows: Strike all of line 14 and insert in lieu thereof the following: November 1 to April 1 of each year.

The amendment was adopted.

After asking and receiving unanimous consent to withdraw the amendment filed on January 16, found on Senate Journal page 90, Senator Kruck offered the following amendment and moved its adoption:

Amend Senate File 17 as follows:

By adding thereto the following new section:

"Sec. 2. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Jefferson Bee, a newspaper published in Jefferson, Iowa, and The Boone News-Republican, a newspaper published in Boone, Iowa."

The amendment was adopted.

President Fulton took the chair at 1:50 p.m.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 17 as follows:

- 1. Amend the title to Senate File 17 by striking the period (.) at the end thereof and by inserting the following in lieu thereof: "and to impose a tax on the use of pneumatic tires equipped with ice grips or tire studs."
  - 2. Amend Senate File 17 by adding at the end of section one (1) thereof:
- "A tax of five (5) dollars is hereby imposed on the sale of each pneumatic tire equipped with inserted ice grips or tire studs. Said tax is to be collected at the time of the retail sale of said tires and is to be paid by the seller of same to the state of Iowa and deposited in the Road Use Tax Fund."

Reichardt

The amendment was lost.

Senators Denman, Reppert and Shirley offered the following amendment and Senator Denman moved its adoption:

Amend Senate File 17 by striking in line 13 the words "a highway" and inserting in lieu thereof the words "passenger vehicles weighing less than the average weight of the Lincoln Continental automobile."

The chair ruled that the amendment was not germane.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 17 by striking from line 13 the words "on a highway" and inserting in lieu thereof the words "upon any vehicle."

The amendment was adopted.

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

Kvhl

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

Floy

Ayes: 55

Briles

Buren Reno Frey Lamborn Burns Frommelt Lange Reppert Cassidy . Gaudineer Rigler Lisle Clarke Glenn Lodwick Riley Coleman Schaben Hagedorn Lucken Condon Heaberlin Shaff Main DeHart Shirley Heying McGill DeKoster Hougen Stanley. Messerly Denman Stephens Mills Jepsen Dodds Van Eaton Kibbie Murray Elvers Van Gilst Klefstad Neu Elv Walsh Kosek Nurse Flatt Kruck Patton

Nays: 2

Erskine Hill

Absent or not voting: 4

Balloun Benda O'Malley Potgeter

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

## SENATE CONCURRENT RESOLUTION 9

By: Hougen, Balloun, Flatt, Kyhl, De Hart, Jepsen, Lodwick, Potgeter, Stephens, Lucken, Clarke and Walsh

WHEREAS, when the Sixty-first (6lst) General Assembly passed Senate File five hundred and fifty (550) creating the new community colleges and vocational and technical vocational schools, it envisioned the establishment of four (4) of the new schools during the first biennium; and

WHEREAS, the Governor recommended that four (4) such institutions be created on a pilot basis; and

WHEREAS, some fifteen (15) of the new districts have been established most of which are comprehensive community colleges; and

WHEREAS, difficulties have arisen over school sites and territories to be included in districts; and

WHEREAS, state and federal support was envisioned as the basic financial support of this new school system, but new requests are being made for additional property tax levies to support them; and

WHEREAS, duplication of programs and facilities with private colleges, public junior colleges, and board of regents institutions is occurring; and

WHEREAS, there is divided administrative control of these new institutions by the regents institutions, department of public instruction and local boards; and

WHEREAS, the department of public instruction is requiring some of our secondary schools to greatly extend their vocational offerings and facilities at great expense in order for students to qualify for new vocational and technical schools; and

WHEREAS, policies of many of these new institutions on such things as salaries are setting precedents which affect and in fact are threatening to undermine our secondary schools; Now, Therefore,

# BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

- Section 1. That the schools committees of the two (2) houses of the Sixty-second (62nd) General Assembly are hereby directed to evaluate fully the progress made under the Area Vocational Schools Act, Senate File five hundred and fifty (550), Chapter two hundred forty-seven (247), Acts of the Sixty-first (61st) General Assembly, and to make a comprehensive report to this General Assembly within sixty (60) days.
- Sec. 2. That said report contain recommendations with respect to changes in the law, methods of financing, and policies regarding same.
- Sec. 3. That this report be made available for the benefit of the Appropriations and Ways and Means and Tax Revision standing committees in particular, and generally for the benefit of the members of the Assembly.

#### POINT OF ORDER

Senator Stephens rose on point of order and objected to Senate File 44 on the basis that it was filed by the Legislative Research Committee.

The chair ruled the point not well taken.

## BILLS ASSIGNED TO COMMITTEE

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

S. J. R.	16	Governmental Affairs
S. F.	60	Judiciary
S. F.	61	Ways and Means
S. F.	62	Judiciary
S. F.	63	Ways and Means
S. F.	64	Governmental Subdivisions
S. F.	65	Governmental Subdivisions
S. F.	66	Transportation
S. F.	67	Safety and Law Enforcement
S. F.	68	Governmental Affairs
S. F.	69	Ways and Means
S. F.	70	Governmental Affairs
S. F.	71	Governmental Affairs
S. F.	72	Public Health
S. F.	73	Judiciary

#### REPORT OF COMMITTEE

Senator Reppert submitted the following report:

Mr. President--Your committee on Governmental Subdivisions to which was referred Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service, begs leave to report it has had the same under consideration and recommends the same do pass.

Ordered passed on file.

HOWARD C. REPPERT, JR., Chairman

#### AMENDMENTS FILED

Amend Senate File 27 as follows:

- 1. By inserting after section one (1) the following new section:
- "Sec. 2. Section two hundred ninety-seven point twenty ( 297.20 ), Code 1966, is hereby repealed."
- 2. Further amend by renumbering the remaining section in conformity with this amendment.

PEARLE P. DeHART

Amend Senate Joint Resolution 10 as follows:

- 1. Amend section one (  $\bf 1$  ) by striking lines three (  $\bf 3$  ) through eleven (  $\bf 11$  ) and inserting in lieu thereof the following:
- "Section twenty-five ( 25 ) of Article three ( III ) of the Constitution of the State of Iowa is amended by adding the following paragraph:
- 'Members of the General Assembly shall receive such compensation for mileage each week during a session in going to and returning from the place where the General Assembly is held by the nearest traveled route but not to exceed once each week,'
- 2. Amend section two (2) by striking all of section two (2) and inserting in lieu thereof the following:
- "Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the Secretary of State is directed to cause the same to be published previous to the date of said election as provided by law."

S, G. LODWICK J. HENRY LUCKEN

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Friday, January 27, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, January 27, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Lenhard R. Middents, pastor of the Presbyterian Church, Sac City, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Heying for the day on request of Senator Burns.

## PRESENTATION OF VISITORS

Senator Stephens rose on point of personal privilege and presented to the Senate the Honorable LeRoy Getting of Sanborn, a former member of the Senate from O'Brien, Clay and Dickinson Counties, who was present in the Senate Chamber.

Senator Messerly asked and received unanimous consent to present to the Senate 140 students from Orange Junior High, West Junior High, Edison Junior High, Columbus High School, St. Edwards, Blessed Sacrement and Sacred Heart Schools in Waterloo, who were present in the balcony.

Senator Hougen asked and received unanimous consent to present to the Senate four students from State College of Iowa, Cedar Falls, who were seated in the balcony.

#### PETITIONS

The following petitions were presented and placed on file.

Those in favor of daylight saving time:

By Senator Floy from 12 residents of Cerro Cordo County.

Those in opposition of daylight saving time:

By Senator Briles from 95 residents of Mitchell County.

By Senator Heaberlin from 167 residents of Marion County.

By Senator Schaben from 45 residents of Harrison, Monona and Shelby Counties.

By Senator Stephens from 211 residents of Louisa and Henry Counties.

# INTRODUCTION OF BILLS

Senate File 74, by Senators Klefstad, Reppert and Reno, a bill for an act to require identifying lamps on motorcycles.

Read first and second times, and passed on file.

Senate File 75, by Senators Riley, Frey and Buren, a bill for an act relating to the sale and distribution of wine containing not more than seventeen (17) percent alcohol by weight.

Read first and second times, and passed on file.

Senate File 76, by Senator Hougen, a bill for an act relating to the moneys and credits tax; to establish a two percent surtax; and to refund taxes collected pursuant to subsection six (6), section four hundred twenty-two point five (422.5), Code 1966, and to make an appropriation for such refund.

Read first and second times, and passed on file.

Senate File 77, by Senator O'Malley, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, attachment of territory, enlargement, or change in the boundaries of school corporations.

Read first and second times, and passed on file.

Senate File 78, by Senators Ely, Stanley and Cassidy, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1966, to improve the continuing contract for teachers.

Read first and second times, and passed on file.

Senate File 79, by Senators Klefstad, Coleman, Frey, Floy and Riley, a bill for an act relating to pension benefits accruing to the surviving spouse of a retired or acting member of a city police or fire department.

Read first and second times, and passed on file.

Senate File 80, by Senator Kosek, a bill for an act to repay bonds issued to grant a bonus to persons who served in the armed forces between June 27, 1950 and July 27, 1953 and to make an appropriation therefor.

Read first and second times, and passed on file.

Senate File 81, by Senator Ely, a bill for an act relating to judgment and sentencing.

Read first and second times, and passed on file.

Senate File 82, by Senators Denman, Walsh, Condon, Briles and Dodds, a bill for an act relating to average earnable compensation of policemen and firemen as applicable to their retirement systems.

Read first and second times, and passed on file.

Senate File 83, 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 84, by Senators Rigler, Coleman, Denman and Mills, a bill for an act relating to limitations of actions.

Read first and second times, and passed on file.

Senate File 85, by Senators Reppert, Coleman and Denman, a bill for an act to require zip code numbers in telephone directories.

Read first and second times, and passed on file.

Senate File 86, by Senator Gaudineer, a bill for an act to eliminate the board of arbitration in workmen's compensation hearings.

Read first and second times, and passed on file.

### HOUSE MESSAGE CONSIDERED

House Joint Resolution 4, a resolution relating to the composition and apportionment of the General Assembly.

Read first and second times and passed on file.

#### PROOF OF PUBLICATION

Published copy of Senate File 14 and verified proof of publication of said bill in the Winterset Madisonian, a weekly newspaper published at Winterset, Iowa on January 25, 1965, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

AL MEACHAM, Secretary of Senate

#### THIRD READING OF BILLS

On motion of Senator Shirley, Senate File 40, a bill for an act relating to operator's and chauffeur's license, was taken up.

Senator Hougen offered the following amendment and moved its adoption:

Amend Senate File 40 by adding a new section:

- 1. Amend Section three hundred twenty-one point one hundred ninety-one (321.191), Code 1966, by striking the word "five" in line three (3) and inserting in lieu thereof the word "four".
  - 2. Further amended by renumbering the Sections.

The chair ruled that the amendment was non-germane.

Senator Rigler moved the adoption of the following amendment offered by Senators Rigler and Mills and requested a roll call:

Amend Senate File 40 as follows:

1. By striking the word "colored" from line 4 thereof.

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

Ayes: 18

Benda Clarke DeHart DeKoster

Gaudineer

Glenn Hill Hougen Jepsen Lange Lisle Lodwick Lucken Mills O'Malley

Rigler Stephens Walsh

Nays: 36

Balloun
Briles
Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds

Elvers
Ely
Erskine
Floy
Frey
Frommelt
Hagedorn
Heaberlin
Kibbie

Klefstad Kosek Lamborn Main McGill Messerly Murray Nurse Patton Potgeter Reichardt Reno Reppert Schaben Shirley Stanley Van Eaton Van Gilst

Absent or not voting: 7

Flatt Heying Kruck Kyhl Neu Riley Shaff

The amendment was lost.

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: 46

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Dodds
Elvers
Ely
Erskine
Flatt
Floy
Frey
Frommelt
Hagedorn
Heaberlin
Hill
Hougen

Kibbie
Kosek
Lamborn
Lodwick
Lucken
McGill
Mills
Murray
Nurse

Patton

Potgeter

Jepsen

Reno Reppert Schaben Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Navs: 8

Gaudineer

Klefstad Lange Main Messerly O'Malley Rigler

Absent or not voting: 7

Heying Kruck Kyhl Lisle

Neu Rilev 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 Flatt Senate File 14 a hill for an act to legalize and validate

On motion of Senator Flatt, Senate File 14, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District, in the County of Madison, 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 Flatt offered the following amendment and moved its adoption:

By striking the word "the" in line 4, section 2 and by inserting in lieu thereof the word "The".

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 as amended pass?" the vote was:

Ayes: 48

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Dodds
Elvers
Ely
Erskine
Flatt
Floy
Frommelt
Glenn
Hagedorn
Heaberlin
Hougen
Jepsen

Klefstad
Kosek
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Mills
Murray
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shirley
Stanley
Stephens
Van Gilst
Walsh

Nays: 0

Absent or not voting: 13

Frey Gaudineer Kibbie

Lisle

Riley

Heying

Kruck

Messerly

Shaff

Hill

Kyhl

Neu

Van Eaton

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 the bill be immediately messaged to the house.

## COMMUNICATIONS

January 25, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber LOCAL

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Mrs. Earl G. Sievers of Avoca, Pottawattamie County, Iowa, for appointment as a member at large of the State Board of Public Instruction, under the provisions of Sections 257.1 through 257.4, Code of Iowa 1966, for the unexpired portion of the term ending January 3, 1972, to fill the vacancy created by the resignation of John D. Baldridge of Chariton.

Respectfully yours,

HAROLD E. HUGHES, Governor

January 25, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chambers LOCAL

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of James R. Hamilton of Storm Lake, Buena Vista County, Iowa, for appointment as a member of the State Conservation Commission, under the provisions of Sections 107.1 through 107.4, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the resignation of Dr. N. K. Kinney of Ida Grove.

Respectfully yours,

HAROLD E. HUGHES, Governor

January 25, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C.A.L.

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Ned E. Perrin of Mapleton, Monona County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1 and 262.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1967, to fill the vacancy created by the resignation of John C. Oberhausen of Dubuque.

Respectfully yours,

HAROLD E. HUGHES, Governor

January 25, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen.

It is my pleasure to submit the name of Ned E. Perrin of Mapleton, Monona 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 1966, for the regular sixyear term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

January 25, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C.A.L.

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Richard C. Lacy of Bloomfield, Davis County, Iowa, as a member of the Employment Safety Commission, representing employers, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Allan A. Swanson of Stanton.

Respectfully yours,

HAROLD E. HUGHES, Governor

January 25, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D, Fulton

## Gentlemen:

It is my pleasure to submit the name of Burdette Cochran of Des Moines, Polk County, Iowa, as a member of the Employment Safety Commission, representing employees, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Wayne W. Eccles of Burlington.

Respectfully yours,

HAROLD E. HUGHES, Governor

January 26, 1967

The Honorable Members of the Senate Sixty-second General Assemby Senate Chamber L.O.C.A.L.

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Arlo Myers of Burlington, Des Moines County, Iowa, as a member of the Employment Safety Commission, representing employers, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the resignation of William Simpson of Indianola,

Respectfully yours,

HAROLD E. HUGHES, Governor

## COMMITTEE APPOINTMENT

President Fulton, in accordance with Section 2.40, Code of 1966, announced the appointment of Senators Main, Chairman; Briles, McGill, Heaberlin, and Van Eaton, to investigate the character and qualifications of Lorne R. Worthington of Lamoni, Decatur County, Iowa, for appointment as Commissioner of Insurance, for the unexpired portion of the four-year term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

## 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

10:00 A.M.	Board of	Control	(Sub-Comm.)	Room	22

2:00 P.M.	Agriculture	_	Room 21
2.00 F. M.	Agriculture	-	noom 21

# 3:00 P.M. Industrial and Human Relations - Room 22

#### THESDAY

9:00 A	TMT	Public	Health	- Room	17

## WEDNESDAY

9:00 A. M. Claims (Jud	ciary Sub	Comm	) Room	17
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2:00 P. M.	Education -	Room 24

<sup>2:00</sup> P. M. Agriculture - Room 21

3:00 P. M. Ways and Means - Room 21

3:00 P. M. State Departments (Sub-Comm.) - Room 29

## THURSDAY

- 9:00 A. M. Public Health Room 17
- 2:00 P.M. Governmental Affairs Room 21
- 2:00 P.M. Judiciary Room 19
- 3:00 P. M. Governmental Subdivisions Room 22

<sup>2:00</sup> P.M. Judiciary - Room 19

<sup>3:00</sup> P. M. Board of Regents (Sub-Comm.) Room 29

<sup>2:00</sup> P.M. Commerce - Room 19

3:00 P. M. Transportation - Room 24

3:00 P.M. Social Welfare (Sub. Comm.) - Room 17

3:00 P. M. State Departments (Sub-Comm.) - Room 29

3:30 P. M. Appropriations - Room 22 (On Call)

## FRIDAY

9:00 A.M. Conservation - Room 17

9:00 A.M. Ways and Means - Room 21

## MEETINGS AS CALLED

## Rules and Enrolled Bills

JOHN P. KIBBIE, Chairman JOSEPH CASSIDY ELMER LANGE

#### AMENDMENTS FILED

Amend Senate File 27 by striking Section 2 and inserting in lieu thereof:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Nevada Journal, a newspaper published at Nevada, Iowa, and the Ames Daily Journal, a newspaper published at Ames, Iowa."

PEARLE P. DE HART

On motion of Senator Frommelt, the Senate adjourned until 11 a.m., Monday, January 30, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, January 30, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend David Vaaler, pastor of St. John's Lutheran Church, Waukon, Iowa.

## LEAVE OF ABSENCE

On request of Senator Ely, Senator Klefstad was granted leave of absence for the morning session because he was accompanying State Fire Marshal Wilbur Johnson to Altoona, where the Stuart Nursing Home was burning.

#### PETITIONS

The following petitions were presented and placed on file.

Those in favor of daylight saving time:

By Senator Heying from 422 residents of Fayette and Winneshiek Counties including the Oelwein Chamber of Commerce, Oelwein City Council, Oelwein Junior Chamber of Commerce, and the Oelwein Industrial Development Commission.

By Senator Kruck from 83 residents of Boone County.

By Senator Rigler from 28 residents of Howard County.

By Senator Shirley from 64 residents of Audubon, Dallas and Guthrie Counties.

Those in opposition to daylight saving time:

By Senator Balloun from 237 residents of Tama County.

By Senator Erskine from 10 residents of Woodbury County.

By Senator Heying from 50 residents of Winneshiek County.

By Senator Lisle from 103 residents of Page and Mills Counties.

By Senator Lucken from 56 residents of Plymouth County.

By Senator Reno from 52 residents of Van Buren County.

By Senator Shirley from 56 residents of Audubon, Dallas and Guthrie Counties.

By Senator Van Gilst from 127 residents of Mahaska County.

## INTRODUCTION OF BILLS

Senate File 87, by Senators Ely, Lucken and Stephens, a bill for an act providing for presentence investigation by the parole board of all persons charged with the commission of a felony.

Read first and second times, and passed on file.

Senate File 88, by Senators Ely and Denman, a bill for an act to permit delegation of the administrative duties of the soldiers relief commission.

Read first and second times, and passed on file.

Senate File 89, by Senators Benda, Erskine, Elvers, Gaudineer, O'Malley, Reppert, Reichardt, Denman, DeHart, Kruck and Clarke, a bill for an act relating to the establishment, management, and control of a state outdoor recreation-outdoor education center in conjunction with the Saylorville impoundment near Polk City, Iowa, and to make an appropriation therefor.

Read first and second times, and passed on file.

Senate File 90, by Senator Neu, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization.

Read first and second times, and passed on file.

Senate File 91, by Senators Messerly, Stanley, Riley, Potgeter, Lisle, Rigler, Van Eaton, Kyhl, Kosek, Briles, Jepsen, DeHart, Erskine, Balloun, Frey, Flatt, Benda and Hougen, a bill for an act to place a limitation on the real property tax on homes of persons past sixty-five years of age.

Read first and second times, and passed on file,

Senate File 92, by Senators Erskine, Van Eaton, Kosek, Kyhl, Messerly, Shaff, Rigler, Jepsen, Neu, Potgeter, Lange, Stephens, Reppert, O'Malley and Glenn, a bill for an act relating to the salary of district court judges.

Read first and second times, and passed on file.

Senate File 93, by Senator Ely, a bill for an act relating to the transportation of school pupils.

Read first and second times, and passed on file,

Senate File 94, by Senators Lucken and Coleman, a bill for an act relating to the payment of property damage claims under liability policies.

Read first and second times, and passed on file.

Senate File 95, by Senators Coleman, Van Eaton, O'Malley, Erskine and Frey, a bill for an act relating to leased and rented vehicle offenses.

Read first and second times, and passed on file.

Senate File 96, by Senators O'Malley, Rigler, Cassidy and Coleman, a bill for an act to provide law clerks for supreme court judges.

Read first and second times, and passed on file.

Senate File 97, by Senators O'Malley and Rigler, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists.

Read first and second times, and passed on file.

Senate Joint Resolution 17, by Senators Flatt, Neu, Briles, Lisle, Balloun, Frey, Klefstad, Schaben, Lange, Nurse, DeKoster, Lucken, Main, Van Eaton, Erskine, Shirley and Walsh, a joint resolution relating to the establishment of an institution of higher learning in western Iowa, and to make an appropriation therefor.

Read first and second times, and passed on file.

#### THIRD READING OF BILLS

On motion of Senator Kibbie Senate Joint Resolution 10, 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 passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick moved the adoption of the following amendment offered by Senators Lodwick and Lucken and requested a roll call:

Amend Senate Joint Resolution 10 as follows:

- 1. Amend section one (1) by striking lines three (3) through eleven (11) and inserting in lieu thereof the following:
- "Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is amended by adding the following paragraph:
- "Members of the General Assembly shall receive such compensation for mileage each week during a session in going to and returning from the place where the General Assembly is held by the nearest traveled route but not to exceed once each week."
- 2. Amend section two (2) by striking all of section two (2) and inserting in lieu thereof the following:
- "Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the Secretary of State is directed to cause the same to be published previous to the date of said election as provided by law."

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

Ayes: 11

Balloun DeKoster Lisle

Lodwick Lucken Messerly Mills Potgeter Rigler Shaff Stephens Nays: 43

Reichardt Kibbie Benda Ely Kruck Reno Erskine Briles Reppert Flatt Lamborn Buren Riley Lange Floy Cassidy Main Schaben Frommelt Clarke Shirley Gaudineer McGill Coleman Stanley Murray Glenn Condon Van Eaton DeHart Heaberlin Neu Van Gilst Nurse Heying Denman Walsh O'Malley Dodds Hill Patton Elvers Jepsen

Absent or not voting:

Burns Hagedorn Klefstad Kyhl Frey Hougen Kosek

The amendment was lost.

Senator Kibbie 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 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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Ayes: 45

Patton Kibbie Benda Elv Reichardt Kruck Erskine Briles Reno Flatt Lange Buren Lisle Reppert Flov Cassidy Main Rilev Frommelt Clarke Schaben McGill Gaudineer Coleman Shirley Mills Glenn Condon Stanley DeHart Heaberlin Murray Van Eaton Neu DeKoster Heving Van Gilst Hill Nurse Denman Walsh O'Malley Dodds Jepsen Elvers

Nays: 9

Balloun Lucken Potgeter Shaff
Lamborn Messerly Rigler Stephens
Lodwick

Absent or not voting: 7

Burns Hagedorn Klefstad Kyhl Frey Hougen Kosek

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

#### REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. President--Your committee on Education to which was referred <u>Senate File</u> 33, a bill for an act to increase the minimum sick leave for school employees, begs leave to report it has had the same under consideration and recommends the same <u>do</u> pass.

Ordered passed on file.

JOHN P. KIBBIE, Chairman

Senator Shirley submitted the following report:

Mr. President--Your committee on Safety and Law Enforcement to which was referred Senate File 18, a bill for an act relating to registration plates, begs leave to report it has had the same under consideration and recommends the same do pass.

Ordered passed on file.

ALAN SHIRLEY, Chairman

## BILLS ASSIGNED TO COMMITTEE

President	Fulton	announced the assignment of the following bills to Committee:	
H. J. R.	4	Governmental Affairs (Companion to S. J. R. 7)	
S. F.	74	Safety and Law Enforcement	
S.F.	75	Safety and Law Enforcement	
S.F.	76	Ways and Means	
S.F.	77	Judiciary	
S.F.	78	Education	
S.F.	<b>7</b> 9	Governmental Subdivisions	
S. F.	80	Ways and Means	
S.F.	81	Judiciary	
S. F.	82	Governmental Subdivisions	
S. F.	83	Conservation and Recreation	
S.F.	84	Judiciary	
S.F.	85	Commerce	
S.F.	86	Industrial and Human Relations	

#### AMENDMENTS FILED

Amend Senate File 25 by striking Section 2 and inserting in lieu thereof:

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 Perry Daily Chief, a newspaper published in Perry, Iowa, and in the Guthrie County Vedette, a newspaper published in Panora, Iowa.

#### ALAN SHIRLEY

Amend Senate File 27 by striking section two (2) and inserting in lieu thereof: "Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Nevada Evening Journal, a newspaper published in Nevada, Iowa, and in the Ames Daily Tribune, a newspaper published in Ames, Iowa."

PEARLE P. DE HART

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, January 31, 1967.

### JOURNAL OF THE SENATE

Senate Chamber. Des Moines, Iowa, Tuesday, January 31, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Paul Holman, pastor of the First Christian Church, Atlantic, Iowa.

# PRESENTATION OF VISITORS

Senator Rigler rose on point of personal privilege and presented to the Senate the Honorable Frank D. Elwood of Cresco, a former member of the Senate, who was present in the Senate Chamber.

Senator Kruck asked and received unanimous consent to present to the Senate three students from the Boone Community High School, Sue Duffy, Barbara Bingston and Melanie Grabau, members of the senior government class, who were present in the balcony with their high school principal, Mr. E. Barker, and the assistant principal, Mr. Al Greene.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Clarke from 21 residents of Wright County in opposition to parimutuel betting.

Those in favor of daylight saving time:

By Senator Buren from 22 residents of Hancock, Winnebago and Worth Counties.

By Senator Heying from 264 residents of Fayette County.

By Senator Patton from 51 residents of Buchanan and Delaware Counties.

By Senator Van Eaton from 15 residents of Woodbury County.

By Senator Van Gilst from 137 residents of Mahaska County.

Those in opposition to daylight saving time:

By Senator Briles from 14 residents of Union County.

By Senator Burns from 98 residents of Johnson County.

By Senator Flatt from 96 residents of Cass County.

By Senator Erskine from 46 residents of Woodbury County.

By Senator Frey from 103 residents of Pottawattamie County.

By Senator Heaberlin from 36 residents of Marion County.

By Senator Hill from 70 residents of Jasper County.

By Senator Klefstad from 143 residents of Pottawattamie County.

By Senator Lisle from 82 residents of Fremont County.

By Senator Murray from 20 residents of Kossuth County.

By Senator Nurse from 312 residents of Osceola County.

By Senator Stephens from 128 residents of Henry and Washington Counties.

By Senator Van Eaton from 37 residents of Woodbury County.

By Senator Van Gilst from 16 residents of Mahaska County.

#### INTRODUCTION OF BILLS

Senate File 98, by Senator Riley, a bill for an act relating to definition of elementary pupils for public bus transportation.

Read first and second times and passed on file,

Senate File 99, by Senators Riley, Ely and Stanley, a bill for an act to provide for the humane slaughter of livestock.

Read first and second times and passed on file.

Senate File 100, by Senator Gaudineer, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles.

Read first and second times and passed on file.

Senate File 101, by Senators Gaudineer, Lodwick, Klefstad, Benda, and Floy, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income.

Read first and second times, and passed on file.

Senate File 102, by Senator Lodwick, a bill for an act relating to trespass.

Read first and second times, and passed on file.

Senate File 103, by Senators DeKoster and Van Gilst, a bill for an act exempting private or parochial school buses from the payment of motor vehicle registration fees.

Read first and second times, and passed on file.

Senate File 104, by Senators Briles, Lucken, Hagedorn, Klefstad, Schaben, Stephens, Frey and Flatt, a bill for an act to eliminate from the statutes any provision for "day-light saving time."

Read first and second times, and passed on file.

Senate File 105, by Senator Briles, a bill for an act relating to trapping on lands of another.

Read first and second times, and passed on file.

Senate File 106, by Senators Kibbie and Benda, a bill for an act relating to the offering of courses in driver education.

Read first and second times, and passed on file.

Senate File 107, by Senators Stanley, Van Gilst, Riley, Cassidy, Shaff, Denman 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 108, by Senator Lodwick, a bill for an act to exempt from property taxation facilities used to control air or water pollution.

Read first and second times, and passed on file.

Senate File 109, by Senators Denman, Reppert, Neu, Frommelt, Messerly, Briles, Mills, Elvers, Walsh, DeKoster, Rigler, Stanley and Flatt, a bill for an act relating to savings and loan associations,

Read first and second times, and passed on file.

Senate Joint Resolution 18, by Senators Hagedorn, Briles, Nurse and Lisle, A Joint Resolution proposing an amendment to the Uniform Time Act of 1966 of the United States Code.

Read first and second times, and passed on file.

Senate File 110 by Senator Briles, a bill for an act to provide for a method of cancellation of casualty insurance policies.

Read first and second times, and passed on file.

Senate File 111, by Senators Stanley, Hills, Rigler, Cassidy, Shaff, Lodwick, Van Gilst, Stephens, McGill, Riley, Ely, Walsh, Heaberlin, DeKoster, DeHart, Main, Jepsen, Messerly, Lamborn, Neu and Flatt, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments.

Read first and second times, and passed on file.

Senate File 112, by Senators Reppert, Frey, Hougen and Condon, a bill for an act to amend section six hundred fourteen point one (614.1), Code 1966, by placing a statutory limit of one (1) year upon the time during which actions may be brought to recover for dram shop liability.

Read first and second times, and passed on file.

Senate File 113, by Senator McGill, a bill for an act relating to the penalty for littering the highways.

Read first and second times, and passed on file.

Senate File 114, by Senators Reichardt, Benda, Mills, DeHart, Murray, Patton and Reno, a bill for an act to amend chapter four hundred twenty-two (422), Code 1966, relating to sales tax now imposed on the cost per line of bowling.

Read first and second times, and passed on file.

## MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File No. 2, a bill for an act relating to the Soldiers Home.

Also

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

Senate File No. 3, a bill for an act relating to extension of benefits to certain members of the Air Force and veterans of Viet Nam.

Also:

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

Senate File No. 4, a bill for an act relating to Korean and Viet Nam conflict veterans and disabled and retired firemen and policemen.

Also:

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

Senate File No. 5, a bill for an act relating to veterans' newsstands in the State House.

Also:

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

Senate File No. 6, a bill for an act relating to memorial halls and monuments.

Also:

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

Senate File No. 7, a bill for an act relating to Viet Nam veteran's orphans.

Also:

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

Senate File No. 8, a bill for an act relating to the recording of Viet Nam veterans' discharges.

Also:

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

Senate File No. 9, a bill for an act relating to Viet Nam veterans' preference.

Also:

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

Senate File No. 10, a bill for an act relating to veterans' newsstands in courthouses.

Also:

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

Senate File No. 11, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines.

Also

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

Senate File No. 14, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE CONCURRENT RESOLUTION 5

Senator Lodwick called up House Concurrent Resolution 3 found on pages 179 and 180 in the Senate Journal and moved its adoption.

Senator Frommelt moved that action on the Resolution be deferred until 10 a.m. Thursday, February 2. Senator Rigler requested a roll call on the motion.

On the question, "Shall action on the resolution be deferred?" the vote was:

Ayes: 33

Buren Klefstad Reichardt Floy Burns Frommelt Kosek Reno Gaudineer Kruck Reppert Cassidy Main Schaben Coleman Glenn Condon Hagedorn McGill Shirley Heaberlin Murray Van Gilst Denman Dodds Heying Nurse Elvers Hill O'Malley Kibbie Patton Elv

Nays: 28

Balloun Flatt Lisle Rigler Benda Lodwick Riley Frev Briles Hougen Lucken Shaff Clarke Jepsen Messerly Stanley Kyhl Mills Stephens DeHart Van Eaton Lamborn Neu DeKoster Walsh Erskine Lange Potgeter

Absent or not voting: 0

The motion carried.

### THIRD READING OF BILLS

On motion of Senator Gaudineer Senate File 20, a bill for an act relating to the treatment of youthful law offenders, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley offered the following amendment by Senators Riley and Shirley and moved its adoption:

Amend Senate File 20 as follows:

By striking lines 3 through 11 of Section 1 and inserting in lieu thereof the words "Youth offender means a person under twenty-one (21) years of age at the time of the commission of a public offense."

The amendment was lost.

Senator Gaudineer asked and received unanimous consent that action on Senate File 20 be deferred and that the bill retain its place on the calendar.

#### ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent to have 750 additional copies of Senate File 85 printed.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened, President Pro Tempore O'Malley presiding.

#### THIRD READING OF BILLS

On motion of Senator Hagedorn Senate File 25, a bill for an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of building or buildings for a public library from the proceeds of a bond issue, 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 25 be deferred and that the bill retain its place on the calendar.

On motion of Senator Frommelt, Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 51 by adding the following:

"Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the New Hampton Tribune, a newspaper published in New Hampton, Iowa, and in The Times Plain Dealer, a newspaper published in Cresco, Iowa,"

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: 47

	* ,		
Balloun	Ely	Kibbie	Potgeter
Briles	Erskine	Kruck	Reno
Buren	Flatt	Kyhl	Reppert
Burns	Floy	Lamborn	Rigler
Cassidy	Frey	Lodwick	Riley
Clarke	Frommelt	Lucken	Shaff
Condon	Gaudineer	Main	Shirley
DeHart	Hagedorn	McGill	Stanley
DeKoster	Heaberlin	Messerly	Stephens
Denman	Heying	Neu	Van Eaton
Dodds	Hougen	Nurse	Walsh
Elvers	Jepsen	Patton	Walsh

Nays: 6

Coleman

Hill

Murray

Van Gilst

Glenn

Klefstad

Absent or not voting: 7

Benda

Lange Lisle Mills Reichardt Schaben

Kosek Lis

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.

## SENATE CONCURRENT RESOLUTION 10

## 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 is hereby 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 NO. 11

## By: Heying and O'Malley

WHEREAS, a new state office building is currently under construction to the east of the state capitol building and the Robert Lucas state office building, and

WHEREAS, the state office building when completed will be an integral and attractive addition to the state capitol grounds, and

WHEREAS, it is the accepted procedure of the state executive council and the capitol planning commission to name state office buildings after distinguished Iowans, and

WHEREAS, the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission gave consideration to naming the new state office building on December 19, 1966, but deferred action on the naming, and

WHEREAS, the late Henry A. Wallace, a native Iowan, distinguished himself and his native state and provided untold economic aid and assistance to his fellow Iowans through his pioneering efforts and successful experimentations in the field of agriculture, and

WHEREAS, the late Henry A. Wallace further distinguished himself and his native state as well as the nation through his long and devoted career of government service; now therefore.

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the state office building now under construction be named the Henry A. Wallace state office building and that the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission be directed to cause the name to be appropriately inscribed thereon.

BE IT FURTHER RESOLVED, That copies of this resolution be forwarded to the immediate members of the family of Henry A. Wallace, to the state executive council, to the legislative advisory committee, and to the capitol planning commission.

## SENATE CONCURRENT RESOLUTION 12

By: Hougen, Briles, Stephens, Van Gilst, Klefstad, Lucken, Schaben, Erskine, McGill, Heaberlin, Reno, Balloun, Frey, Lisle, Flatt, Main, Hagedorn, Van Eaton, DeKoster and Kosek.

Requesting the Congress of the United States to change the time established by Federal Law for Davlight Savings Time.

WHEREAS, the Congress of the United States has established by law that if any state provides for other than Standard Time, it shall be effective from the last Sunday in April until the last Sunday in October; and

WHEREAS, said six months period of time is a hardship on a great many people, and particularly farmers and people in rural areas; and

WHEREAS, the period of time after Labor Dayworks a hardship on school children; and

WHEREAS, only part of the states have adopted other than Standard Time.

NOW THEREFORE BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

- Section 1. That the Congress of the United States is hereby requested to provide for Daylight Savings Time for a period no longer than from the last Sunday in April to the first Sunday after Labor Day in the month of September.
- Sec. 2. That the Congress provide that all states of the union and particularly the states of the continent, establish a uniform law applicable to all states equally with respect to any changes in Standard Time.
- Sec. 3. The copies of this resolution be mailed by the Secretary of the State to all the members of the United States Senate and Congressman from the State of Iowa.

#### REPORT OF COMMITTEE

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 22, a bill for an act relating to demurrers by defendants in criminal 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.

## BILLS ASSIGNED TO COMMITTEE

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

S. J. R.	17	Education
S. F.	87	Public Health and Welfare
S.F.	88	Public Health and Welfare
S.F.	89	Conservation and Recreation
S.F.	90	Public Health and Welfare
S. F.	91	Ways and Means
S.F.	92	Judiciary
S.F.	93	Education
S.F.	94	Judiciary
S.F.	95	Judiciary
S. F.	96	Judiciary
S.F.	97	Governmental Subdivisions
		A RATIONAL PROPERTY TO THE POLICE OF THE POL

## AMENDMENTS FILED

## Amend House Concurrent Resolution 3 as follows:

1. By striking paragraph two (2) thereof.

2. By striking all after the word "government" in line one (1) of paragraph six (6) thereof and inserting in lieu thereof the following:

"would share with the states a fair portion of the taxes it collects, many of these problems could be solved upon a local basis, now therefore,"

LEE H. GAUDINEER, JR.

## Senate File 18

Amend Senate File 18, lines 4 and 5, by striking the words "beneath the number assigned to the plate" and substituting therefor the words "upon it".

DAVID STANLEY

## Amend Senate File 20 as follows:

1. Amend Senate File 20 by striking the word "conviction" in line 4 thereof and inserting in lieu thereof the following: "the commission of a public offense for which said person is subsequently convicted."

2. Further amend Senate File 20 by striking the word "conviction" in line 6 thereof and inserting in lieu thereof the following: "the commission of a public offense for which said person is subsequently convicted".

ALAN SHIRLEY

On motion of Senator Frommelt the Senate adjourned until 10:00 a.m., Wednesday, February 1, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, February 1, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Roger Patton, pastor of the Olivet Presbyterian Church, Cedar Rapids, Iowa.

## PRESENTATION OF VISITORS

Senator O'Malley asked and received unanimous consent to present to the Senate 25 coeds from Drake University, members of the Delta Gamma Sorority, accompanied by their housemother, Mrs. Bowles, who were present in the balcony. Mary Beth Lange, daughter of Senator Lange, was a member of the group.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Van Eaton from the Woodbury County Young Republican Club in favor of daylight saving time.

By Senator Balloun from 10 residents of Tama County in opposition to parimutuel betting.

Those in opposition to daylight saving time:

By Senator Balloun from 43 residents of Tama County.

By Senator Nurse from 195 residents of Osceola County.

By Senator Potgeter from 32 residents of Franklin County.

#### SENATE FILE 44 WITHDRAWN

Senator Kruck asked and received unanimous consent that Senate File 44 be withdrawn from further consideration of the Senate.

## SPECIAL REQUEST

Senator Lodwick moved that the Rules committee of the Senate be directed to purchase suitable two-drawer filing cabinets with pull-out writing boards for use by the Senators between desks in the Senate Chamber, said purchase to be made only after proper investigation and solicitation of bids, and that before the files are installed Senators be permitted to provide themselves with suitable necessary facilities if desired,

The motion prevailed.

#### UNFINISHED BUSINESS

On motion of Senator Gaudineer, Senate File 20, a bill for an act relating to the treatment of youthful law offenders, was taken up for further consideration.

Senator Shirley asked and received unanimous consent to withdraw the amendment filed by him on January 31 and found on page 213 of the Senate Journal.

Senator Shirley offered the following amendment filed by Senators Gaudineer, Shirley and Schaben, and moved its adoption:

Amend Senate File 20 as follows:

- 1. By striking the words and figures twenty-two (22) from line three (3) thereof in Section 1 and by inserting in lieu thereof the word and figure "twenty (20)."
- 2. By striking the words and figures twenty-two (22) in line five (5) in Section 1 and by inserting in lieu thereof the word and figure "twenty (20)."
- 3. By striking the words and figures twenty-six (26) in line six (6) in Section 1 and by inserting in lieu thereof the words and figure "twenty-four (24)."
- 4. By inserting in line ten (10) of Section 1 after the word "pertinent" the words "and who has not previously been convicted of a felony,"
  - 5. By striking Section 5 and adding in lieu thereof:
- Sec. 5. The court may make arrangements with any appropriate person or institution for custody, care, and treatment of committed youth offenders and the cost shall be paid pursuant to Section Four Hundred Forty-Four point twelve (444.12) by the county in which the youth offender resided at the time the crime was committed.

The amendment was adopted.

Senator Riley moved that Senate File 20 be re-referred to the proper committee for further study and consideration.

Division was called for.

The motion was lost.

Senator Riley offered the following amendment filed by Senators Riley and Lodwick and moved its adoption, calling for division:

Amend Senate File 20 as follows:

By striking Section nine (9) of Senate File twenty (20).

The amendment was lost.

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

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

Buren F
Cassidy F
Clarke F
Coleman C
Condon H
DeHart H
Denman J
Dodds K
Elvers K
Ely M

Flatt
Floy
Frommelt
Gaudineer
Hagedorn
Heaberlin
Jepsen
Kibbie
Klefstad
Main

Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

McGill

Reno Reppert Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 21

Balloun Benda Briles Burns DeKoster Erskine Frey Glenn Heying Hill Hougen Kosek Kruck Kyhl Lamborn Lisle Lodwick Lucken Rigler Riley Stephens

Absent or not voting: I

## Lange

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 25, a bill for an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of building or buildings for a public library from the proceeds of a bond issue, was taken up for further consideration.

Senator Shirley asked and received unanimous consent to withdraw the amendment filed by him on January 24 and found on Senate Journal page 166.

Senator Shirley offered the following amendment and moved its adoption: Amend Senate File 25 by striking Section 2 and inserting in lieu thereof:

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 Perry Daily Chief, a newspaper published in Perry, Iowa, and in the Guthrie County Vedette, a newspaper published in Panora, Iowa.

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:

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Kruck
Kyhl
Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley

Patton

Pogeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Elvers

Erskine

Elv

Coleman

Absent or not voting: 1

Lange

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.

#### THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 18, a bill for an act relating to registration plates, 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 18, lines 4 and 5, by striking the words "beneath the number assigned to the plate" and substituting therefor the words "upon it".

The amendment was adopted.

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

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

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie

Kruck
Kyhl
Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reichardt Reno Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Erskine Nays: 0

Absent or not voting:4

Buren

Lange

Klefstad

Kosek

Messerly

Rigler

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 1966, announced the appointment of Senators Klefstad, Chairman; Frey, Reno, Elvers, and DeKoster, to investigate the character and qualifications of Mrs. Earl G. Sievers of Avoca, Pottawattamie County, Iowa, for appointment as a member at large of the State Board of Public Instruction, under the provisions of Sections 257.1 through 257.4, Code of Iowa 1966, for the unexpired portion of the term ending January 3, 1972, to fill the vacancy created by the resignation of John D. Baldridge of Chariton.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reno, Chairman; Dodds, Lodwick, Glenn, and Benda, to investigate the character and qualifications of Richard C. Lacy of Bloomfield, Davis County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Allan A. Swanson of Stanton.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reichardt, Chairman; Hill, Buren, Messerly, and Lamborn, to investigate the character and qualifications of Burdette Cochran of Des Moines, Polk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Wayne W. Eccles of Burlington.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Dodds, Chairman; Stanley, Cassidy, Walsh, and Nurse, to investigate the character and qualifications of Arlo Myers of Burlington, Des Moines County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the resignation of William Simpson of Indianola.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Hagedorn, Chairman; Kibbie, Lange, Murray, and Potgeter, to investigate the character and qualifications of James R. Hamilton of Storm Lake, Buena Vista County, Iowa, for appointment as a member of the State Conservation Commission, under the provisions of Sections 107.1 through 107.4, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the resignation of Dr. N. K. Kinney of Ida Grove.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Schaben, Chairman; Erskine, DeHart, Floy, and Heying, to investigate the character and qualifications of Ned E. Perrin of Mapleton, Monona County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1 and 262.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1967, and for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

## INTRODUCTION OF BILLS

Senate File 115, by Senator Stephens, a bill for an act relating to real estate transactions and to eliminate the tax on such transactions.

Read first and second times and passed on file.

Senate File 116, by Senator Reppert, a bill for an act to repeal the law on gratuities and tips.

Read first and second times and passed on file.

Senate File 117, by Senater Reppert, a bill for an act relating to Motor Vehicle registration certificate containers.

Read first and second times and passed on file.

Senate File 118, by Senators Kibbie, Rigler, Frommelt and Riley, a bill for an act relating to the transportation of school children.

Read first and second times and passed on file.

Senate File 119, by Senators Riley, Shirley and DeKoster, a bill for an act to amend section six hundred twenty-two point ten (622.10), Code 1966, and provide for a certain exception to the rule of evidence relating to privileged communications.

Read first and second times and passed on file.

Senate File 120, by Senator Klefstad, a bill for an act relating to election of county supervisors in certain counties.

Read first and second times and passed on file.

Senate File 121, by Senators O'Malley and Gaudineer, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts.

Read first and second times and passed on file.

Senate File 122, by Senators Gaudineer, O'Malley and Denman, a bill for an act relating to judgments and liens in neglected, dependent and delinquent children matters.

Read first and second times and passed on file.

Senate File 123, by Senators Condon, Denman, Rigler and Nurse, 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 124, by Senator Condon, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults.

Read first and second times and passed on file.

Senate Joint Resolution 19, by Senators Stephens, Lucken, Briles and Hougen, 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.

#### AMENDMENT FILED

Amend Senate Joint Resolution 7 as follows:

- 1. By inserting in line twenty-five (25) after the word, "population" the following:
- "Senatorial districts shall be composed of two or more representative districts."
- 2. By inserting in line twenty-nine (29) after the word, "districts" the following:

"Such factors adopted by law shall not become effective until submitted in such manner, and at such time as the General Assembly shall provide and approved and ratified by a majority of the electors qualified to vote for members of the General Assembly, voting thereon; such factors shall thereafter be effective for each insuing election."

- 3. By striking the period (.) in line seventy (70) and by inserting in lieu thereof the following:
  - "; unless it is necessary to properly apportion the number of congressional districts on the basis of population."

LEE H. GAUDINEER, JR.

## BILLS ASSIGNED TO COMMITTEE

President	Fulton	announced	the	assignment	$\mathbf{of}$	the	following	bills to	Committee:

Preside	nt Fulton a	announced the assignment of the following bills to Committee:
S.J.R.	18	Commerce
S.J.R.	19	Ways and Means
S.F.	98	Education
S.F.	99	Agriculture
S.F.	100	Safety and Law Enforcement
S.F.	101	Ways and Means
S.F.	102	Judiciary
S.F.	103	Transportation
S.F.	104	Commerce
S. F.	105	Judiciary
S.F.	106	Education
S.F.	107	Safety and Law Enforcement
S.F.	108	Ways and Means
S.F.	109	Commerce
S.F.	110	Commerce
S.F.	111	Judiciary
S.F.	112	Judiciary
S.F.	113	Judiciary
S. F.	114	Ways and Means
S.F.	115	Ways and Means
S.F.	116	Judiciary
S.F.	117	Transportation
S.F.	118	Education

Judiciary

S.F.

119

S.F.	120	Governmental Subdivisions
S.F.	121	Governmental Subdivisions
S.F.	122	Industrial and Human Relations
S.F.	123	Judiciary
S.F.	124	Conservation and Recreation

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, February 2, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, February 2, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert J. Spahn, pastor of St. Joseph's Catholic Church, New Hampton, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted Senator Frey for the day on request of Senator Klefstad.

## PRESENTATION OF VISITORS

Senator O'Malley rose on point of personal privilege and presented to the Senate 44 Eighth Grade students from the Visitation School of Des Moines, accompanied by their instructor, Sister Mary Magdaletta, who were present in the balcony.

Senator DeHart asked and received unanimous consent to present to the Senate 19 Fifth Grade students from the Slater Elementary School of the Ballard Community School District, accompanied by their instructor, Mrs. Juanita Long, who were present in the balcony.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Murray from 19 residents of Humboldt County in opposition to parimutuel betting.

By Senator Hagedorn from 20 clergymen of The American Lutheran Church in opposition to parimutuel betting or any form of gambling in the State of Iowa.

Those in favor of daylight saving time:

By Senator Balloun from 53 residents of Tama County.

By Senator Buren from 15 residents of Hancock, Winnebago and Worth Counties.

By Senator Clarke from 18 residents of Hamilton County.

By Senator Heaberlin from five residents of Marion County.

By Senator Lange from 35 residents of Calhoun, Ida and Sac Counties.

By Senator Nurse from 21 residents of O'Brien County.

By Senator Van Eaton from 17 residents of Woodbury County.

Those in opposition to daylight saving time:

By Senator Heaberlin from 74 residents of Marion County.

By Senator Lamborn from 168 residents of Jackson and Jones Counties.

By Senator Lucken from eight residents of Plymouth County.

By Senator Reno from 49 residents of Van Buren County.

By Senator Rigler from seven residents of Chickasaw County.

## ANNOUNCEMENT

## Mr. President:

Your committee on Patronage begs leave to report the following additions and substitutions to the Senate Staff:

Chief Journal Clerk
Assistant Journal Clerk Berenice Byrns
Assistant Doorkeeper
Sergeant-at-Arms

GILBERT KLEFSTAD

## CONFIRMATION OF RULE 17

Senator Frommelt requested a ruling by the chair in connection with the introduction of bills in the Senate by the Legislative Research Committee as set out in Rule 17 and adopted by the Senate.

The chair ruled that the Senate has the authority to allow bills to be introduced under any label or sponsorship they desire and whatever rule the Senate adopts, the chair will enforce.

Senator Mills moved that the Senate reconfirm Rule 17 as originally adopted in the permanent rules of the Senate in the early days of the session.

Senator Lucken requested a roll call.

On the question, "Shall the Senate reconfirm Rule 17 as originally adopted in the permanent rules of the Senate?", the vote was:

## Ayes: 41

Benda	Ely	Kibbie
Briles	Erskine	Kyhl
Buren	Flatt	Lange
Burns	Floy	Main
Cassidy	Frommelt	McGill
Clarke	Gaudineer	Mills
Coleman	Glenn	Murray
Condon	Hagedorn	Neu
DeHart	Heaberlin	Nurse
Denman	Heying	O'Malley
Elvers	Jepsen	Patton

Reichardt Reppert Schaben Shirley Stanley Van Eaton Van Gilst

Walsh

Nays: 18

BallounKlefstadLodwickDeKosterKosekLuckenDoddsKruckMesserlyHillLambornPotgeterHougenLisleRigler

Riley Shaff Stephens

Absent or not voting: 1

Frey

Voting present: 1

Reno

The motion carried.

## 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 No. 13, a bill for an act to authorize and direct the issuance of a patent to certain real estate in Van Buren County.

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

House File No. 58, a bill for an act relating to definitions in the personal net income tax law.

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

House File No. 60, a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps.

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

House File No. 61, a bill for an act relating to inspection of county jails by the state board of control.

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

House File No. 57, a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure.

WILLIAM R. KENDRICK, Chief Clerk

## THIRD READING OF BILLS

On motion of Senator Frommelt Senate File 22, a bill for an act relating to demurrers by defendants in criminal actions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer moved that the bill be read a third 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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Klefstad
Kosek
Kruck

Elv

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Kyhl

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Heving

Absent or not voting: 3

Frey

Jepsen

Kibbie

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

## SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of House Concurrent Resolution 3.

Senator Lodwick called up the Resolution, found in the Senate Journal on pages 179 and 180.

Senator Frommelt offered the following amendment:

Amend House Concurrent Resolution 3 by substituting in lieu thereof the following:

WHEREAS, the mobility of individuals and the free flow of commerce have placed unforeseen demands upon state and local governments in our federal system; and

WHEREAS, the vigor and responsiveness of state and local governments are essential elements of our governmental system; and

WHEREAS, existing categorical federal aid programs in many instances impede state and local governments from meeting priority public needs in a manner effectively suited to the varying problems and needs of individual state and local governments; and

WHEREAS, the principle of tax sharing would allow state and local governments more adequate revenue sources, NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF THE 62ND GENERAL ASSEMBLY OF THE STATE OF IOW, THE SENATE CONCURRING:

That the Legislature of the state of Iowa urge that the federal government adopt new federal intergovernmental fiscal policies which reflect a basic change in emphasis, giving more discretion and responsibility to state and local governments and moving away from the over-reliance on national controls under the very large number of existing categorical federal grant-in-aid programs; and

BE IT FURTHER RESOLVED that the Legislature of the state of Iowa specifically endorses the principle of tax sharing and the principle of block grants, consolidating existing federal categorical grants-in-aid, to partially or wholly offset federal categorical grant-in-aid programs which now exist or may be developed in the future.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress,

Senator Frommelt moved that the Senate recess until 1:30 p.m.

#### AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of House Concurrent Resolution 3.

Senator Frommelt offered the following amendment to his amendment and moved its adoption:

Amend the Frommelt amendment to House Concurrent Resolution 3 as follows:

By striking in line 15 "IOW," and inserting in lieu thereof "IOWA,".

The amendment was adopted.

Senator Frommelt moved that his amendment as amended be adopted.

Roll call was requested.

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

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Heying

Kibbie Klefstad Kruck Main McGill Murray Nurse O'Malley

Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Nays: 29

Balloun Benda Briles Clarke DeHart DeKoster Erskine Hill
Hougen
Jepsen
Kosek
Kyhl
Lamborn
Lange
Lisle

Lodwick Lucken Messerly Mills Neu Potgeter Rigler Riley

Shaff Stanley Stephens Van Eaton Walsh

Absent or not voting: 1

Frey

Flatt

The amendment was adopted.

Senator Rigler moved the adoption of House Concurrent Resolution 3 as amended.

## HOUSE CONCURRENT RESOLUTION 3

By: Story, Conklin, Bowin and Voorhees (Lodwick, Rigler and Flatt)

WHEREAS, the mobility of individuals and the free flow of commerce have placed unforeseen demands upon state and local governments in our federal system; and

WHEREAS, the vigor and responsiveness of state and local governments are essential elements of our governmental system; and

WHEREAS, existing categorical federal aid programs in many instances impede state and local governments from meeting priority public needs in a manner effectively suited to the varying problems and needs of individual state and local governments; and

WHEREAS, the principle of tax sharing would allow state and local governments more adequate revenue sources, NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF THE 62ND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE SENATE CONCURRING:

That the Legislature of the state of Iowa urge that the federal government adopt new federal intergovernmental fiscal policies which reflect a basic change in emphasis, giving more discretion and responsibility to state and local governments and moving away from the over-reliance on national controls under the very large number of existing categorical federal grant-in-aid programs; and

BE IT FURTHER RESOLVED that the Legislature of the state of Iowa specifically endorses the principle of tax sharing and the principle of block grants, consolidating existing federal categorical grants-in-aid, to partially or wholly offset federal categorical grant-in-aid programs which now exist or may be developed in the future.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress.

The Resolution was adopted.

#### AMENDMENT WITHDRAWN

Senator Gaudineer asked and received unanimous consent to withdraw his amendment to House Concurrent Resolution 3, filed on January 31 and found on page 213 of the Senate Journal.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 1.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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, House File 1.

#### RESIGNATION OF EMPLOYEE

Senator Klefstad of the Committee on Patronage announced the resignation of James L. McGuire as Janitor, effective February 2, 1967.

## APPOINTMENT OF EMPLOYEE

Senator Klefstad of the Committee on Patronage announced the appointment of Lowell W. Wilson as Janitor, effective February 2, 1967.

#### INTRODUCTION OF BILLS

Senate File 125, by Senator Jepsen, a bill for an act relating to juvenile delinquency.

Read first and second times and passed on file.

Senate File 126, by Senator Dodds, a bill for an act requiring deer hunters to wear certain colored apparel.

Read first and second times and passed on file.

Senate File 127, by Committee on Agriculture a bill for an act relating to the subject matter which must appear upon the delivery ticket accompanying a delivery of a bulk commodity.

Read first and second times and passed on file.

Senate File 128, by Senators Heaberlin, Reno, Riley and Denman, a bill for an act amending section two hundred twenty-nine point seventeen (229.17), Code 1966, relating to notices of admission and discharge of appeal-voluntary patients in mental institutions.

Read first and second times and passed on file.

Senate File 129, by Senators Balloun and Messerly, a bill for an act relating to acquisition of land by a county conservation board.

Read first and second times and passed on file.

Senate File 130, by Senators Klefstad and Riley, a bill for an act relating to cosmetology.

Read first and second times and passed on file.

Senate Joint Resolution 20, by Senators McGill and Shirley, a Joint Resolution designating the Iowa geode as the official state rock for the state of Iowa.

Read first and second times and passed on file.

Senate File 131, by Senators Frommelt, Walsh, Elvers, Lamborn, Shaff, Cassidy, Jepsen, Stanley, Dodds, Lodwick, Van Eaton, Erskine, Klefstad, Frey, Schaben and Lisle, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues.

Read first and second times and passed on file.

Senate File 132, by Committee on Conservation and Recreation, a bill for an act to change the method of marking waterfowl.

Read first and second times and passed on file.

Senate File 133, by Committee on Conservation and Recreation, a bill for an act relating to motor vehicle fuel tax and the distribution of a portion of the unclaimed refund of the tax.

Read first and second times and passed on file.

Senate File 134, by Committee on Conservation and Recreation, a bill for an act relating to closing hunting seasons during deer seasons.

Read first and second times and passed on file.

Senate File 135, by Committee on Conservation and Recreation, a bill for an act relating to bait dealers' licenses.

Read first and second times and passed on file.

Senate File 136, by Committee on Conservation and Recreation, a bill for an act relating to the sale of fish.

Read first and second times and passed on file.

Senate Joint Resolution 21, by Senators Lucken, Main, Van Gilst, Briles and Stephens, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to grant the electorate of this state the authority and means to approve or reject legislation enacted by the General Assembly.

Read first and second times and passed on file.

## SENATE CONCURRENT RESOLUTION 13

## By: Reppert, Coleman and Denman

WHEREAS, the Post Office Department now requires numbers of five digits known as the zip code to be used on mail as an aid to delivery, and

WHEREAS, this requirement is applicable to not only first class mail but also to all classes of mail lower than first class, and

WHEREAS, this requirement is an undue burden to the senders of mail as it is difficult to ascertain the last two digits of the zip code in large cities since boundary lines of zip code areas are not known to mailers outside the city, NOW, THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSING CONCURRING, That the Sixty-second (62nd) General Assembly of the State of Iowa hereby urges the Congress of the United States to direct.

- 1. The Post Office Department to permit senders of mail of less than the first class to use only the first three (3) digits of a zip code number.
- 2. The Post Office Department to process all first class mail without zip code numbers on the same basis as first class mail with zip code numbers.

BE IT FURTHER RESOLVED, That the Secretary of the Senate be directed to forward copies of this resolution to the President of the United States, to the Presiding Officer of the Senate of the United States, the Speaker of the House of Representatives of the United States, to the Postmaster General of the United States, and to each member of the Iowa delegation of the Senate and the House of Representatives of the United States Congress.

## REPORT OF COMMITTEE

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 21, a bill for an act relating to the sale of spiritious or intoxicating drinks to Indians, begs leave to report it has had the same under consideration and recommends do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 32, a bill for an act repealing the provision requiring the clerk of the district court to mail notices of marriages to other counties or states, 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 77, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, attachment of territory, enlargement, or change in the boundaries of school corporations, 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 77 as follows:

- 1. Amend section 1 by inserting after the word "court" in line 5 the following: "nor disapproved by the State Board of Public Instruction".
- 2. Amend Section 2 by inserting after the word "corporation" in line 5 the following: "nor an attachment from which all appeal rights have not been exhausted".

TOM RILEY and LUCAS J. DeKOSTER

Amend Senate File 106 by adding thereto 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 Estherville Daily News, a newspaper published in Estherville, Iowa, and in The Brooklyn Chronicle, a newspaper published in Brooklyn, Iowa."

JOHN P. KIBBIE and KENNETH BENDA

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Friday, February 3, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, February 3, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Wilson Hyde, pastor of the Union Park Methodist Church, Des Moines, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Jepsen for the day on request of Senator Benda.

Senator Frey for the day on request of Senator Klefstad.

## PRESENTATION OF VISITORS

Senator O'Malley rose on point of personal privilege and introduced to the Senate 150 college students and members of the Student Iowa State Education Association of Des Moines, accompanied by their instructor, Mr. William G. Robinson, who were present in the balcony.

Senator Flatt rose on point of personal privilege and presented to the Senate the Honorable Duane E. Dewel of Algona, a former Senator, who was present in the Senate Chambers.

#### PETITIONS

The following petitions were filed:

Those in favor of daylight saving time:

By Senator Buren from 61 residents of Worth, Winnebago and Hancock Counties.

By Senator Erskine from members of the Woodbury County Young Republican Club.

Those opposed to daylight saving time:

By Senator Klefstad from 55 residents of Pottawattamie County.

By Senator Lucken from 21 residents of Plymouth County.

By Senator Stephens from 80 residents of Henry County.

## INTRODUCTION OF BILLS

Senate File 137, by Legislative Research Committee, a bill for an act relating to the operation of a motor vehicle.

Read first and second times and passed on file.

Senate File 138, by Senators Murray and Floy, a bill for an act relating to cities subject to civil service provisions.

Read first and second times and passed on file.

Senate File 139, by Senators Buren, Floy, Mills and Schaben, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants.

Read first and second times and passed on file.

Senate File 140, by Senators Condon, Klefstad, Walsh, Gaudineer, Messerly and Lamborn, 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.

Senate File 141, by Legislative Research Committee, a bill for an act relating to protective wearing apparel for motorcycle riders.

Read first and second times and passed on file.

Senate File 142, by Senator DeKoster, a bill for an act relating to solemnizing marriages.

Read first and second times and passed on file.

Senate File 143, by Committee on Agriculture, a bill for an act providing an exception to the requirement that all sheets and pillow slips, after use by hotel guests, must be ironed.

Read first and second times and passed on file.

Senate File 144, by Committee on Agriculture, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report.

Read first and second times and passed on file.

Senate File 145, by Committee on Agriculture, a bill for an act relating to the sanitary requirements of slaughterhouses,

Read first and second times and passed on file.

Senate File 146, by Committee on Agriculture, a bill for an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine.

Read first and second times and passed on file.

Senate File 147, by Committee on Agriculture, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer.

Read first and second times and passed on file.

Senate File 148, by Senators Glenn, Lamborn, Klefstad, Murray and Coleman, a bill for an act to amend chapter five hundred thirty-five (535), Code 1966, relating to compelling all persons who charge interest to provide an itemized list of all interest, charges, or other fees.

Read first and second times and passed on file.

Senate File 149, by Committee on Agriculture, a bill for an act requiring all distributors of commercial feeds to file semi-annual tonnage statements with the Department of Agriculture.

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 resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 7 relating to the observance of the birthday of the Honorable Guy M. Gillette former United States Senator.

WILLIAM R. KENDRICK, Chief Clerk

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

## HOUSE CONCURRENT RESOLUTION 7

## By Nelson of Cherokee

WHEREAS the Honorable Guy M. Gillette, former United States Senator, will today celebrate his 88th birthday; and

WHEREAS the Senator has been in illhealth and fortunately is making a satisfactory recovery; now therefore

BE IT RESOLVED by the House of Representatives of the 62nd General Assembly, the Senate concurring, that the General Assembly extend to the Honorable Guy M. Gillette their congratulations and appreciation for his splendid history as a statesman and for his services in the best interest of the state of Iowa; and

BE IT FURTHER RESOLVED that the General Assembly extends to the Honorable Guy M. Gillette its best wishes for a speedy recovery and enjoyment of many more years of retirement.

The motion prevailed and the resolution was unanimously adopted.

## REPORTS OF INVESTIGATING COMMITTEE

Senator Main submitted the following reports:

President of the Senate:

It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Lorne R. Worthington, Lamoni of Decatur County, Iowa, for appointment as Commissioner of Insurance, under the provisions of Section 2.40, Code Iowa 1966, for the unexpired portion of the four-year term ending June 30, 1967, have completed their investigation and recommends Lorne R. Worthington for this appointment.

FRANKLIN S. MAIN, Chairman JAMES E. BRILES DONALD S. McGILL STANLEY M. HEABERLIN CHARLES S. VAN EATON

#### President of the Senate:

It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Lorne R. Worthington, Lamoni of Decatur County, Iowa, for appointment as Commissioner of Insurance, under the provisions of Section 2.40, Code Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, have completed their investigation and recommends Lorne R. Worthington for this appointment.

FRANKLIN S. MAIN, Chairman JAMES E. BRILES DONALD S. McGILL STANLEY M. HEABERLIN CHARLES S. VAN EATON

On motion of Senator Main, the reports of the committee were adopted.

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Main moved the appointment of Lorne R. Worthington as Commissioner of Insurance for the unexpired portion of the four-year term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 51

Balloun Elvers Benda Ely Briles Erskine Buren Flatt Burns Floy Cassidv Frommelt Clarke Gaudineer Coleman Glenn Condon Heaberlin DeHart Hill DeKoster Kibbie Denman Klefstad Dodds Kosek

Kruck
Kyhl
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter

Reichard Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eato Van Gils

Walsh

Nays: 0

Absent or not voting: 10

Frey

Hougen

Lange

Riley

Hagedorn Heving Jepsen Lamborn Lisle

Lamborn

McGill

The motion prevailed and President Fulton declared the appointment of Lorne R. Worthington as Commissioner of Insurance confirmed for the unexpired portion of the four-year term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Senator O'Malley submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Leo J. Steffen, Jr. of Des Moines, Polk County, Iowa, for the appointment as Chief Counsel for the Iowa State Commerce Commission for interim appointment ending June 30, 1967 and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, in accordance with Section 2.40 of the 1966 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 STANLEY M. HEABERLIN ALAN SHIRLEY PEARLE P. DeHART MAX MILO MILLS

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

Senator O'Malley moved the appointment of Leo J. Steffen, Jr. as Chief Counsel for the Iowa State Commerce Commission for interim appointment ending June 30, 1967 and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 52

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Elvers
Ely
Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Heaberlin
Hill

Kruck
Kyhl
Lange
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley

Stephens

DeKoster Denman Dodds Kibbie Klefstad Kosek Nurse O'Malley Patton Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 9

Frey Hagedorn Heying Hougen Jepsen Lamborn

Lisle McGill Rilev

The motion prevailed and President Fulton declared the appointment of Leo J. Steffen, Jr. as Chief Counsel for the Iowa State Commerce Commission confirmed for interim appointment ending June 30, 1967 and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

## THIRD READING OF BILLS

On motion of Senator Reichardt Senate File 21, a bill for an act relating to the sale of spiritious or intoxicating drinks to Indians, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Van Eaton moved that Senate File 21 be laid on the table. The motion lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 21 as follows:

Amend the title of Senate File 21 by striking the word "spiritious" and inserting in lieu thereof the word "spirituous".

The amendment was adopted.

Senator Flatt took the chair at 11:27 a.m.

Senator Reichardt moved that the bill be read a third 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 Burns Cassidy Clarke Coleman Elvers
Ely
Flatt
Floy
Frommelt
Gaudineer
Glenn

Heaberlin

Lisle Lodwick Lucken Main Messerly Mills

Lange

Reichard Reno Reppert Rigler Schaben

Shaff

Shirley

Stanley

Mills Murray Condon

DeHart DeKoster Denman Dodds Klefstad Kosek Kruck Kvhl

Kibbie

Nurse O'Malley Patton Potgeter

Neu

Van Eaton Van Gilst Walsh

Nays: 2

Erskine

Hill

Absent or not voting: 10

Frey Hagedorn Heying Hougen Jepsen Lamborn Lisle McGill Rilev Stephens

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

Senator Van Gilst asked and received unanimous consent that further action on Senate File 33 be deferred and that the bill retain its place on the calendar.

## COMMUNICATIONS

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of George L. Paul of Brooklyn, Poweshiek County, Iowa, for reappointment as a member of the Board of Parole, under the provisions of Sections 247.1 and 247.2, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of W. C. Hahle, Sumner, Bremer County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Section 93.1, Code of Iowa 1966, for the regular three-year term beginning July 1, 1967, and ending June 30, 1970.

Respectfully yours,

HAROLD E. HUGHES, Governor

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Dale K. DeKoster of Waterloo, Black Hawk 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Albert A. Augustine of Des Moines, Polk County, Iowa, for reappointment 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 13.

ADOLPH W. ELVERS, Chairman Senate 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 13.

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of February, 1967, sent to the governor for his approval, Senate Joint Resolution 13.

ADOLPH W. ELVERS, Chairman

Passed on file.

## ADDITIONAL COPIES

Senator Benda asked and received unanimous consent to have 250 additional copies of Senate File 9 printed.

Senator Klefstad asked and received unanimous consent to have 500 additional copies of Senate File 130 printed.

#### HOUSE MESSAGES CONSIDERED

House File 13, a bill for an act to authorize and direct the issuance of a patent to certain real estate in Van Buren County.

Read first and second times, and passed on file.

House File 57, a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure.

Read first and second times, and passed on file.

House File 58, a bill for an act relating to definitions in the personal net income tax law.

Read first and second times, and passed on file.

House File 60, a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps.

Read first and second times, and passed on file.

House File 61, a bill for an act relating to inspection of county jails by the state board of control.

Read first and second times, and passed on file.

# SENATE CONCURRENT RESOLUTION 14 By: Buren and Murray

WHEREAS, federal interstate highways provide untold benefit to the social and economic welfare of both states and the nation; and are an essential part of our national defense system; and

WHEREAS, the state of Iowa has for all practical purposes completed construction of Interstate 80 through the state but is experiencing delay in the construction of Interstate 35; and

WHEREAS, there has been considerable controversy and changing of plans over the routing of Interstate 35 north; and

WHEREAS, the State Highway Commission and the Federal Bureau of Public Roads have changed the routing of Interstate 35 from a point parallel to U.S. 69 north to a diagonally eastward to a point just west of U.S. 65 and Mason City, Iow.; and

WHEREAS, this change in routing has caused considerable controversy between the State Highway Commission and property owners in the area of the diagonal and has been a matter of concern to all citizens of the state; and

WHEREAS, it is common knowledge that the change in plans will result in more expense in construction and maintenance than the original routing; and

WHEREAS, a greater majority of the citizens of the state would be served to a greater extent if the original routing were followed with the diagonal constructed from Garner, Iowa to Clear Lake, Iowa rather than as presently planned; and

WHEREAS, the State Highway Commission and Federal Bureau of Public Roads have refused to reverse their decision on constructing Interstate 35 parallel by passing Mason City; now therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the matter of constructing U.S. 35 in Iowa be brought to the attention of the Congress of the United States and that members of Congress give serious consideration to:

- 1. Reviewing the general policies of the Federal Bureau of Public Roads in regard to locating and constructing interstate highways within the states.
- 2. Comparing the policies followed in other states in locating and constructing interstates with the policies followed in the locating and constructing of Interstate 35 in Iowa.
- 3. Reversing the decision of the Federal Bureau of Public Roads in locating and constructing Interstate 35 in Iowa along the Mason City routing and so that the route will be parallel to U.S. 69.

BE IT FURTHER RESOLVED, that the Secretary of the Senate be instructed to forward a copy of this resolution to the following:

The presiding officer of the Senate of the United States, the Speaker of the House of Representatives of the United States, the Secretary of Commerce of the United States, the Chief Highway Administrator of the Federal Bureau of Public Roads, the Iowa delegation of the Senate and House of Representatives of the United States, and the chairman of the Iowa Highway Commission.

#### BILLS ASSIGNED TO COMMITTEE

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

S. J. R.	20	Conservation and Recreation
S.J.R.	21	Governmental Affairs
S. F.	125	Judiciary
S. F.	126	Conservation and Recreation
S.F.	128	Public Health and Welfare
S.F.	129	Conservation and Recreation
S.F.	130	Judiciary
S.F.	131	Judiciary

## AMENDMENTS FILED

Amend Senate File 59 by adding the following subsection to section two (2):

3. By inserting in line thirteen (13) after the word "publication" the words "or defamatory statement".

## ALAN SHIRLEY

On motion of Senator Frommelt, the Senate adjourned until 11 a.m., Monday, February 6, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, February 6, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Lawrence Soens, Superintendent of Regina High School, Iowa City, Iowa.

### PETITIONS

The following petitions were presented and placed on file.

By Senator Patton from 30 residents of Buchanan and Delaware Counties favoring elections by popular vote for the Superintendent of Public Instruction.

Those in favor of daylight saving time:

By Senator Balloun from 67 residents of Tama County.

By Senator Buren from 55 residents of Hancock, Winnebago and Worth Counties.

By Senator Burns from 133 residents of Johnson County.

By Senator De Koster from 29 residents of Sioux County.

Those in opposition to daylight saving time:

By Senator Buren from 21 residents of Hancock, Winnebago and Worth Counties.

By Senator Erskine from 17 residents of Woodbury County.

By Senator Frey from 51 residents of Pottawattamie County.

By Senator Heying from 76 residents of Winneshiek County.

#### SENATE FILE 21

Senator Reppert asked and received unanimous consent that Senate File 21 be immediately messaged to the House.

## REREFERRAL TO COMMITTEE

Senator McGill asked and received unanimous consent that Senate Files 132, 133, 134, 135 and 136 be rereferred to the Conservation and Recreation committee.

## SENATE CONCURRENT RESOLUTION 9

Senator Hougen moved that Senate Concurrent Resolution 9 be taken up for consideration.

Senator Kibbie moved that consideration of the Resolution be deferred. The motion prevailed.

#### REPORTS OF INVESTIGATING COMMITTEES

Senator Schaben 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 Ned E. Perrin, Mapleton, Monona County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1 and 262.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1967, and for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, has completed its investigation and recommends Ned E. Perrin for this appointment.

JAMES SCHABEN, Chairman ALDEN J. ERSKINE PEARLE P. DE HART DELBERT FLOY H. L. HEYING

On motion of Senator Schaben, the report of the committee was adopted.

Senator Schaben moved the appointment of Ned E. Perrin, as a member of the State Board of Regents for the unexpired portion of the term ending June 30, 1967, and for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 57

Balloun Kosek Erskine O'Mallev Benda Kruck Patton Flatt Briles Kyhl Potgeter Floy Buren Reichardt Lamborn Frey Burns Reppert Frommelt Lange Rigler Cassidy Lodwick Gaudineer Schaben Clarke Glenn Lucken Coleman -Shaff Main Hagedorn DeHart Shirley McGill Heaberlin DeKoster Stanley Messerly Heying Stephens Denman Mills Hill 、 Van Eaton Dodds Hougen Murray Elvers Van Gilst Neu Jepsen Walsh Elv Kibbie Nurse Klefstad

Reno

Nays: 0

Absent or not voting: 4

Condon Lisle

Riley

The motion prevailed and President Pro Tempore O'Malley declared the appointment of Ned E. Perrin as a member of the State Board of Regents confirmed for the unexpired portion of the term ending June 30, 1967, and for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Senator Klefstad submitted the following report:

## Mr. President:

Your committee to investigate the character and qualifications of Mrs. Earl G. Sievers of Avoca, Pottawattamie County, Iowa, for the appointment as a member at large of the State Board of Public Instruction for the unexpired portion of the term ending January 3, 1972, to fill the vacancy created by the resignation of John D. Baldridge of Chariton, in accordance with Sections 257.1 through 257.4 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GILBERT E. KLEFSTAD, Chairman TOM J. FREY MAX E. RENO ADOLPH W. ELVERS LUCAS J. DE KOSTER

On motion of Senator Klefstad, the report of the committee was adopted.

Senator Klefstad moved the appointment of Mrs. Earl G. Sievers as a member at large of the State Board of Public Instruction for the unexpired portion of the term ending January 3, 1972.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 57

Balloun Flov Kyhl Benda Frey Lamborn Buren Frommelt Lange Burns Gaudineer Lisle Cassidy Glenn Lodwick Clarke Hagedorn Lucken -Coleman Heaberlin Main DeHart Heying McGill DeKoster Hill Messerly Denman Hougen Mills Dodds Jepsen Murray Elvers Kibbie Neu Ely Klefstad Nurse Erskine Kosek O'Malley Flatt Kruck Patton

Potgeter Reichardt Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 4

Briles

Condon

Reno

Riley

The motion prevailed and President Pro Tempore O'Malley declared the appointment of Mrs. Earl G. Sievers as a member at large of the State Board of Public Instruction confirmed for the unexpired portion of the term ending January 3, 1972.

Senator Neu 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 John R. Hansen, Manning, Carroll County, Iowa, for appointment as a member of the Iowa State Highway Commission under the provisions of Sections 307.1, 307.2 and 307.3 of the 1966 Code of Iowa, for the unexpired portion of the four-year term ending June 30, 1969, to fill the vacancy created by the resignation, effective February 1, 1967, of Everett L. Shockey, has completed its investigation and recommends John R. Hansen for this appointment.

ARTHUR A. NEU, Chairman ELMER F. LANGE JOHN P. KIBBIE JAMES F. SCHABEN

On motion of Senator Neu, the report of the committee was adopted.

Senator Neu moved the appointment of John R. Hansen as a member of the Iowa State Highway Commission for the unexpired portion of the four-year term ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Aves: 46

Buren Frommelt Burns Gaudineer Cassidy Glenn Coleman Hagedorn Condon Heaberlin Denman Heying ' Dodds Hill Elvers Kibbie ElvKlefstad Erskine Kosek Flatt Kyhl Floy Lange

Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Reichardt

Reno Reppert Rigler Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 6

Benda DeHart Frey Kruck Lamborn Stephens

Absent or not voting: 1

Riley

Voting present: 8

Balloun

Clarke

Hougen

Lodwick Potgeter

Briles

DeKoster

Jepsen

. doolaned the appoint-

The motion prevailed and President Pro Tempore O'Malley declared the appointment of John R. Hansen as a member of the Iowa State Highway Commission confirmed for the unexpired portion of the four-year term ending June 30, 1969.

## INTRODUCTION OF BILLS

Senate File 150, by Committee on Education, a bill for an act relating to compensation of members of the state board of public instruction.

Read first and second times and passed on file.

Senate File 151, by Committee on Education, a bill for an act relating to the State College of Iowa.

Read first and second times and passed on file.

Senate File 152, by Committee on Education, a bill for an act to change the names of the state board of public instruction, the state superintendent of public instruction, and the state department of public instruction.

Read first and second times and passed on file.

Senate File 153, by Senator Reppert, a bill for an act to change the present assessment limitations of Benefited Water Districts.

Read first and second times and passed on file.

Senate File 154, by Senator Glenn, a bill for an act relating to maximum rate of interest on small loans.

Read first and second times and passed on file.

Senate File 155, by Senators Glenn and Dodds, a bill for an act to amend section four hundred twenty-two (422), Code 1966, relative to state personal income tax and state business tax on corporations.

Read first and second times and passed on file.

Senate File 156, by Senator O'Malley, a bill for an act relating to the powers of partnerships as to real estate and to amend chapter five hundred forty-five (545), Code 1966.

Read first and second times and passed on file.

Senate File 157, by Senators O'Malley, Lisle, Lucken and Shirley, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon.

Read first and second times and passed on file.

Senate File 158, by Senators Benda and Elvers, a bill for an act to amend section seventy-four point two (74.2), Code 1966, relating to interest on warrants drawn on a public treasury.

Read first and second times and passed on file.

Senate File 159, by Senator Benda, a bill for an act relating to the distribution of funds by the state comptroller.

Read first and second times and passed on file.

Senate File 160, by Senators Frommelt and Riley, a bill for an act to amend chapter five hundred thirty-six A (536A), Code 1966, relating to industrial loan companies.

Read first and second times and passed on file.

Senate File 161, by Judiciary Committee, a bill for an act to amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys.

Read first and second times and passed on file.

Senate File 162, by Senators Reichardt, Elvers, Walsh, Buren, Hagedorn, Reno, Shaff, Floy, Hougen, Lamborn, Potgeter, Schaben, Stephens, Shirley, McGill, Flatt, Kruck and Clarke, a bill for an act to provide a credit on the tax on livestock, the tax on inventories of property intended for sale, the tax on household goods and articles of personal apparel or adornment and to levy an additional sales tax to provide funds therefor.

Read first and second times and passed on file.

Senate File 163, by Senators Gaudineer, Riley, Rigler, Kosek, Shirley, Glenn and Klefstad, a bill for an act to regulate and enforce the payment of wages due employees from all employers in this state.

Read first and second times and passed on file.

Senate File 164, by Senators Reppert, Denman, O'Malley and Reichardt, 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 165, by Senators Frommelt and Rigier, a bill for an act relating to cigarette and tobacco laws of the state of Iowa.

Read first and second times and passed on file.

Senate File 166, by Senator Lodwick, a bill for an act to permit payment of real and personal property taxes in advance.

Read first and second times and passed on file.

Senate File 167, by Senators Lodwick and Stanley, a bill for an act to permit residents of the state who have reached the age of sixty-five (65) years to purchase certain fishing and hunting licenses for one-half (1/2) the regular fee.

Read first and second times and passed on file.

## ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

H. F.	13	Judiciary
н. г.	57	Judiciary
н. г.	58	Judiciary
H. F.	60	Judiciary
н. г.	61	Judiciary
S.F.	137	Safety and Law Enforcement
S.F.	138	Governmental Subdivisions
S.F.	139	Conservation and Recreation
S.F.	140	Industrial and Human Relations
S.F.	141	Safety and Law Enforcement
S.F.	142	Judiciary
S.F.	143	On Calendar
S.F.	144	On Calendar
S.F.	145	On Calendar
S.F.	146	On Calendar
S.F.	147	On Calendar
S.F.	148	Commerce

S.F.	149	On Calendar
S.F.	150	On Calendar
S.F.	151	On Calendar
S.F.	152	On Calendar
S.F.	153	Governmental Subdivisions
S.F.	154	Commerce
S.F.	155	Ways and Means
S. F.	156	Judiciary
S.F.	157	Public Health and Welfare

## REPORT OF COMMITTEE

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 49, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

On motion of Senator Frommelt, the Senate was adjourned until 10:00 a.m., Tuesday, February 7, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, February 7, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert Cutbirth, pastor of the Congregational Church, Hartwick, Iowa.

## **PETITIONS**

The following petitions were presented and placed on file.

By Senator Balloun from 49 residents of Tama County favoring daylight saving time.

By Senator Buren from 10 members of the Emmanuel Lutheran Church of Calhoun County in opposition to parimutuel betting.

By Senator Denman from 14 residents of Polk County in opposition to the transportation of parochial students in public school buses.

By Senator Main from 16 residents of Decatur County in opposition to pari-mutuel betting.

Those in opposition to daylight saving time:

By Senator Briles from 23 residents of Polk County.

By Senator Denman from 15 residents of Polk County.

By Senator Erskine from 13 residents of Woodbury County.

By Senator Heying from 44 residents of Winneshiek County.

By Senator Schaben from 28 residents of Shelby County.

By Senator Shirley from 45 residents of Audubon, Dallas and Guthrie Counties.

By Senator Stephens from 115 residents of Henry and Louisa Counties.

#### INTRODUCTION OF BILLS

Senate File 168, by Senator Gaudineer, a bill for an act relating to larceny from parking meters.

Read first and second times and passed on file.

Senate File 169, by Senators Coleman, Messerly, Condon and Hougen, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund.

Read first and second times and passed on file.

Senate File 170, by Senator Patton, a bill for an act relating to the possession and sale of animals and birds.

Read first and second times and passed on file.

Senate File 171, by Senator Dodds, a bill for an act relating to the salaries of city water board members.

Read first and second times and passed on file.

Senate File 172, by Senator O'Malley, a bill for an act relating to attorney fee affidavits in criminal actions.

Read first and second times and passed on file.

Senate File 173, by Senator Kibbie, a bill for an act relating to administration of area vocational schools and community colleges.

Read first and second times and passed on file.

Senate File 174, by Senators Riley, Frommelt, O'Malley, and Stanley, a bill for an act relating to the investment of funds of life insurance companies.

Read first and second times and passed on file.

Senate File 175, by Senator Reppert, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps.

Read first and second times and passed on file.

Senate File 176, by Senators Heying, Nurse, Condon, Riley and Glenn, 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.

#### ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Hougen, chairman; Potgeter, Nurse, Murray, and Buren, to investigate the character and qualifications of Dale K. DeKoster of Waterloo, Black Hawk 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, 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Gaudineer, chairman; Mills, Shirley, Kruck, and Briles, to investigate the character and qualifications of Albert A. Augustine of Des Moines, Polk County, Iowa, for reappointment 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Benda, chairman; Burns, Van Gilst, Hill, and Balloun, to

investigate the character and qualifications of George L. Paul of Brooklyn, Poweshiek County, Iowa, for reappointment as a member of the Board of Parole, under the provisions of Sections 247.1 and 247.2, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Rigler, chairman; Elvers, Floy, Patton, and Messerly, to investigate the character and qualifications of W. C. Hahle, Sumner, Bremer County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Section 93.1, Code of Iowa 1966, for the regular three-year term beginning July 1, 1967, and ending June 30, 1970.

### SENATE CONCURRENT RESOLUTION 9

Senator Hougen called up Senate Concurrent Resolution 9, found on page 184 of the Senate Journal of January 26, and moved its adoption.

Action was deferred.

President Pro Tempore O'Malley took the chair at 11:23 a.m.

## UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Frommelt Senate Joint Resolution 3, 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 for further consideration.

President Fulton took the chair at 11:33 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 3, 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 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 cast for Governor and Lieutenant Governor of one (1) political affiliation shall be equal to the number of votes cast for Governor and Lieutenant Governor of a second (2nd) political affiliation, and should the number of votes so cast 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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Ayes: 51

Benda Erskine Kibbie Buren Flatt Klefstad Burns Floy Kosek Cassidy. Frey Kruck Clarke Frommelt Lamborn Coleman Gaudineer Main Condon . Glenn McGill DeHart Hagedorn Messerly DeKoster Heaberlin Mills Denman Heying Murray

Patton
Potgeter
Reichardt
Reno
Reppert
Riley
Schaben
Shaff
Stanley
Van Eaton

Dodds Elvers Hill

Hougen

Van Gilst Walsh

Ely

Jepsen

Nurse O'Malley

Neu

Nays: 9

Balloun Briles

Lange Lisle

Lodwick Lucken

Rigler Stephens

Kyhl

Absent or not voting: 1

Shirley

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:

I am directed to inform your honorable body that the House has Mr. President: adopted and agreed to the following Joint Resolution in which the concurrence of the House was asked:

Senate Joint Resolution 1 proposing to amend Article Three of the Constitution of Iowa to provide home rule for municipal corporations.

Also:

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

House File No. 23, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and towns.

Also:

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

House File No. 43, a bill for an act relating to the selection of grand jurors.

WILLIAM R. KENDRICK. Chief Clerk

#### HOUSE MESSAGES CONSIDERED:

House File 23, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and towns.

Read first and second times, and passed on file.

House File 43, a bill for an act relating to the selection of grand jurors.

Read first and second times, and passed on file.

#### SENATE RESOLUTION 3

WHEREAS, Robert O. Jackson has performed in an excellent manner as Sergeantat-Arms in the Iowa House of Representatives in the 61st General Assembly, and

WHEREAS, he has repeated this excellent performance in his duties as Sergeantat-Arms in the Iowa Senate 62nd General Assembly, and

WHEREAS, he has found an opportunity to improve himself with the Office of Economic Opportunity,

BF IT HEREBY RESOLVED, that a sincere thank you be extended to him by the members of the Senate and wish him great success in his new endeavor.

GILBERT E. KLEFSTAD, Chairman Joint Patronage Committee

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 5

Senate File 6

Senate File 7

Senate File 8

Senate File 9

Senate File 10

Senate File 11

ADOLPH W. ELVERS, Chairman Senate Committee A.L. MENSING, 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 5

Senate File 6

Senate File 7

Senate File 8

Senate File 9

Senate File 10

Senate File 11

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: --Your committee on enrolled bills respectfully reports that it has, on this 7th day of February, 1967, sent to the governor for his approval,

Senate File 5

Senate File 6

Senate File 7

Senate File 8

Senate File 9

Senate File 10

Senate File 11

ADOLPH W. ELVERS, Chairman.

Passed on file.

## REPORTS OF COMMITTEES

Senator Denman submitted the following report:

Mr. President:--Your committee on Governmental Affairs to which was referred Senate File 68, a bill for an act to repeal the law requiring annual reports for the grand army of the republic, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Ely submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 90, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended do pass:

Amend <u>Senate File 90</u> by adding after the word "held" in line Seven (7): "except for the clerk of the district court who shall receive no compensation for his duties as a member of the commission".

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 65, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to levy a maximum one (1) mill levy for the maintenance of a juvenile home, 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 Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 121, a bill for an act to change the amount of compensation for trustees for sanitary sewer districts, 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 George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 81, a bill for an act relating to judgment and sentencing, 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 <u>Senate File 81</u> by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter seven hundred ninety-one (791), Code 1966 is hereby amended by adding the following new section:

"Whenever any person has been confined to jail at any time prior to sentencing because of failure to furnish bail, is sentenced to the county jail, the court shall back date the execution of judgment or mittimus a sufficient number of days to give such person credit upon any sentence imposed for the time already spent in jail."

Sec. 2. Section two hundred forty-six point thirty-eight (246.38), Code 1966, is hereby amended by striking the period (.) in line eleven (11) and inserting in lieu thereof the following:

"; provided, however, if a convict had been confined to a county jail at any time prior to sentencing, or after sentencing but prior to his case having been decided on appeal, because of failure to furnish bail or because of being charged with a non-bailable offense, he shall be given credit for such days already served in jail upon the term of his sentence. The clerk of the district court of the county from which the convict was sentenced, shall certify to the warden the number of days so served.

GEORGE E, O'MALLEY, Chairman

Ordered passed on file.

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 60, a bill for an act to amend the probate code relative to clerk's fees in probate, 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.

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F.	158	Commerce
S.F.	159	Ways and Means
S.F.	160	Commerce
S.F.	161	On Calendar
S. F.	162	Ways and Means
S.F.	163	Industrial and Human Relations
S.F.	164	Ways and Means
S.F.	165	Commerce
S.F.	166	Governmental Subdivisions
S.F.	167	Conservation and Recreation
S.F.	168	Judiciary
S.F.	169	Governmental Subdivisions
S.F.	170	Conservation and Recreation
S.F.	171 .	Governmental Subdivisions
S.F.	172	Judiciary
S.F.	173	Education
S.F.	174	Commerce
S.F.	175	Governmental Subdivisions
S. F.	176	Industrial and Human Relations
H. F.	. 23	Judiciary
H. F.	. 43	Governmental Subdivisions

#### AMENDMENTS FILED

Amend Senate File 111 as follows:

By striking from section two (2), lines thirty-eight (38) through forty-five (45) inclusive.

HOWARD C. REPPERT, JR.

## Amend Senate File 111 as follows:

- 1. By striking in section 2, lines 1, 2, 3, 4 and 5 and inserting in lieu thereof the words "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, a report setting".
- 2. Further amend by striking in section 2, lines 11, 12, 13, 14, 15, 16, 17, 18 and 19 and inserting in lieu thereof the words "or under common control with the company with respect to the selling or transferring 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 propositions related to the companies selling or attempting sales to the State of Iowa or any department, or commission, or agency thereof".
- 3. Further amend by striking from lines 34 and 35 the words "the Iowa liquor control commission.".
- 4. Further amend by striking in section 3, line 2 the words "the Iowa liquor control commission with approval".
- 5. Further amend section 3 by striking from lines 3 and 4 the words "Iowa liquor control commission" and inserting in lieu thereof the words "attorney general".
- 6. Further amend section 4, line 1 by striking the word "triplicate" and inserting in lieu thereof the word "duplicate", and by striking in line 2, the words "Iowa liquor control" and inserting in lieu thereof the words "State tax".
- 7. Further amend section 4 by striking in line 3 and 4 the words "and one copy to the state tax commission".
  - 8. Further amend by striking in line 4 the word "three".
- 9. Further amend by striking in section 5, line 1 the words "Iowa liquor control commission.".
- 10. Further amend section 6, by striking from line 2, the words "Iowa liquor control commission" and inserting in lieu thereof the words the State of Iowa or any department, commission or agency thereof,".
- 11. Further amend by striking from section 6, line 3 the words "any alcoholic liquor".

- 12. Further amend section 6 by striking from line 9 the words "the Iowa liquor control commission" and inserting in lieu thereof the words "the State of Iowa, or any department, commission or agency thereof,".
- 13. Further amend by striking in section 7, line 1, the words "Iowa liquor control commission" and in line 9, the words "any alcoholic liquor".

HOWARD C. REPPERT, JR.

Amend Senate Concurrent Resolution 9 as follows:

By striking all words after the word schools, in paragraph 1, and by striking paragraphs 2, 3, 4, 5, 6, 7, 8 and 9, and inserting in lieu thereof the following:

"WHEREAS, considerable progress has been made in establishing area community colleges and vocational schools; and

WHEREAS, because the great acceptance by the public and the subsequent rapid growth of said schools has created many questions and some confusion as to direction, coordination and cost projections of said schools;" Now, Therefore,

Further amend Senate Concurrent Resolution 9 by striking all words in Section 1 after the word "within" and inserting in lieu thereof "forty five (45) days".

ROGER W. JEPSEN

Amend Senate File 127 by adding thereto the following new section:

"Sec. 2. Section two hundred twelve point five (212.5), Code 1966, is hereby repealed."  $^{\prime\prime}$ 

FRANKLIN S. MAIN

Amend Senate File 148 as printed by striking after the enacting clause the following:

"This is a Companion Bill; for complete text see House File 85" and inserting in lieu thereof the following:

"This is a Companion Bill; for complete text see House File 81".

GENE W. GLENN

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, February 8, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, February 8, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Melvin Mattox, pastor of the Baptist Church, Winterset, Iowa.

#### PRESENTATION OF VISITORS

Senator Flatt rose on point of personal privilege and introduced to the Senate two groups of students from the Earlham Community School District consisting of 20 students from the Senior Government Class, accompanied by their instructors, Mr. Foster, Mr. Myers and Mr. Nelson, and 20 students, accompanied by their instructor, Mrs. Boss, who were present in the balcony.

Senator Reppert rose on point of personal privilege and introduced to the Senate 15 students from Urbandale Junior High School, accompanied by their instructor, Mrs. Bernice Bleakly, who were present in the balcony.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Heying from 24 residents of Winneshiek County in opposition to daylight saving time.

By Senator McGill from 20 residents of Appanoose County in opposition to parimutuel betting.

By Senator Mills from 290 residents of Marshall County in favor of daylight saving time.

By Senator Shirley from 84 residents of Audubon, Dallas and Guthrie Counties, in opposition to daylight saving time.

## SENATE CONCURRENT RESOLUTION 15

## By: Jepsen

WHEREAS, the Sixty-first (61st) General Assembly passed Senate File five hundred and fifty (550) creating the new community colleges and vocational and technical schools; and

WHEREAS, considerable progress has been made in establishing area community colleges and vocational schools throughout Iowa, (some 15 new districts to date); and

WHEREAS, the great acceptance by the public and the subsequent rapid growth of said schools has created many questions and some confusion as to areas of responsibility, coordination and cost projections of said schools; and

WHEREAS, the orderly development of the community colleges and vocational schools is the immediate concern of all Iowans; and

WHEREAS, the appropriate committees of the two houses of the Sixty-second (62nd) General Assembly are diligently seeking to assist the orderly development of said schools by the exploration and examination of the progress and problems to date; and

WHEREAS, every member of the Sixty-second (62nd) General Assembly accepts the responsibility of faithfully endeavoring to give leadership and direction to the effective and orderly development of the economic growth of Iowa; Now, therefore,

Be it resolved by the Senate, the House Concurring:

- Section 1. That the appropriate committees of the two (2) houses of the Sixty-second (62nd) General Assembly are hereby requested to coordinate their evaluations and studies of the problems and progress made under the Area Vocational Schools Act, Senate File five hundred and fifty (550) Chapter two hundred forty-seven (247), Acts of the Sixty-first (61st) General Assembly, and to make a comprehensive report to this General Assembly within forty-five (45) days.
- Sec. 2. That said report contain recommendations with respect to any changes in the law, and all other areas regarding said schools.
- Sec. 3. That this report be printed and distributed to all members of the Sixty-second (62nd) General Assembly.

## INTRODUCTION OF BILLS

Senate File 177, by Senator Benda, 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.

Senate File 178, by Senators Rigler, DeHart, Neu, Shaff, Potgeter, Briles, Van Eaton, Lange, Mills, Walsh, Flatt, Stanley, Riley and Kosek, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Read first and second times and passed on file.

Senate File 179, by Senators Messerly, Mills and Van Gilst, a bill for an act relating to the registration of motorboats.

Read first and second times and passed on file.

Senate File 180, by Senators Main, Heaberlin, Klefstad, Clarke, Patton, Briles, Lucken, Stephens, McGill, Potgeter, Schaben, Reno, Floy, Buren, Hagedorn, Dodds and Coleman, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act.

Read first and second times and passed on file.

Senate File 181, by Senators Gaudineer, O'Malley, Walsh, Riley, Coleman, Condon, Dodds, Ely, Burns and Frommelt, 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 182, by Senators Denman, Murray and DeHart, a bill for an act to put the annual examination of counties on the same basis as cities and school districts.

Read first and second times and passed on file.

Senate File 183, by Senators McGill and Flatt, 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 Joe Varese, Sr., and Louis Sacco.

Read first and second times and passed on file.

Senate File 184, by Senators Benda, Elvers, Coleman, O'Malley and Lange, a bill for an act to amend chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks.

Read first and second times and passed on file.

Senate File 185, by Committee on Agriculture, a bill for an act to provide for an additional agricultural producer association and including such an association in the agriculture marketing board.

Read first and second times and passed on file.

Senate File 186, by Committee on Agriculture, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added.

Read first and second times and passed on file.

Senate File 187, by Senators Rigler, Reichardt, Balloun, Flatt, Heying, Mills and Kruck, a bill for an act relating to the publication of real property valuations.

Read first and second times and passed on file.

Senate Joint Resolution 22, by Senators Lodwick, Balloun, Elvers, Kyhl and Benda, a joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the length of residency required for voting purposes.

Read first and second times and passed on file.

Senate File 188, by Senator Gaudineer, 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 File 189, by Senator Hougen, a bill for an act relating to Income Tax.

Read first and second times and passed on file.

Senate File 190, by Senator Klefstad, a bill for an act relating to reorganization of school districts.

Read first and second times and passed on file.

Senate File 191, by Senator Condon, a bill for an act to amend Chapter 123, Code 1966, by adding thereto the following new section:

Read first and second times and passed on file.

## UNFINISHED BUSINESS

On motion of Senator Hougen, Senate Concurrent Resolution 9 was taken up for further consideration.

Senator Jepsen offered the following amendment and moved its adoption:

WHEREAS, the Sixty-first (61st) General Assembly passed Senate File five hundred and fifty (550) creating the new community colleges and vocational and technical schools; and

WHEREAS, considerable progress has been made in establishing area community colleges and vocational schools throughout Iowa, (some 15 new districts to date); and

WHEREAS, the great acceptance by the public and the subsequent rapid growth of said schools has created many questions and some confusion as to areas of responsibility, coordination and cost projections of said schools; and

WHEREAS, the orderly development of the community colleges and vocational schools is the immediate concern of all Iowans; and

WHEREAS, the appropriate committees of the two houses of the Sixty-second (62nd) General Assembly are diligently seeking to assist the orderly development of said schools by the exploration and examination of the progress and problems to date; and

WHEREAS, every member of the Sixty-second (62nd) General Assembly accepts the responsibility of faithfully endeavoring to give leadership and direction to the effective and orderly development of the economic growth of Iowa; Now, therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

- Section 1. That the appropriate committees of the two (2) houses of the Sixty-second (62nd) General Assembly are hereby requested to coordinate their evaluations and studies of the problems and progress made under the Area Vocational Schools Act, Senate File five hundred and fifty (550) Chapter two hundred forty-seven (247), Acts of the Sixty-first (61st) General Assembly, and to make a comprehensive report to this General Assembly within forty-five (45) days.
- Sec. 2. That said report contain recommendations with respect to any changes in the law, and all other areas regarding said schools.
- Sec. 3. That this report be printed and distributed to all members of the Sixty-second (62nd) General Assembly.

Division was called for.

The amendment was lost.

Senator Jepsen called up the amendment to Senate Concurrent Resolution 9 found on page 262 of the Senate Journal of February 7 and moved its adoption.

Senator Kibbie 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 Hougen moved the adoption of Senate Concurrent Resolution 9.

## SENATE CONCURRENT RESOLUTION 9

By: Hougen, Balloun, Flatt, Kyhl, De Hart, Jepsen, Lodwick, Potgeter, Stephens, Lucken, Clarke and Walsh

WHEREAS, when the Sixty-first (61st) General Assembly passed Senate File five hundred and fifty (550) creating the new community colleges and vocational and technical vocational schools, it envisioned the establishment of four (4) of the new schools during the first biennium; and

WHEREAS, the Governor recommended that four (4) such institutions be created on a pilot basis; and

WHEREAS, some fifteen (15) of the new districts have been established most of which are comprehensive community colleges; and

WHEREAS, difficulties have arisen over school sites and territories to be included in districts; and

WHEREAS, state and federal support was envisioned as the basic financial support of this new school system, but new requests are being made for additional property tax levies to support them; and

WHEREAS, duplication of programs and facilities with private colleges, public junior colleges, and board of regents institutions is occurring; and

WHEREAS, there is divided administrative control of these new institutions by the regents institutions, department of public instruction and local boards; and

WHEREAS, the department of public instruction is requiring some of our secondary schools to greatly extend their vocational offerings and facilities at great expense in order for students to qualify for new vocational and technical schools; and

WHEREAS, policies of many of these new institutions on such things as salaries are setting precedents which affect and in fact are threatening to undermine our secondary schools: Now. Therefore.

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

Section 1. That the schools committees of the two (2) houses of the Sixty-second (62nd) General Assembly are hereby directed to evaluate fully the progress

made under the Area Vocational Schools Act, Senate File five hundred and fifty (550), Chapter two hundred forty-seven (247), Acts of the Sixty-first (61st) General Assembly, and to make a comprehensive report to this General Assembly within sixty (60) days.

- Sec. 2. That said report contain recommendations with respect to changes in the law, methods of financing, and policies regarding same.
- Sec. 3. That this report be made available for the benefit of the Appropriations and Ways and Means and Tax Revision standing committees in particular, and generally for the benefit of the members of the Assembly.

The resolution failed to be adopted.

## JOINT STANDING RULES

Senator Elvers offered the Joint Standing Rules of the Senate and House and moved their adoption as amended.

### JOINT STANDING RULES OF THE SENATE AND THE HOUSE

Amend the joint standing rules of the Senate and the House to read as follows:

## Rule 4

When a bill shall have passed both houses it shall be duly enrolled and the fact of its origin shall be certified by the endorsement of the secretary or clerk thereof.

### Rule 12

Bills and joint resolutions shall be printed on good paper of pages 8 1/2" by 11" in size with type not less than 10 point in size and in form as provided by law and by rule. Each house may direct the printing of an additional number of bills. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting "Senate (or House) substitute for Senate (or House) File——", and such substitute bill shall, by the file clerk, be included in the bill file next to the original bill, and such substitute bill shall not be printed in the journals.

Legalizing acts of a local or private nature shall not be printed in the journal, but are to be printed in bill form only when the cost of such printing shall be deposited with the superintendent of printing at the rate of which shall be fixed under the current contract for legislative printing for the bills, and the newspaper publication of such bill shall be without expense to the state, and same shall not be published until the cost of same has been paid to the secretary of state.

#### Rule 14

All bills and joint resolutions introduced shall be of typewritten copy with titles, enacting clause and body of the bill as directed by the Secretary of the Senate and Chief Clerk of the House. One copy of each bill shall be presented securely fastened in a bill cover and be accompanied by three correct copies thereof and by three copies of the title alone, on separate sheets.

ADOLPH ELVERS, Senate Chairman of the Joint Rules The motion prevailed.

Senator Elvers asked and received unanimous consent that the joint standing rules be immediately messaged to the house.

On motion of Senator Heying, Senate Concurrent Resolution 11 was called up for consideration.

## SENATE CONCURRENT RESOLUTION NO. 11

By: Heying and O'Malley

WHEREAS, a new state office building is currently under construction to the east of the state capitol building and the Robert Lucas state office building, and

WHEREAS, the state office building when completed will be an integral and attractive addition to the state capitol grounds, and

WHEREAS, it is the accepted procedure of the state executive council and the capitol planning commission to name state office buildings after distinguished Iowans, and

WHEREAS, the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission gave consideration to naming the new state office building on December 19, 1966, but deferred action on the naming, and

WHEREAS, the late Henry A. Wallace, a native Iowan, distinguished himself and his native state and provided untold economic aid and assistance to his fellow Iowans through his pioneering efforts and successful experimentations in the field of agriculture, and

WHEREAS, the late Henry A. Wallace further distinguished himself and his native state as well as the nation through his long and devoted career of government service; now therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the state office building now under construction be named the Henry A. Wallace state office building and that the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission be directed to cause the name to be appropriately inscribed thereon.

BE IT FURTHER RESOLVED, That copies of this resolution be forwarded to the immediate members of the family of Henry A. Wallace, to the state executive council, to the legislative advisory committee, and to the capitol planning commission.

Senator Lucken took the chair at 11:28 a.m.

Senator Riley moved that action on the Resolution be deferred.

Division was called for.

The motion was lost.

Senator Heying moved the adoption of Senate Concurrent Resolution 11.

The Resolution was adopted.

#### THIRD READING OF BILLS

On motion of Senator Main, Senate File 127, a bill for an act relating to the subject matter which must appear upon the delivery ticket accompanying a delivery of a bulk commodity, was taken up for consideration.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 127 by adding thereto the following new section:

"Sec. 2. Section two hundred twelve point five (212.5), Code 1966, is hereby repealed."

Senator Murray rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point not well taken.

The amendment was adopted.

Senator Main asked and received unanimous consent that action on the bill be deferred, but that it retain its place on the calendar.

On motion of Senator Frommelt the Senate recessed until 1:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened, President Fulton in the chair.

#### THIRD READING OF BILLS

On motion of Senator Lodwick, Senate File 32, a bill for an Act repealing the provision requiring the clerk of the district court to mail notices of marriages to other counties or states, 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: 43

Benda	Flatt
Burns	Floy
Cassidy	Frommelt
Clarke	Glenn
Coleman	Hagedorn
Condon	Heaberlin
DeHart	Heying
Dodds	Hill
Elvers	Hougen
Ely	Kibbie
Erskine	Klefstad

77 1-1	
Kyhl	
Lamborn	
Lodwick	
Main	•
McGill	
Messerly	
Murray	
Neu	
Nurse	

O'Malley

Patton

Potgeter Reichardt Reno Rigler Schaben Shaff Stanley Stephens Van Eaton Walsh Navs: 0

Absent or not voting: 18

Rilev Frev Lange Balloun Shirley Lisle Gaudineer Briles Van Gilst Lucken Jepsen Buren Mills DeKoster Kosek

Reppert Kruck Denman

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 33, a bill for an act to increase the minimum sick leave for school employees, 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 33 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-nine point forty (279.40), Code 1966, is hereby repealed.

Sec.2. Chapter nineteen (19), Code 1966, is hereby amended by adding thereto the following new section:

"The executive council for and on behalf of the state of Iowa shall purchase group insurance to provide total disability benefits, except for any benefits arising out of or connected with pregnancy, for each teacher under contract with a public school district in the state of Iowa. The contract will provide that if the teacher becomes totally disabled and remains totally disabled for a period of three days, he will be entitled to benefits commencing on the fourth day at the rate of \$500 per month during the continuance of disability for a period not to exceed three months. The monthly income would cease on the date of retirement, the date total disability ceased or the date of death. The amount payable for a period of covered disability of less than a month would be computed by multiplying the monthly income by the number of days for which benefits are payable and dividing by thirty. Total disability, for purpose of this law, means the inability of the teacher due to bodily injury or sickness or both to perform the duties expected of him as a teacher, and the insurers will be entitled to proof of total disability in accordance with the terms of its policy before payment of any claim.

"The executive council shall purchase such insurance from the general fund and shall be entitled to receive on or before August 1 of each year and from time to time thereafter all information from each school district necessary to effectuate the coverage provided."

Senator McGill rose on point of order on the validity of the amendment.

The Chair ruled the point not well taken.

Senator Van Gilst moved that action on Senate File 33 be deferred, but that it retain its place on the calendar.

The motion prevailed.

On motion of Senator Riley Senate File 49, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley asked and received unanimous consent that action on Senate File 49 be deferred but that it retain its place on the Calendar.

On motion of Senator O'Malley, Senate File 77, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, attachment of territory, enlargement, or change in the boundaries of school corporations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley asked and received unanimous consent to withdraw the amendment filed by Senators Riley and DeKoster on February 2 and found on page 232 of the Senate Journal.

Senator Stanley offered the following amendment filed by Senators Stanley, O'Malley, Riley and DeKoster and moved its adoption:

#### Amend Senate File 77 as follows:

- 1. In the title, strike lines two (2) through four (4) inclusive, and insert in lieu thereof the following: "the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations."
- 2. In section one (1), strike lines two (2) through four (4) inclusive, and insert in lieu thereof the following: "1967, purporting to provide for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of any school corporation in this".
- 3. In section two (2), strike lines three (3) through five (5) inclusive, and insert in lieu thereof the following: "becomes effective, involving the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of any school corporation."

### 4. Add the following new section:

"Sec. 3. This Act shall not apply to proceedings purporting to provide for the attachment of territory to a school corporation pursuant to section two hundred seventy-five point one (275.1), Code 1966, if such attachment was disapproved by the state board of public instruction pursuant to said section and was not subsequently approved by the state board of public instruction prior to January 1, 1967."

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:

Aves: 52

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Balloun	Erskine	Klefstad	O'Malley
Benda	Flatt	Kyhl	Patton
Buren	Floy	Lamborn	Potgeter
Burns	Frommelt	Lange	Reichardt
Cassidy	Gaudineer	Lisle	Reno
Clarke	Glenn	Lodwick	Rigler

Coleman Condon DeHart DeKoster Dodds Elvers

Hagedorn Heaberlin Heying Hill Hougen Jepsen

Kibbie

Main McGill Messerly Mills Murray Neu Nurse

Schaben Shaff Stanley Stephens Van Eaton Walsh.

Rilev

Nays: 0

Ely

Absent or not voting: 9

Briles Denman Kosek Kruck

Floy

Glenn

Heying

Hougen

Hill

Frommelt

Gaudineer

Heaberlin

Lucken Reppert Shirley Van Gilst

Frev

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 Main, Senate File 145, a bill for an act relating to the sanitary requirements of slaughterhouses, was taken up for 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: 50 Balloun

Benda Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster ·

Jepsen Kibbie Dodds Klefstad Elvers Kruck Flatt Kyhl

Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse O'Malley

Potgeter Reno Reppert Rigler Riley Schaben Shaff Stanley Stephens Walsh

Patton

Navs: 0

Absent or not voting: 11

Buren Denman Erskine Frey

Kosek Reichardt Van Eaton Van Gilst

Ely Hagedorn 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 143, a bill for an act providing an exception to the requirement that all sheets and pillow slips, after use by hotel guests, must be ironed, 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: 49

Ely Klefstad Balloun Kvhl Benda Erskine Lamborn Flatt Briles Buren Floy Lodwick Lucken Gaudineer Burns Main Glenn Cassidy McGill Clarke Hagedorn Heaberlin Messerly Coleman Coridon Heying Neu Hill Nurse DeHart O'Malley DeKoster Hougen Dodds Jepsen Patton Elvers Kibbie Potgeter

Rigler Rilev Schaben Shaff Stanley Stephens Van Eaton Walsh

Reno

Reppert

Navs: 5

Frommelt Lange

Lisle

Mills

Murray

Absent or not voting: 7

Denman

Kosek

Reichardt

Van Gilst

Frey

Kruck

Shirley

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

### REPORTS OF INVESTIGATING COMMITTEES

Senator Hagedorn submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of James R. Hamilton of Storm Lake, Buena Vista County, Iowa, for the appointment as a member of the State Conservation Commission for the unexpired term ending June 30, 1969, to fill the vacancy created by the resignation of Dr. N. K. Kinney of Ida Grove, in accordance with Sections 257.1 through 257.4 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

MERLE W. HAGEDORN, Chairman JOHN P. KIBBIE ELMER LANGE DONALD MURRAY JAMES A. POTGETER

On motion of Senator Hagedorn the report of the committee was adopted.

Senator Hagedorn moved the appointment of James R. Hamilton as a member of the State Conservation Commission for the unexpired term ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun Benda Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Hougen Dodds Jepsen Elvers Kibbie Ely Klefstad

Flatt Flov Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill

Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse O'Mallev Patton

Lamborn

Potgeter Reichardt Reno Rigler Rilev Schaben Shaff Stanley Stephens Van Eaton Walsh

Nays: 0

Erskine

Absent or not voting: 8

Briles Denman

Frev Kosek

Kvhl

Kruck Reppert

Shirley Van Gilst

The motion prevailed and President Fulton declared the appointment of James R. Hamilton as a member of the State Conservation Commission confirmed for the unexpired term ending June 30, 1969.

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 Arlo Myers of Burlington, Des Moines County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1969, has completed its investigation and recommends Arlo Myers for this appointment.

ROBERT R. DODDS, Chairman DAVID STANLEY JOSEPH W. CASSIDY JOHN M. WALSH H. KENNETH NURSE

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

Senator Dodds moved the appointment of Arlo Myers as a member of the Employment Safety Commission for the unexpired portion of the term ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 50

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reno
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Walsh

Nays: 0

Absent or not voting: 11

Briles Condon Denman Frey Kosek Kruck

Kibbie

Klefstad

McGill Reichardt Reppert

Shirley Van Gilst

The motion prevailed and President Fulton declared the appointment of Arlo Myers as a member of the Employment Safety Commission confirmed for the unexpired portion of the term ending June 30, 1969.

#### SENATE CONCURRENT RESOLUTION NO. 16

By: Riley, Walsh, Messerly, Burns, and Condon

WHEREAS, a new state office building is currently under construction to the east of the state capitol building and the Robert Lucas state office building, and

WHEREAS, the state office building when completed will be an integral and attractive addition to the state capitol grounds, and

WHEREAS, it is the accepted procedure of the state executive council and the capitol planning commission to name state office buildings after distinguished Iowans, and

WHEREAS, the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission gave consideration to naming the new state office building on December 19, 1966, but deferred action on the naming, and

WHEREAS, the naming of state buildings should serve the dual purpose of honoring distinguished Iowans and inspiring all Iowans to higher standards of achievement and devotion on behalf of our state and nation, and

WHEREAS, our present defense of freedom in the Republic of South Viet Nam serves to remind us daily that the ultimate valor, dedication and sacrifice is that of our nation's fighting men and women, and

WHEREAS, in the annals of American military valor and sacrifice the names of five Iowa brothers epitomize the ultimate in sacrifice and devotion to the principles of duty, idealism and brotherhood, and

WHEREAS, said five Iowa brothers are Madison Abel Sullivan, George Thomas Sullivan, Francis Henry Sullivan, Joseph Eugene Sullivan and Albert Leo Sullivan, sons of Thomas Francis and Alleta Sullivan of Waterloo, Iowa; said brothers having lost their lives on November 13, 1942, when the ship in which they were serving, the "Juneau", was sunk by enemy action in the Battle of Guadalcanal, and

WHEREAS, the naming of the new state building after the Sullivan brothers will serve to honor one of America's most famous families of fighting men and, at the same time serve as a reminder to present and future generations of Iowans of the awesome price that American men and women have paid to keep this land free: NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the state office building now under construction be named the Sullivan Brothers state office building and the the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission be directed to cause the name to be appropriately inscribed thereon.

BE IT FURTHER RESOLVED, That copies of this resolution be forwarded to the immediate members of the Sullivan family, to the state executive council, to the legislative advisory committee, and to the capitol planning commission.

### COMMUNICATIONS

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Gene L. Needles of Des Moines, Polk County, Iowa, for appointment as Commissioner of Public Safety, under the provisions of Sections 80.2 and 80.3, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1967, to fill the vacancy created by the resignation of William F. Sueppel.

Respectfully yours,

HAROLD E, HUGHES, Governor

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber LOCAL

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Gene L. Needles of Des Moines, Polk County, Iowa, for appointment as Commissioner of Public Safety, under the provisions of Section 80.2, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

### Gentlemen:

It is my pleasure to submit the name of Ed Weinheimer of Fontanelle, Adair 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 of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

The Honorable Members of the Senate Sixty-second General Assembly Senate Chambers L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of William E. Noble of Oelwein, Fayette 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 2

Senate File 3

Senate File 4

Senate File 14

ADOLPH W. ELVERS, Chairman Senate Committee A.L. MENSING, 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 2

Senate File 3

Senate File 4

Senate File 14

### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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, 1967, sent to the governor for his approval,

Senate File 2

Senate File 3

Senate File 4

Senate File 14

ADOLPH W. ELVERS, Chairman

Passed on file.

### ADDITIONAL COPIES

Senator Riley asked and received unanimous consent to have 500 additional copies of Senate File 75 printed.

Senator Frommelt asked and received unanimous consent to have 500 additional copies of Senate File 131 printed.

#### REPORT OF COMMITTEE

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred Senate File 106, a bill for an act relating to the offering of courses in driver education, 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 D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 136, a bill for an act relating to the sale of fish, begs leave to report it has had the same under consideration and recommends the same do pass.

D. S. McGill, Chairman

Ordered passed on file.

#### BILLS ASSIGNED TO COMMITTEE

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

S. F. 180

Agriculture

#### AMENDMENTS FILED

Amend Senate File 146 as follows:

Amend section 1, line 3, by striking the words "of such section".

FRANKLIN S. MAIN

Amend Senate File 151 as follows:

- 1. Amend section one (1) by striking from line four (4) the word "Northern" and inserting in lieu thereof the word "Commonwealth".
- 2. Amend section two (2) by striking from line four (4) the word "Northern" and inserting in lieu thereof the word "Commonwealth".

JOHN M. ELY, JR.

#### ADJOURNMENT

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, February 9, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, February 9, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Lester Hancock, pastor of the Methodist Church, Pleasantville, Iowa.

## PETITIONS

The following petitions were presented and placed on file.

By Senator Riley from seven residents of Linn County concerning relief of personal property taxes.

By Senator Van Eaton from seven residents of Woodbury County in favor of 40% State aid to schools.

Those in favor of daylight saving time:

By Senator Buren from 254 residents of Winnebago County.

By Senator Heying from 55 residents of Winneshiek County.

By Senator Messerly from 966 residents of Black Hawk County.

By Senator Riley from 264 residents of Linn County.

Those in opposition to daylight saving time:

By Senator Balloun from 62 residents of Tama County.

By Senator Erskine from 13 residents of Woodbury County.

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

The Senate reconvened at 11:50 a.m. with President Fulton in the chair.

## 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 Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 10, providing for commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

## AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

## THIRD READING OF BILLS

On motion of Senator Heaberlin, Senate File 144, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report, was taken up for consideration.

Senator Potgeter asked and received unanimous consent that action on the bill be deferred, but that it retain its place on the calendar.

On motion of Senator Patton, Senate File 146, a bill for an act relating to the manufacturing, storage, packaging of oleo, oleomargarine or margarine, was taken up for consideration.

Senator Heying asked and received unanimous consent that action on the bill be deferred, but that it retain its place on the calendar.

## UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Lisle, Senate File 33. a bill for an act to increase the minimum sick leave for school employees, was taken up for further consideration.

Senator Lisle called up the amendment filed by him February 8 and found on page 271 of the Senate journal.

Senator Lisle offered the following amendment to his amendment and moved its adoption:

Amend the Lisle Amendment, filed February 8, 1967, to Senate File 33, by striking Section 1 and inserting in lieu thereof the following:

"Section two hundred seventy-nine point forty (279.40), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Each year a public school employee shall be granted by the district in which employed a leave of absence for personal illness or injury with full pay for three (3) days for which no compensation is payable under the insurance contract provided under chapter nineteen (19) covering total disability benefits for teachers under contract with a public school district of this state. Such leave shall not be cumulative from year to year."

Division was called for.

The amendment to the amendment was lost.

Senator Lisle moved the adoption of the amendment.

The amendment was lost.

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:

Rule 8 was invoked.

Ayes: 44

Reno Kosek Balloun Erskine Flatt Kruck Reppert Benda Lamborn Rigler Briles Frey Frommelt Riley Main Burns Schaben Cassidy Gaudineer McGill Mills Shaff Hagedorn Condon DeKoster Heaberlin Neu Shirley Stanley Nurse Denman Heying O'Malley Van Eaton Dodds Hill Van Gilst Elvers Jepsen Patton Walsh Ely Potgeter Kibbie

Nays: 16

Lucken Buren Kyhl Floy Clarke Lange Messerly Glenn Murray Coleman Lisle Hougen DeHart Lodwick Stephens Klefstad.

Absent or not voting: 1

## Reichardt

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

Senator Van Gilst asked and received unanimous consent that Senate File 33 be immediately messaged to the House.

## BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on February 8, 1967, the Governor had approved the following bills:

Senate File 5, relating to veterans' newsstands in the State House.

Senate File 6, relating to memorial halls and monuments.

Senate File 7, relating to Viet Nam veterans' orphans.

Senate File 8, relating to the recording of Viet Nam veterans' discharges.

Senate File 9, relating to Viet Nam veterans' preference.

Senate File 10, relating to veterans' newsstands in courthouses.

Senate File 11, relating to relief to Viet Nam soldiers, sailors and marines.

A communication was received announcing that on February 9, 1967, the Governor had approved the following resolution:

Senate Joint Resolution 13, a resolution to ratify an amendment to the United States Constitution relating to succession to the Presidency and Vice Presidency.

## INTRODUCTION OF BILLS

Senate File 192, by Senators Riley, Walsh and Erskine, a bill for an act to allow a deduction to taxpayers for room, board, and tuition paid on behalf of the taxpayer or for his spouse or a dependent while attending college.

Read first and second times and passed on file.

Senate File 193, by Senators Reppert, Erskine and Benda, a bill for an act to provide for the creation, establishment and administration of the Iowa state conservation commission peace officers' retirement, accident and disability system; to provide a fund for payment of retirement, accident and disability benefits to members of such system and their dependents; to prescribe the conditions for eligibility to receive such benefits; to provide for contributions by the State of Iowa to such fund; and to repeal all Acts and parts of Acts in conflict with this Act.

Read first and second times and passed on file.

Senate File 194, by Senators Walsh, Jepsen, Rigler, Benda, Lamborn, Erskine, Stanley and Lodwick, a bill tor an act providing for the preservation of the air quality of the state; delegating authority for an air pollution control program and related activities to the state department of health; authorizing political subdivisions to conduct certain air pollution control activities.

Read first and second times and passed on file.

Senate File 195, by Senator Reichardt, a bill for an act to allow married persons and present or past members of the armed forces of the United States between the ages of eighteen (18) and twenty-one (21) to possess and consume beer.

Read first and second times and passed on file.

Senate Joint Resolution 23, by Committee on Education, a joint resolution directing a legislative study to review and codify the laws of Iowa relating to education below the university level and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 196, by Senator Reichardt, a bill for an act relating to primary elections and county and state conventions.

Read first and second times and passed on file.

Senate File 197, by Senators Mills, Benda, Stephens, Van Gilst, Riley and Reppert, a bill for an act to provide for a state tuition equalization fund for the benefit of Iowa students, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 198, by Senators Riley and Lodwick, a bill for an act to increase the fees paid petit and grand jurors.

Read first and second times and passed on file.

Senate File 199, by Senators O'Malley, Lucken, Shaff, Hagedorn and Buren, a bill for an act to permit counties to regulate and license junk dealers and salvagers of motor vehicles.

Read first and second times and passed on file.

Senate File 200, by Senators O'Malley, Ely, Denman, Cassidy, Coleman, Condon, Murray, Walsh, Kosek and Riley, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children.

Read first and second times and passed on file.

Senate File 201, by Senator Shirley, a bill for an act relating to payment of attorney fees and court costs in actions involving divorce decrees.

Read first and second times and passed on file.

Senate File 202, by Senator Shirley, a bill for an act relating to the insurance limitation in regard to an applicant for old age assistance.

Read first and second times and passed on file.

Senate File 203, by Senator Shirley, a bill for an act relating to support and maintenance of the parties during divorce litigation.

Read first and second times and passed on file.

Senate File 204, by Senators Shirley, Kyhl, Burns and Rigler, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers.

Read first and second times and passed on file.

Senate File 205, by Committee on Public Health and Welfare, a bill for an act relating to certain employment benefits for wardens and deputy wardens of the penitentiary and the men's reformatory.

Read first and second times and passed on file.

Senate File 206, by Committee on Public Health and Welfare, a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control.

Read first and second times and passed on file.

Senate File 207, by Committee on Public Health and Welfare, a bill for an act relating to employment of a superintendent of the women's reformatory.

Read first and second times and passed on file.

Senate File 208, by Senator Riley, a bill for an act relating to terms of office of juvenile judges.

Read first and second times and passed on file.

Senate File 209, by Senator Klefstad, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof.

Read first and second times and passed on file.

Senate File 210, by Senators Rigler and Mills, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government.

Read first and second times and passed on file.

Senate File 211, by Senators Gaudineer, Benda and Denman, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies.

Read first and second times and passed on file.

Senate File 212, by Senators Murray, Benda, Frey, Kibbie, Klefstad, Kruck, Reppert, Coleman, Condon, Jepsen, Cassidy, Briles, Burns, Mills, Reno and Buren, a bill for an act to make practical the employment and licensing of special state distributors for the sale of state-owned liquor in communities deemed too small to support state-owned stores.

Read first and second times and passed on file.

## HOUSE MESSAGE CONSIDERED

House Joint Resolution 10, providing for commissions to make studies of legislative districting and subdistricting and to make recommendations to the General Assembly.

Read first and second times, and passed on file.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 1

ADOLPH W. ELVERS, Chairman Senate Committee
A. L. MENSING, 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 1

# JOURNAL OF THE SENATE RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Elvers, 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 February, 1967, sent to the Secretary of State for deposit: Senate Joint Resolution 1.

ADOLPH W. ELVERS, Chairman

Passed on file.

#### MOTION TO RECONSIDER

I move to reconsider the vote by which SCR 11 was adopted by the Senate on February 8, 1967.

## GENE CONDON

## ADDITIONAL COPIES

Senator Reichardt asked and received unanimous consent to have 500 additional copies of Senate File 162 printed.

## REPORTS OF COMMITTEES

Senator Hagedorn submitted the following report:

Mr. President: Your committee on Transportation to which was referred Senate File 117, a bill for an act relating to Motor Vehicle registration certificate containers, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House Joint Resolution 10, a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to 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 bill do pass:

Amend House Joint Resolution 10 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. The General Assembly, in compliance with recent rulings of the state and federal judiciary in the matters of subdistricting and equal representation, respectively, and in order to reduce the size of both houses of the General Assembly to a more efficient and orderly number in the interim period before a constitutional amendment becomes effective, hereby determines that the apportionment and composition of both houses of the Sixty-third (63rd) and subsequent General Assemblies shall be predicated on the following principles:
- 1. The senate shall be composed of no more than fifty (50) members and the house of representatives shall be composed of no more than one hundred (100) members.
- The senate and house of representatives shall be apportioned on a population basis with each senator and representative elected from single member districts, with such districts to conform to county lines to the maximum extent practicable.

- 3. A bipartisan commission shall be created to recommend to the General Assembly a plan of apportionment and composition of the General Assembly no later than April 15, 1967, which plan shall be adopted or modified by the General Assembly, or supplanted by a plan adopted by the General Assembly, all no later than May 15, 1967, and if the commission fails to submit a plan or if the General Assembly fails to adopt or modify such plan, or adopt a plan of its own within such time period, the supreme court shall adopt or cause to have adopted an apportionment and composition plan according to the principles stated herein and pursuant to the provisions of this Act.
- 4. In order to provide continuity and experience in the senate, whenever possible terms of senators shall not be shortened, but any senator whose present district is changed as a result of the temporary apportionment and composition required hereunder shall whenever possible be assigned to a particular senatorial district until the completion of his term.

The General Assembly hereby declares that the foregoing principles have been followed in this Act in order to provide (a) one (1) man, one (1) vote representation for all citizens of Iowa and (b) a prompt, orderly, and highly desirable reduction in the numerical composition of the General Assembly.

- Sec. 2. Chapter forty-one (41), Code 1966, is hereby repealed and the following sections enacted in lieu thereof:
- "The number of senators in the General Assembly, effective with the Sixtythird (63rd) General Assembly and thereafter, is hereby fixed at not more than fifty Each senator shall be elected from a single member senatorial district having a population as shown by the most recent decennial United States census equal to that of every other senatorial district, and shall conform to the guidelines of the Constitutional requirement of one-man one-vote as set forth by the courts. Each senatorial district shall be compact and contiguous and, to the maximum extent practicable, shall not cross county lines. A senatorial district shall incorporate the entire area of a representative district or the entire area of two (2) representative districts, in which latter case such representative districts so incorporated shall be contiguous to each A senator whose term has not been completed shall whenever possible continue to serve out his term of office and shall when necessary be assigned until the completion of his term to a particular senatorial district notwithstanding his actual residence is in another senatorial district. No more than one (1) senator shall be assigned to the same senatorial district. A representative and a senator must have actual residence within the respective representative district or senatorial district, as the case may be. for sixty (60) days prior to the nomination for election from such representative or senatorial district."
- 2. "The number of representatives in the General Assembly, effective with the Sixty-third (63rd) General Assembly and thereafter, is hereby fixed at not more than one hundred (100). Each representative shall be elected from a single member representative district having a population as shown by the most recent decennial United States census equal to that of every other representative district and shall conform to the guidelines of the Constitutional requirement of one-man one-vote as set forth by the courts. Each representative district shall be compact and contiguous and, to the maximum extent practicable, shall not cross county lines."
- 3. "A commission is hereby created composed of ten (10) members, five (5) each to be appointed within ten (10) days after the effective date of this Act by the respective state chairman of the political party whose candidate for the office of governor received either the highest or the next highest number of votes cast for that office in the last general election in which the office of governor was to be filled. In the event a

state chairman fails to file the name of any or all of his appointees to the commission with the secretary of state within the time prescribed, the chief justice of the supreme court shall promptly make such appointments in the party chairman's behalf. Vacancies by death or resignation of a commissioner shall be filled in the manner provided therein for original appointments excepting that the time period shall commence to run with the death or resignation of the commissioner, as the case may be."

- 4. "The commission shall, as promptly as agreement can be reached, but no later than April 15, 1967, file in the office of the secretary of state a plan of districting the state into not more than fifty (50) senatorial districts and not more than one hundred (100) representative districts. To be valid, a plan shall be signed at the time of filing by at least seven (7) of the commissioners."
- 5. "Commissioners shall be paid forty (40) dollars per diem and be reimbursed for actual and necessary travel, lodging and meal expense incurred in the performance of the duties required of them by this Act. Each agency of the state of Iowa and all subdivisions of government thereof shall cooperate to the fullest extent with the commission and shall furnish, on request, technical and other assistance necessary to aid the commission in the performance of its duties."
- 6. "The General Assembly, no later than May 15, 1967, shall either adopt or modify by statutory enactment a plan timely filed and validly signed or, whether or not a plan is timely filed or validly signed, district the state into not more than fifty (50) senatorial and not more than one hundred (100) representative districts as provided therein."
- 7. "If the General Assembly fails within the time prescribed herein to either adopt or modify by statutory enactment a plan validly signed and timely filed, or district the state into not more than fifty (50) senatorial districts and not more than one hundred (100) representative districts as provided herein, the supreme court shall adopt or cause to be adopted an apportionment and composition plan which conforms to the requirements of this Act. Upon application of any qualified elector, the supreme court, which shall have original jurisdiction in litigation involving apportionment and composition of the General Assembly, shall review an apportionment and composition plan enacted into law, whether a result of adoption or modification by the General Assembly, of a commission plan or enactment by the General Assembly of its own apportionment and composition plan."
- Sec. 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in the Telegraph Herald, a newspaper published at Dubuque. Iowa.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

## AMENDMENTS FILED

## SENATE FILE 106

Amend the Kibbie and Benda amendment filed February 2, 1967 as follows:

1. By striking the word "The" in line five (5) and inserting in lieu thereof the word "the".

Amend Senate File 144, line 9, by striking the word "fifty (50)" and inserting in lieu thereof the word "ten (10)".

DAVID STANLEY

## Amend Senate File 151 as follows:

- 1. Amend Section 1, line 4, by striking the words "Iowa Northern University" and insert in lieu thereof the words "University of Northern Iowa".
- 2. Amend Section 2, line 4, by striking the words "Iowa Northern University" and insert in lieu thereof the words "University of Northern Iowa".

JOHN P. KIBBIE

Amend Senate File 151 by adding thereto the following new section:

"Sec. 5. There shall hereby be established under the state college of Iowa, hereafter known as Iowa Northern University, a branch of the University, the location of which and date of establishment shall be determined by the state board of regents. The University branch shall be a state institution of higher learning established, constructed, and operated in western Iowa and shall be known as Iowa Western University."

JOSEPH B. FLATT
ARTHUR A. NEU
LUCAS J. DE KOSTER
CHARLES F. BALLOUN
VERN LISLE
CHARLES VAN EATON
A. J. ERSKINE
GILBERT E. KLEFSTAD
J. HENRY LUCKEN
JAMES BRILES
ALAN SHIRLEY
H. L. HEYING
FRANKLIN MAIN
TOM J. FREY

## ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. J. R.	22	Governmental Affairs
H. J. R.	10	Governmental Affairs
S.F.	177	Governmental Affairs
S. F.	178	Governmental Affairs
S.F.	179	Conservation and Recreation
S.F.	181	Industrial and Human Relations

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S. F.	183	Judiciary
S. F.	184	Commerce
S. F.	185	On Calendar
S. F.	186	On Calendar
S.F.	187	Ways and Means
S. F.	188	Commerce
S. F.	189	Governmental Affairs
S. F.	190	Education
S.F.	191	Safety and Law Enforcement

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Friday, February 10, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, February 10, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Leroy Moore, pastor of the Aldersgate Methodist Church, Urbandale, Iowa.

## PRESENTATION OF VISITORS

Senator Lange presented to the Senate 14 students of the Sac County work study class, their teacher, Mrs. Shott, the director of special education for Sac and Calhoun counties, Raymond Beck, and C.W. Hamand, superintendent of the Sac-Calhoun county schools, who were present in the Senate balcony.

## PETITIONS

The following petitions were presented and placed on file:

By Senator Ely from 157 residents of Linn County in favor of daylight saving time.

By Senator McGill from 12 residents of Lucas County in favor of liquor by the drink throughout the state.

By Senator McGill from 10 residents of Lucas County in favor of daylight saving time.

By Senator McGill from 256 residents of Lucas County in favor of adopting the geode as the official state rock of Iowa.

By Senator Patton from 234 residents of Buchanan and Delaware Counties in opposition to daylight saving time.

By Senator Shaff from 39 residents of Clinton County in favor of daylight saving time.

## THIRD READING OF BILLS

On motion of Senator Ely, Senate File 151, a bill for an act relating to the State College of Iowa, was taken up for consideration.

Senator Lange moved that action on the bill be deferred.

The motion was defeated.

Senator Ely offered the following amendment and moved its adoption:

- 1. Amend section one (1) by striking from line four (4) the word "Northern" and inserting in lieu thereof the word "Commonwealth".
- 2. Amend section two (2) by striking from line four (4) the word "Northern" and inserting in lieu thereof the word "Commonwealth".

The amendment was lost.

Senator Kibbie offered the following amendment and moved its adoption:

- 1. Amend Section 1, line 4, by striking the words "lowa Northern University" and insert in lieu thereof the words "University of Northern Iowa".
- 2. Amend Section 2, line 4, by striking the words "Iowa Northern University" and insert in lieu thereof the words "University of Northern Iowa".

The amendment was adopted.

Senator Flatt offered the following amendment filed by Senators Flatt, Neu, DeKoster, Balloun, Lisle, Van Eaton, Erskine, Klefstad, Lucken, Briles, Shirley, Heying, Main and Frey, and moved its adoption:

Amend Senate File 151 by adding thereto the following new section:

"Sec. 5. There shall hereby be established under the state college of Iowa, hereafter known as Iowa Northern University, a branch of the University, the location of which and date of establishment shall be determined by the state board of regents. The University branch shall be a state institution of higher learning established, constructed, and operated in western Iowa and shall be known as Iowa Western University."

Senator Frommelt rose on point of order and requested a ruling on the germaneness of the amendment.

The Chair ruled the point well taken and the amendment non germane.

Senator Flatt then offered the following amendment and moved its adoption:

Amend Senate File 151 by adding thereto the following new section:

"Sec. 5. There shall hereby be established under the state college of Iowa, hereafter known as University of Northern Iowa, a branch of the University, the location of which and date of establishment shall be determined by the state board of regents. The University branch shall be a state institution of higher learning established, constructed, and operated in western Iowa and shall be known as University of Western Iowa."

Senator Frommelt rose on point of order and requested a ruling on the germaneness of the amendment.

The Chair ruled the point well taken and the amendment non germane.

Senator Flatt rose on point of order and requested a ruling by the chair on the germaneness of the title of the bill.

The Chair ruled the title germane and the point not well taken.

Senator Frommelt moved that action on the bill be deferred but that it retain its place on the calendar.

The motion prevailed.

On motion of Senator Lisle Senate File 150, a bill for an act relating to compensation of members of the state board of public instruction, was taken up for consideration.

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: 54

Ely Balloun Benda Erskine Briles Flatt Floy Buren Burns Frey Frommelt Cassidy Clarke Gaudineer Coleman Glenn Condon Hagedorn DeHart Heaberlin DeKoster Hill Denman Hougen Dodds Jepsen

Klefstad Kruck Kyhl Lamborn Lange Lisle Lodwick Lucken McGill Messerly Mills Murray

Patton Potgeter Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst

Walsh

O'Malley

Elvers Nays: 1

Main

Absent or not voting: 6

Heying

Neu

Kibbie

Riley

Nurse

Shirley

Kosek

Reichardt

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 152, a bill for an act to change the names of the state board of public instruction, the state superintendent of public instruction, and the state department of public instruction, was taken up for consideration.

Senator Denman moved to defer action on the bill but that it retain its place on the calendar.

The motion prevailed.

## UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Patton, Senate File 146, an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine, was taken up for further consideration.

Senator Main offered the following amendment and moved its adoption:

Amend section 1, line 3, by striking the words "of such section".

The amendment was adopted.

Mills

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: 50

Kruck Patton Balloun Erskine Potgeter Kvhl Flatt Benda Reno Briles Lamborn Flov Reppert Frey Lisle Buren Lodwick Rigler Burns Frommelt Schaben Lucken Cassidy Gaudineer Shaff Clarke Glenn Main Coleman Hagedorn McGill. Stanley Stephens Condon Heaberlin Messerly DeHart Van Eaton Hill Murray Van Gilst Denman Nurse Hougen Walsh Dodds Kibbie O'Malley Elv Klefstad

Nays: 5

DeKoster Jepsen Lange

Elvers

Absent or not voting: 6

Heying Neu Riley Shirley

Kosek Reichardt

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 message was received from the House:

Mr. President: I am directed to inform your honorable that the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet necessary medical services.

Also:

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

House Concurrent Resolution 9, relating to petitioning the President of the United States to reconsider his decision to cut back on vital and necessary federal-aid highway program.

WILLIAM R. KENDRICK, Chief Clerk

## ACTION DEFERRED

Senator Main asked and received unanimous consent that action on Senate File 127, Senate File 144, Senate File 147 and Senate File 149 be deferred, but that they retain their place on the calendar.

Senator Frey asked and received unanimous consent that action on Senate File 49 be deferred but that it retain its place on the calendar.

## EXTEND INVITATIONS

In commemoration of Lincoln's Birthday, Senator Frommelt moved that an invitation be extended to Mr. and Mrs. Fred Torrey, West Des Moines sculptors, to make an appearance before the Senate following their program to be presented in the House.

The motion prevailed.

Senator Benda announced that John Davis, of McClusky, N.D., national commander of the American Legion and former governor of North Dakota, would be in Des Moines February 13 and moved that he be invited to make an appearance before the Senate.

The motion prevailed.

## ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Flatt, chairman; Klefstad, Briles, Main and McGill, to investigate the character and qualifications of Ed Weinheimer of Fontanelle, Adair 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 of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Heying, chairman; Murray, Coleman, Lamborn and Jepsen, to investigate the character and qualifications of William E. Noble of Oelwein, Fayette 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators O'Malley, chairman; Shirley, Heaberlin, Potgeter and Walsh, to investigate the character and qualifications of Gene L. Needles of Des Moines, Polk County, Iowa, for appointment as Commissioner of Public Safety, under the provisions of Sections 80.2 and 80.3, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1967; and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

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

## HOUSE CONCURRENT RESOLUTION 9

## By the Roads and Highway Committee

WHEREAS, the Federal Aid Highway Act of 1956 and other federal statutes, created and established a program for the construction of a system of interstate and defense highways, and federal-aid primary and secondary highways with urban extensions in the State of Iowa and the several states of the nation; and

WHEREAS, the federal statutes have defined the sources of revenue and have dedicated the funds exclusively for the timely and orderly development of the highway system; and

WHEREAS, the Congress of the United States, under the Highway Act of 1956, as amended, has specified that these funds SHALL be distributed; and

WHEREAS, for the past decade the federal government has urged the State of Iowa and this state's highway industry to step up construction, and Iowa has been most cooperative in this regard as is evidenced not only by the accelerated highway program but also by the training and establishment of a skilled work force, and by the large, long-term capital investments undertaken by contractors, subcontractors and material suppliers to meet this commitment; and

WHEREAS, the construction team of working men and equipment, of professional engineers and contractors, once developed and operating efficiently, cannot be sustained if the financing becomes spasmodic and unreliable; and

WHEREAS, it has been definitely demonstrated in Iowa that better highways save the time, lives and money of our citizens, and that the consequences of a reduction in highway improvements would adversely affect the well-being of our citizens and cause further suffering and tragic loss of lives; and

WHEREAS, the orderly development of these modern highway systems is essential to preserve the national defense by providing the means of moving expeditiously the critical weapons, materials and personnel, and of coping with the aftermath of natural disaster or nuclear attack; and

WHEREAS, the rapid and convenient transportation of field crops, dairy and food products, livestock, lumber and minerals from the farms, ranches, mines and mills to distant consumer markets is essential to preserve these basic industries in the State of Iowa, and to expedite the flow of commerce between the states.

NOW, THEREFORE, BE IT RESOLVED, by the Sixty-second General Assembly of the State of Iowa, now in session, the Senate and House of Representatives concurring, that we respectfully petition the President of the United States, although justifiably concerned with the inflationary trends developing throughout the nation, to reconsider his decision to cut back on this most vital and necessary federal-aid highway program which, if not continued in an orderly fashion, will have lasting adverse effects upon the national defense and the economic stability of the State of Iowa and the several states.

BE IT FURTHER RESOLVED, that the Chief Clerk of the House of Representatives of the State of Iowa be hereby authorized and directed to forward certified copies of this Resolution to the President of the United States, to each member of the Iowa con-

gressional delegation and to the leadership of the Senate and House of Representatives of the United States.

The motion prevailed and the resolution was adopted.

Senator Frommelt asked and received unanimous consent that the resolution be immediately messaged to the House.

## INTRODUCTION OF BILLS

Senate File 213, by Senators Shaff, Rigler, Heying, Balloun, Flatt and Stephens, a bill for an act to repeal the levy of taxes for operation of area vocational schools.

Read first and second times and passed on file.

Senate File 214, by Senators Patton, Lange, Buren, Klefstad, Neu, McGill and Rigler, a bill for an act to raise the salary limits for councilmen in towns and cities under fifteen thousand (15,000) population.

Read first and second times and passed on file.

Senate File 215, by Senators Gaudineer, Denman and Neu, a bill for an act relating to special assessments for low type surfacing or treatment of roadways.

Read first and second times and passed on file.

Senate File 216, by Senator O'Malley, a bill for an act relating to compensation received by members of county boards of social welfare.

Read first and second times and passed on file.

Senate File 217, by Committee on Public Health and Walfare, a bill for an act relating to transportation for a discharged or paroled inmate.

Read first and second times and passed on file.

Senate File 218, by Senators Reppert, Lucken, Van Gilst, Jepsen, Kosek, Kibbie, Messerly, O'Malley and Klefstad, a bill for an act relating to municipal speed limit changes.

Read first and second times and passed on file.

## HOUSE MESSAGE CONSIDERED

House File 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet necessary medical services.

Read first and second times, and passed on file.

## AMENDMENT FILED

## HOUSE JOINT RESOLUTION 10

Amend the Committee On Governmental Affairs amendment filed February 9, 1967, as follows:

1. By striking lines one hundred forty (140) and one hundred forty-one (141) thereof and by inserting in lieu thereof the following:

''newspaper published at Cedar Rapids, Iowa and in The Telegraph-Herald, a newspaper published at Dubuque, Iowa.

WILLIAM F. DENMAN

On motion of Senator Frommelt, the Senate adjourned until 11 a.m., Monday, February 13, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, February 13, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Fred J. Peters, pastor of Grace Lutheran Church, Spirit Lake, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Van Eaton for the day on request of Senator Erskine.

## PETITIONS

The following petitions were presented and placed on file:

By Senator Buren from 27 residents of Worth, Winnebago and Hancock Counties in favor of daylight saving time from Memorial Day to Labor Day.

By Senator Buren from 83 residents of Worth, Winnebago and Hancock Counties in favor of daylight saving time.

By Senator Denman from 30 residents of Polk County in favor of daylight saving time.

By Senator Ely from 45 residents of Linn County in support of Senate File 118.

By Senator Klefstad from 56 residents of Pottawattamie County opposing daylight saving time.

By Senator Lamborn from 58 residents of Jackson and Clinton Counties in opposition to daylight saving time.

By Senator Patton from 58 residents of Delaware County in favor of daylight saving time.

## SCULPTOR PRESENTED

In observance of the birthday of Abraham Lincoln, Senator O'Malley presented to the Senate Fred Torrey, sculptor of the statue of Lincoln and son, Tad, located at the west entrance of the Capitol building.

## PRESENT NATIONAL LEGION COMMANDER

President Fulton appointed as a committee of three, Senators Benda, Murray and Briles, to escort the national commander of The American Legion, John Davis and party, to the rostrum. Accompanying Commander Davis were William Fulton, Iowa department commander; Donald E. Johnson, past national commander and past Iowa department commander; James O'Neil, editor of the Legion magazine and past national commander and Robert Loundsberry, national executive committeeman.

Commander Fulton presented Commander Davis to President Fulton and members of the Senate. Commander Davis brought greetings from his organization to the Iowa Senate and expressed his appreciation for the opportunity to make an appearance, before being escorted from the Senate chamber by the committee previously appointed.

Senator Clarke asked and received unanimous consent to present the following resolution and to have the same printed in the journal:

## RESOLUTION: No. 526

WHEREAS, the people of the City of Belmond received outstanding aid and assistance from governmental agencies of the State of Iowa following the devastating tornado that struck our community on October 14, 1966, and

WHEREAS, this Council deems it most fitting and proper that we express our appreciation to our Governor and Legislators for the manpower, the equipment and all other aid furnished to us by agencies of the State of Iowa following the tornado,

NOW, THEREFORE, BE IT RESOLVED that the People of the City of Belmond do hereby express to Honorable Harold E, Hughes, Governor of the State of Iowa, and to the members of the Senate and House of Representatives of the Sixty-second General Assembly of the State of Iowa, our special thanks to all governmental organizations and agencies for the manpower, the equipment and all other assistance furnished to us following the storm. The help we received was an outstanding example of "government for the people" and we shall ever be grateful.

BE IT FURTHER RESOLVED that this Resolution be spread upon the minutes of the proceedings of this Council and that a duly attested copy of this Resolution be immediately transmitted to Honorable Harold E. Hughes, Governor of the State of Iowa and the Secretary of the Senate and the Clerk of the House of Representatives of the Sixty-second General Assembly of the State of Iowa.

Passed, approved and adopted this 6th day of February, 1967.

ROBERT E. MISNER Mayor of the City of Belmond, Iowa.

## SENATE RESOLUTION 3

Senator Klefstad called up the following resolution:

WHEREAS, Robert O. Jackson has performed in an excellent manner as Sergeant-at-Arms in the Iowa House of Representatives in the 61st General Assembly, and

WHEREAS, he has repeated this excellent performance in his duties as Sergeant-at-Arms in the Iowa Senate 62nd General Assembly, and

WHEREAS, he has found an opportunity to improve himself with the Office of Economic Opportunity,

BE IT HEREBY RESOLVED, that a sincere thank you be extended to him by the members of the Senate and wish him great success in his new endeavor.

GILBERT E. KLEFSTAD, Chairman Joint Patronage Committee

On motion of Senator Klefstad, the resolution was adopted.

## MOTION TO RECONSIDER

Senator Condon called up the following motion filed by him on February 9 and moved its adoption:

Mr. President: I move to reconsider the vote by which Senate Concurrent Resolution 11 was adopted by the Senate on February 8, 1967.

GENE CONDON

Roll call was requested.

On the question, "Shall the vote by which Senate Concurrent Resolution 11 was adopted be reconsidered?", the vote was:

Ayes: 25

		•	
Briles	Gaudineer	Kyhl	Reno
Burns	Hougen	Lange	Rigler
Cassidy	Jepsen	Lisle	Riley
Clarke	Klefstad	Messerly	Shirley
Condon	Kosek	Mills	Stanley
DeKoster	Kruck	Potgeter	Walsh
Erskine		9 .	

Nays: 30

Benda	Frommelt	Lodwick	Patton
Coleman	Glenn	Main	Reichardt
DeHart	Hagedorn	McGill	Reppert
Denman	Heaberlin	Murray	Schaben
Dodds	Heying	Neu	Shaff
Elvers	Hill	Nurse	Stephens
Ely	Kibbie	O'Malley	Van Gilst
Floy	Lamborn		an and

Absent or not voting: 6

Balloun	Flatt	Lucken	Van Eaton
Buren	Frev		van Baron

The motion was lost.

Senator Heying asked and received unanimous consent that Senate Concurrent Resolution 11 be immediately messaged to the house.

## UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Main, Senate File 127, a bill for an act relating to the subject matter which must appear upon the delivery ticket accompanying a delivery of a bulk commodity, was taken up for further consideration.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 127 as follows:

1. By striking section one (1) and by renumbering the remaining sections.

Senator Hill asked and received unanimous consent that the bill be rereferred to the Agriculture Committee for further study.

On motion of Senator Heaberlin Senate File 144, an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report, was taken up for further consideration.

Senator Stanley called up the amendment filed on February 9 and found on page 290 of the Senate Journal and moved its adoption.

Senator Stanley asked and received unanimous consent that action on the amendment be deferred.

Senator Potgeter offered the following amendment and moved its adoption.

Amend Senate File 144, line 6, by striking the word "ten (10)" and inserting in lieu thereof the word "thirty (30)", and in line 9, by striking the word "fifty (50)" and inserting in lieu thereof the word "ten (10)".

The amendment was adopted.

Senator Stanley asked and received unanimous consent to withdraw his amendment.

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: 56

Benda	Flatt	Kosek	O'Malley
Briles	Floy	Kruck	Patton
Buren	Frey	Kyh1	Potgeter
Burns	Frommelt	Lamborn	Reichardt
Cassidy	Gaudineer	Lange	Reno
Clarke	Glenn	Lisle	Reppert
Coleman	Hagedorn	Lodwick	Rigler
Condon	Heaberlin	Lucken	Riley
DeHart	Heying	Main	Schaben

## JOURNAL OF THE SENATE

Feb. 13.

DeKoster Dodds Elvers Ely Erskine Hill Hougen Jepsen Kibbie Klefstad McGill Messerly Mills Neu Nurse Shaff Stanley Stephens Van Gilst Walsh

Nays: 3

Denman

Murray

Shirley

Absent or not voting: 2

Balloun

Van Eaton

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 with President Fulton presiding.

## UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Frey, Senate File 49, an act to repeal the local option provisions of Chapter one hundred twenty-three (123), Code 1966, was called up for further consideration.

Senator Frey moved that the bill be read a third 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 Ely Buren Floy Burns Frev Cassidy Frommelt Clarke Gaudineer Coleman Glenn; Condon Hagedorn . DeHart Heying DeKoster Hougen Denman Jepsen. Dodds Kibbie Elvers Klefstad

Kosek
Kruck
Lamborn
Lisle
Lodwick
Lucken
Messerly
Mills
Murray
Neu
Nurse

O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley

Walsh

Nays: 11

Briles

Heaberlin

Lange

Stephens Van Gilst

Erskine Flatt Hill Kvhl Main

McGill

Absent or not voting: 2

Balloun

Van Eaton

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

## BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on February 10, 1967, the Governor had approved the following bills:

Senate File 2, relating to the Soldiers Home.

Senate File 3, relating to extension of benefits to certain members of the air force and veterans of the Viet Nam conflict and Korean conflict.

Senate File 4, relating to Korean and Viet Nam conflict veterans and the disabled and retired firemen and policemen act.

## COMMUNICATION

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of John E. Andrews of Des Moines, Polk County, Iowa, for appointment as a member of the Board of Parole, under the provisions of Sections 247.1 and 247.2, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Harold L. Martin.

Respectfully yours, HAROLD E. HUGHES, Governor

## ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Denman, chairman; Kosek, Klefstad, Dodds, and Lamborn, to investigate the character and qualifications of John E. Andrews of Des Moines, Polk County, Iowa, for appointment as a member of the Board of Parole, under the provisions of Sections 247.1 and 247.2, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Harold L. Martin.

## SENATE CONCURRENT RESOLUTION 17

By: Burns, Jepsen, Murray, Balloun, Elvers, Mills, Cassidy, Messerly, Heaberlin, and DeKoster

WHEREAS, the business of the state of Iowa is huge and complicated, and

WHEREAS, the legislators frequently find it necessary to call their districts for information and counsel, and

WHEREAS, there are present in the state of Iowa great sources of information such as colleges, universities, government offices, staffs of private business, local judges, local doctors and merchants with whom legislators would like to counsel, and

WHEREAS, there exists a telephone system known as WATS (wide area telephone system) which, for a very low cost, would provide this important service for legislators while in sessions, therefore,

Be It Resolved by the Senate, the House Concurring:

That two (2) WATS lines be installed in an appropriate place in the Senate area and three (3) WATS lines be installed in an appropriate place in the House area.

## INTRODUCTION OF BILLS

Senate File 219, by Senator Van Gilst, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor.

Read first and second times and passed on file.

Senate File 220, by Senator O'Malley, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

Read first and second times and passed on file.

Senate File 221, by Senators Gaudineer, Riley, Hill, Mills, Rigler, Stanley, Denman, Neu and Shirley, a bill for an act relating to the internal operation of the district court in rendering services.

Read first and second times and passed on file.

Senate File 222, by Senator Main, a bill for an act relating to the sale of hay and straw.

Read first and second times and passed on file.

Senate File 223, by Senators Denman, Reppert, Messerly, O'Malley, Klefstad, DeHart and Neu, a bill for an act relating to minimum speed regulation.

Read first and second times and passed on file.

Senate File 224, by Senators Denman, Riley, h.11, Gaudineer, Neu and Shirley, a bill for an act to define the jurisdiction and duties of district court judges.

Read first and second times and passed on file.

## ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

SJR	23	Appropriations
SF	192	Ways and Means
SF	193	Conservation and Recreation
SF	194	Public Health and Welfare
SF	195	Safety and Law Enforcement
SF	196	Governmental Affairs
SF	197	Appropriations
SF	198	Governmental Subdivisions
SF	199	Governmental Subdivisions
SF	200	Judiciary
SF	201	Judiciary
SF	202	Public Health and Welfare
SF	203	Judiciary
SF	204	Commerce
SF	205	On Calendar
SF	206	On Calendar
SF	207	On Calendar
SF	208	Judiciary
SF	209	Judiciary
SF	210	Governmental Affairs

SF	211	Commerce
SF	212	Safety and Law Enforcement
SF	213	Ways and Means
SF	214	Governmental Subdivisions
SF	215	Governmental Subdivisions
SF	216	Public Health and Welfare
SF	217	On Calendar
SF	218	Governmental Subdivisions
HF	93	Public Health and Welfare

#### REPORTS OF COMMITTEES

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 67, a bill for an act relating to the enforcement division of the Iowa liquor control commission, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred Senate File 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act, 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.

#### AMÉNDMENTS FILED

Amend Senate Concurrent Resolution 14 by inserting between the seventh and eighth paragraphs of the preamble the following paragraph:

"Whereas, fifty-eight percent of Iowa's citizens believe the Iowa Highway Commission should establish another route and only twenty-three percent say they should not, while nineteen per cent expressed no opinion in the Iowa poll published December 18, 1966, it is the evident will of the people that the Interstate 35 route should be changed. Seventy-nine per cent of the people of Iowa feel the farmers resistance to this diagonal routing is justified; and"

Amend Senate File 94 as follows:

Amend section one (1) by striking lines three (3) through eleven (11) and inserting in lieu thereof the following:

"No advance payment, loan or partial payment of damages made as an accomodation to an injured person or on his behalf to others or to the heirs at law or dependents of a deceased person made under any liability insurance policy because of an injury, death claim or property damage claim or potential claim against any insured thereunder or any claim against an insured thereunder arising from any accident or other event insured against for damages to or the destruction of property owned by another person shall be construed as an admission of liability by the insured, or the insurer's recognition of such liability, with respect to such injured or deceased person or with respect to any other claim arising from the same accident or event. Any such payments or unpaid loans shall, however, constitute a credit and be deductible from any final settlement made or judgment rendered with respect to such injured or deceased person."

J. HENRY LUCKEN and C. JOSEPH COLEMAN

Amend Senate File 130 as follows:

Amend section three (3) by striking from line twenty (20) the word "female" and inserting in lieu thereof the word "person".

WILLIAM J. REICHARDT

Amend Senate File 149 as follows:

1. By striking subsection two (2) and inserting in lieu thereof the following:

"By inserting in line thirteen (13) of paragraph ('a') of subsection four (4) a period after the word 'fee' and by striking from lines thirteen (13) through fifteen (15) the words 'unless he is specifically exempted by subsection 1 of this section.'"

JAMES F. SCHABEN

Amend Senate File 151 as follows:

- 1. Amend by striking Section one (1) as amended by the Kibbie amendment filed February 9, 1967 and inserting in lieu thereof the following:
- "Section 1. Section two hundred sixty-eight point one (268.1), Code 1966, is hereby amended as follows:
- 1. By striking from line one (1) the word 'school' and inserting in lieu thereof the word 'university'.
- 2. By striking from line three (3) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'."
- 2. Amend by striking Section two (2) as amended by the Kibbie amendment filed February 9, 1967 and inserting in lieu thereof the following:

- "Sec. 2. Whenever in the Acts of the Sixty-second (62nd) General Assembly reference is made to the State College of Iowa, other than in this Act, said reference shall be construed to mean the University of Northern Iowa,"
  - 3. Amend by adding thereto the following new sections:
- "Sec. 5. Section sixteen point twenty-four (16,24), Code 1966, is hereby amended by striking from lines four (4) and five (5) of subsection eighteen (18) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 6. Section ninety-seven B point forty-one (97B.41), Code 1966, is hereby amended by striking from subsection fourteen (14), paragraph d, lines six (6) and seven (7) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 7. Section one hundred forty-seven point thirty-one (147.31), Code 1966, is hereby amended by striking from lines eleven (11) and (12) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 8. Section two hundred sixty-two point seven (262.7), Code 1966, is hereby amended by striking subsection three (3) of such section and inserting in lieu thereof the following:

'The University of Northern Iowa,'

- "Sec. 9. Section two hundred sixty-two point thirty (262.30), Code 1966, is hereby amended by striking from line nine (9) the words 'state college of Iowa' and inserting in lieu thereof the words 'university of northern Iowa'.
- "Sec. 10. Section two hundred sixty-two point forty-three (262.43), Code 1966, is hereby amended by striking from line eleven (11) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 11. Section two hundred sixty-two point forty-four (262.44), Code 1966, is hereby amended by striking from lines five (5) and six (6) of subsection one (1) the words "State College of Iowa" and inserting in lieu thereof the words "University of Northern Iowa".
- "Sec. 12. Section two hundred sixty-two point fifty-five (262.55), Code 1966, is hereby amended by striking from line four (4) of subsection three (3) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 13. Section two hundred sixty-two point fifty-six (262.56), Code 1966, is hereby amended by striking from line eight (8) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'."

JOHN P. KIBBIE

Amend Senate File 152 as follows:

1. In section 1, insert the following at the end of line 8:

- "Wherever in the Code the words 'state board of public instruction' or 'board of public instruction' are used, said words are stricken and the words 'state board of education' are inserted in lieu thereof."
  - 2. In section 2, insert the following at the end of line 9:

"Wherever in the Code the words 'state superintendent of public instruction' or 'superintendent of public instruction' are used, said words are stricken and the words 'state commissioner of education' are inserted in lieu thereof. Wherever in the Code the word 'superintendent' is used with reference to the superintendent of public instruction, said word is stricken and the word 'commissioner' is inserted in lieu thereof." thereof."

3. In section 3, insert the following at the end of line 9:

"Wherever in the Code the words 'state department of public instruction' are used, said words are stricken and the words 'state department of education' are inserted in lieu thereof."

DAVID STANLEY

Amend Senate File 161, Section 2, line 5 by striking the words "prospecting, soundings, or drillings" and inserting in lieu thereof the words "soundings or drillings".

GEORGE E. O'MALLEY

Amend Senate File 164 as follows:

Amend section one (1) by striking lines four (4) through seven (7) and inserting in lieu thereof the following:

"words", but from and after January 1,1968 shall not apply to the first two thousand (2,000) dollars of annuities received under the United States retirement system from the United States civil service retirement and disability fund or to the first two thousand (2,000) dollars of annuities or retirement pay received by United States military personnel who have completed twenty (20) years or more service"."

ROBERT R. RIGLER

Amend Senate File 186 as follows:

- 1. By striking from line seven (7) the word "condensed" and inserting in lieu thereof the word ", condensed,".
  - 2. By inserting in line eight (8) after the word "milk," the following:

"which name shall not include the words 'milk' or 'milk products' or any derivative thereof,".

ADOLPH ELVERS

Amend Senate File 191 as follows:

1. By inserting following the title the following words, "Be It Enacted by the General Assembly of the State of Iowa:"

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, February 14, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, February 14, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend William Dean Swift, pastor of the Trinity Episcopal Church, Davenport, Iowa.

## PRESENTATION OF VISITORS

Senator O'Malley rose on point of personal privilege and presented to the Senate 50 students from Benjamin Franklin Junior High School, Des Moines, who were present in the Senate balcony with their instructors, Mrs. Askegaard and Mr. Newton.

## PETITIONS

The following petitions were presented and placed on file.

By Senator Buren from 39 residents of Worth, Winnebago and Hancock Counties favoring daylight saving time.

By Senator Frommelt from 40 residents of Dubuque County favoring daylight saving time.

By Senator Lucken from 47 residents of Plymouth County in favor of election by the people at a regular school election: The Superintendent of Public Instruction and the Members of the Board of Public Instruction on a non-partisan ballot and opposing the reappointment of Superintendent Paul F. Johnston.

By Senator Messerly from 31 residents of Black Hawk County favoring daylight saving time.

Those in opposition to daylight saving time:

By Senator Buren from 133 residents of Worth, Winnebago and Hancock Counties.

By Senator Erskine from 85 residents of Woodbury County.

By Senator Frey from 50 residents of Pottawattamie County.

By Senator Shirley from 28 residents of Audubon, Dallas and Guthrie Counties.

## COMMUNICATIONS

February 14, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Robert C. Barry of Danbury, Woodbury 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

February 14, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C. A. L.

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Derby D. Thompson of Burlington, Des Moines 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

February 14, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Koert S. Voorhees of Cedar Falls, Black Hawk County, Iowa, for appointment as a member of the Iowa State Highway Commission, under the provisions of Sections 307.1 and 307.2, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

## REPORTS OF CONFIRMATION COMMITTEES

Senator Benda submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Mr. George L. Paul of Brooklyn, Poweshiek County, Iowa, for reappointment as a member of the Board of Parole, under the provisions of Sections 247.1 and 247.2, Code of Iowa, 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

KENNETH BENDA, Chairman ROBERT J. BURNS BASS VAN GILST EUGENE M. HILL CHARLES F. BALLOUN

On motion of Senator Benda the report was adopted.

Senator Benda moved the appointment of George L. Paul as a member of the Board of Parole for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 49

Balloun	Frommelt	Lamborn	Reno
Benda	Glenn	Lange	Reppert
Briles	Hagedorn	Lisle	Rigler
Buren	Heaberlin	Lodwick	Riley
Burns	Heying	Lucken	Schaben
Cassidy	Hill	Messerly	Shaff
Clarke	Hougen	Neu	Shirley
Coleman	Kibbie	Nurse	Stanley
DeKoster	Klefstad	O'Malley	Stephens
Denman	Kosek	Patton	Van E <b>a</b> ton
Dodds	Kruck	Potgeter	Van Gilst
Elvers	Kyhl	Reichardt	Walsh
Erskine			

Navs: 0

Absent or not voting: 12

Condon	Flatt		Gaudineer	McGill
DeHart	Floy		Jepsen	Mills
Ely	Frey	*	Main	 Murray

The motion prevailed and President Fulton declared the appointment of George L. Paul as a member of the Board of Parole confirmed for a six-year term beginning July 1, 1967, and ending June 30, 1973.

Senator Hougen submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Dale K. DeKoster of Waterloo, Black Hawk County, Iowa, for the appointment as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, under the provisions of Section 97B.8, Code of Iowa 1966, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

CHESTER O. HOUGEN, Chairman DONALD W. MURRAY JOHN L. BUREN H. KENNETH NURSE JAMES A. POTGETER

On motion of Senator Hougen the report was adopted.

Senator Hougen moved the appointment of Dale K. DeKoster as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 51

Balloun	Erskine	Lamborn	Reichardt
Benda	Floy	Lange	Reno
Briles	Frey	Lisle	Reppert
Buren	Frommelt	Lodwick	Rigler
Burns	Glenn	Lucken	Riley
Cassidy	Hagedorn	McGill	Schaben
Clarke	Heaberlin	Messerly	Shaff
Coleman	Heying	Murray	Stanley
DeHart	Hill	Neu	Stephens
DeKoster	Hougen	Nurse	Van Eaton
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kruck	Patton	Walsh
Elvers	Kyhl	Potgeter	

Nays: 1

Klefstad

Absent or not voting: 9

CondonGaudineerKibbieMillsElyJepsenMainShirleyFlatt

The motion prevailed and President Fulton declared the appointment of Dale K. DeKoster 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, 1967 and ending June 30, 1973.

Senator Reno submitted the following report:

Mr. President: It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Richard C. Lacy of Bloomfield, Davis County, Iowa, for appointment as a member of the Employment Safety Commission, under the provisions of Sections 88A.3, 88A.4, and 88A.6, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Allan A. Swanson of Stanton, has completed its investigation and recommends Richard C. Lacy for this appointment.

MAX E. RENO, Chairman ROBERT R. DODDS KENNETH BENDA GENE W. GLENN SEELEY G. LODWICK

On motion of Senator Reno the report was adopted,

Senator Reno moved the appointment of Richard C. Lacy as a member of the Employment Safety Commission for the unexpired term ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun Flov Lamborn Reichardt Benda Frev Lange Reno Briles Lisle Frommelt Reppert Buren Lodwick Glenn Rigler Burns Hagedorn Lucken Rilev Cassidy Heaberlin Main Schaben Clarke Heving McGill Shaff Coleman Hill Messerly Shirley DeKoster Hougen Murray Stanley Denman Klefstad Neu Stephens Dodds Kosek Van Eaton Nurse Elvers Kruck O'Mallev Van Gilst Ely Kvhl Patton Walsh Erskine

Navs: 0

Absent or not voting: 8

CondonFlattJepsenMillsDeHartGaudineerKibbiePotgeter

The motion prevailed and President Fulton declared the appointment of Richard C. Lacy as a member of the Employment Safety Commission confirmed for the unexpired term ending June 30, 1971.

Senator Rigler 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 W. C. Hahle, Sumner, Bremer County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Section 93.1, Code of Iowa 1966, for the regular three-year term beginning July 1, 1967, and ending June 30, 1970, has completed its investigation and recommends W. C. Hahle for this appointment.

ROBERT RIGLER, Chairman ADOLPH W. ELVERS DELBERT FLOY JOHN W. PATTON FRANCIS L. MESSERLY

On motion of Senator Rigler, the report was adopted.

Senator Rigler moved the appointment of W. C. Hahle for appointment as a member of the Iowa Commission for the Blind for the regular three-year term beginning July 1, 1967 and ending June 30, 1970.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 55

Balloun	Floy	Lamborn	Reichardt
Benda	Frey	Lange	Reno
Briles	Frommelt	Lisle	Reppert
Burns	Glenn	Lodwick	Rigler
Cassidy	Hagedorn	Lucken	Riley
Clarke	Heaberlin	Main	Schaben
Coleman	Heying	McGill	Shaff
DeKoster	Hill	Messerly	Shirley
Denman	Hougen	Murray	Stanley
Dodds	Kibbie	Neu	Stephens
Elvers	Klefstad	Nurse	Van Eaton
$\mathbf{Ely}$	Kosek	O'Malley	Van Gilst
Erskine	Kruck	Patton	Walsh
Flatt	Kyhl	Potgeter	

Navs: 0

Absent or not voting: 6

the state of the s			
Buren	DeHart	 Jepsen	Mills
Condon	Gaudineer		
Condon	Gaudineer		

The motion prevailed and President Fulton declared the appointment of W. C. Hahle as a member of the Iowa Commission for the Blind confirmed for the regular three-year term beginning July 1. 1967 and ending June 30, 1970.

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 Mr. Paul F. Johnston, Des Moines, Polk County, Iowa, for appointment as State Superintendent of Public Instruction, in accordance with Section 2.40, Code 1966, for the term commencing January 1, 1967, and ending January 1, 1971, has completed its investigation and recommends Paul F. Johnston for this appointment.

HOWARD C. REPPERT, Chairman ROBERT R. DODDS JOSEPH W. CASSIDY JOSEPH B. FLATT VERN LISLE

On motion of Senator Reppert, the report of the committee was adopted.

Senator Hill moved to defer action on the confirmation of Paul F. Johnston as State Superintendent of Public Instruction until March 7, 1967.

Roll call was requested.

On the question "Shall action on the confirmation be deferred?" the vote was:

Ayes: 19

Balloun	Hill	Lamborn	Shaff
Flatt	Hougen	Lucken	Shirley
Glenn	Jepsen	Patton	Stephens
Hagedorn	Klefstad	Potgeter	Van Gilst
Heaberlin	Kruck	Schaben	

Nays: 37

Benda	Dodds	Lange	O'Malley
Buren	Elvers	Lisle	Reichardt
Burns	Ely	Lodwick	Reno
Cassidy	Erskine	Main	Reppert
Clarke	Frey	McGill	Rigler
Coleman	Frommelt	Messerly	Riley
Condon	Kibbie	Murray	Stanley
DeHart	Kosek	Neu	Van Eaton
DeKoster	Kyhl	Nurse	Walsh
Denman			

Absent or not voting:

Briles	Gaudineer	Heying	Mills	
Flov	and the second s	• •		

The motion was lost.

Senator Reppert moved the appointment of Paul F. Johnston as State Superintendent of Public Instruction for the term commencing January 1, 1967, and ending January 1, 1971.

On the question"Shall the appointee be confirmed?"the vote was:

Rule 8 was invoked.

Ayes: 46

Benda	Ely	Lange	Reichardt
Buren	Erskine	Lisle	Reno
Burns	Flatt	Lodwick	Reppert
Cassidy	Floy	Main	Rigler
Clarke	Frey	McGill	Riley
Coleman	Frommelt	Messerly	. Shaff
Condon	Hagedorn	Murray	Shirley
DeHart	Jepsen	Neu	Stanley
DeKoster	Kibbie	Nurse	Van Eaton
Denman	Klefstad	O'Malley	Van Gilst
Dodds	Kosek	Potgeter	Walsh
Elvers	Kyhl		
	•		

Navs: 11

Hill Hougen	Lamborn Lucken	Schaben Stephens
nougen	Lucito	•
Kruck	Patton	•
	Hougen	Hougen Lucken

Absent: 4

Briles

The	motion	prevailed	and	President	Fulton	declared	the	appointm	ent of Paul F.
		•						7.7	•

Heying

Gaudineer

January 1, 1967, and ending January 1, 1971.

Senator Denman submitted the following report and asked and received unanimous consent that the rules be suspended and the appointment considered:

Mr. President: Your committee to investigate the character and qualifications of John E. Andrews of Des Moines, Polk County, Iowa, for appointment as a member of the Board of Parole, under the provision of Sections 247.1 and 247.2, Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1971, to fill the vacancy created by the resignation of Harold L. Martin, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

WILLIAM F. DENMAN, Chairman ERNEST KOSEK GILBERT KLEFSTAD ROBERT R. DODDS CLIFTON C. LAMBORN

Mills

On motion of Senator Denman, the report of the committee was adopted.

Senator Denman moved the appointment of John E. Andrews as a member of the Board of Parole for the unexpired term ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 58

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Klefstad

Kosek

Kruck

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Murray
Neu
Nurse
O'Malley
Patton

Kvhl

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Nays: 0

Absent or not voting: 3

Gaudineer

Kibbie

Mills

The motion prevailed and President Fulton declared the appointment of John E. Andrews as a member of the Board of Parole confirmed for the unexpired term ending June 30, 1971.

# 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 No. 20, a bill for an act relating to adoption.

Also

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

Senate File No. 18, a bill for an act relating to registration plates.

#### THIRD READING OF BILLS

On motion of Senator Neu Senate File 90, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was taken up for consideration:

Amend Senate File 90 by adding after the word "held" in line Seven (7): "except for the clerk of the district court who shall receive no compensation for his duties as a member of the commission".

Senator Neu asked and received unanimous consent that further action on Senate File 90 be deferred and that the bill retain its place on the calendar.

On motion of Senator Schaben Senate File 149, a bill for a act requiring all distributors of commercial feed to file semi-annual tonnage statements with the Department of Agriculture, was taken up for consideration.

Senator Schaben offered the following amendment and moved its adoption:

1. By striking subsection two (2) and inserting in lieu thereof the following:

"By inserting in line thirteen (13) of paragraph ('a') of subsection four (4) a period after the word 'fee' and by striking from lines thirteen (13) through fifteen (15) the words 'unless he is specifically exempted by subsection 1 of this section.'"

The amendment was adopted.

Senator Schaben moved that the bill be read a third 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 Lamborn Potgeter Erskine Benda Reichardt Flatt Lange Briles Reppert Lisle Floy Buren Rigler Frev Lodwick Burns Riley Lucken Frommelt Cassidy Schaben Main Glenn Clarke Shaff McGill Hagedorn Coleman Messerly Shirley Heaberlin Condon Stanley Murray Heying DeHart Stephens Neu Hill DeKoster Van Eaton Jepsen Nurse Dodds O'Malley Van Gilst Klefstad Elvers Patton Walsh Kosek Ely Kyhl

Nays: 0

Absent or not voting: 7

Denman

Hougen

Kruck

Reno

Gaudineer

Kibbie

Mills

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

Senator Lisle assumed the chair at 11:45 a.m.

On motion of Senator Patton Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer, was taken up for consideration.

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: 56

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely Erskine Flatt Floy Frey Frommelt

Heaberlin Heying Hill Jepsen Klefstad Kosek

Hagedorn

Kruck Kyhl Lange Lisle

Lisle Lodwick Lucken Main McGill Messerly

Murray Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben

Shaff

Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 5

Gaudineer Hougen Kibbie

Lamborn

Mills

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

# ADDITIONAL COPIES

Senator Heying asked and received unanimous consent to have 500 copies of Senate File 228 printed.

# REPORTS OF COMMITTEES

Senator Heying submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred House File 43, a bill for an act relating to the selection of grand jurors, begs leave to report it has had the same under consideration and recommends the same do pass.

HILARIUS L. HEYING, pro tem chairman

Ordered passed on file.

Senator McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>Senate File 124</u>, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator George E. O'Malley submitted the following report:

Mr. President--Your committee on Judiciary to which was referred House File 60, a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps, 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 McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 132, a bill for an act to change the method of marking waterfowl, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate Joint Resolution 20, a bill for an act designating the Iowa geode as the official state rock for the state of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass

DONALD S. McGILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 135, a bill for an act relating to bait dealers' licenses, recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 135 as follows:

By striking all of Section 1 and inserting in lieu thereof the following: "Section 1. Section one hundred nine point one hundred twelve (109.112), Code 1966, is hereby repealed and the following enacted in lieu thereof: 'It shall be lawful to issue licenses or tags for commercial fishing gear and commercial fishing gear operators' certificates to residents of other states provided their state of residence issues similar licenses, tags or certificates to residents of Iowa," "

DONALD S. McGILL, Chairman

Ordered passed on file.

#### INTRODUCTION OF BILLS

Senate File 225, by Committee on Agriculture, a bill for an act relating to establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled.

Read first and second times and passed on file.

Senate File 226, by Senator Kibbie, a bill for an act relating to the compensation of members of the General Assembly.

Read first and second times and passed on file.

Senate File 227, by Senator Walsh, a bill for an act relating to motorcycle operator's licenses, motorcycle mufflers, and safety regulations concerning the operation of motorcycles.

Read first and second times and passed on file.

Senate File 228, by Senators Heying, Elvers, Benda, Balloun, Walsh, Clarke, Reno, Potgeter, Patton, Kyhl, Hagedorn, Kruck, Nurse, Buren, Condon, Coleman, Floy, Dodds, Klefstad, Hougen, Schaben, Main, Heaberlin, Frey, Kibbie, Jepsen, McGill, Lamborn, Briles, Flatt and Shirley, a bill for an act relating to personal property tax revision and to provide a replacement therefor.

Read first and second times and passed on file.

Senate File 229, by Senators Stanley, O'Malley, Frommelt, Walsh, Floy and Messerly, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors.

Read first and second times and passed on file.

Senate File 230, by Senators Stanley, Denman, Gaudineer and DeHart, a bill for an act to amend section four hundred nine point fourteen (409.14), Code 1966, by extending the platting jurisdiction of cities and towns to three miles.

Read first and second times and passed on file.

Senate File 231, by Committee on Agriculture, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments

processing only meat and poultry.

Read first and second times and passed on file.

Senate File 232, by Senator Stanley, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county.

Read first and second times and passed on file.

Senate File 233, by Senators Stanley, O'Malley, Frommelt, Walsh and Floy, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors.

Read first and second times and passed on file.

Senate File 234, by Senator Stanley, a bill for an act to designate Herbert Hoover Day as a state holiday.

Read first and second times and passed on file.

Senate File 235, by Committee on Public Health and Welfare, a bill for an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school.

Read first and second times and passed on file.

Senate File 236, by Committee on Public Health and Welfare, a bill for an act relating to canteens in institutions under the board of control.

Read first and second times and passed on file.

Senate File 237, by Senators Denman, Riley, Hill, O'Malley, Rigler, Gaudineer, Neu and Shirley, a bill for an act to prevent the extension of the municipal court system.

Read first and second times and passed on file.

Senate File 238, by Senator Kosek, a bill for an act relating to compensation received by jurors.

Read first and second times and passed on file.

Senate File 239, by Senators Benda, Patton, Shaff, Lange and Hagedorn, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes.

Read first and second times and passed on file.

Senate File 240, by Senator Benda, a bill for an act relating to inspection of public buildings by the fire marshal.

Read first and second times and passed on file.

Senate File 241, by Senators Riley, DeHart, Hagedorn, Neu, Nurse and Kyhl, a

bill for an act to amend sections three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor.

Read first and second times and passed on file.

Senate File 242, by Senator Flatt, a bill for an act declaring teaching a profession.

Read first and second times and passed on file.

Senate File 243, by Senator Patton, a bill for an act relating to the establishment of a permanent canteen fund for institutions under the board of control.

Read first and second times and passed on file.

#### HOUSE MESSAGE CONSIDERED

House File 20, a bill for an act relating to adoption.

Read first and second times, and passed on file.

## AMENDMENTS FILED

Amend Senate File 73 as follows:

1. Amend section one (1) line fourteen (14) by inserting after the word "civil" the words "or criminal".

TOM RILEY
JOHN BUREN
JOHN KIBBIE

Amend Senate File 90 as follows:

Amend subsection one (1) of section one (1) by striking the last sentence thereof.

ARTHUR A. NEU

Amend Senate File 90 by striking all after the enacting clause and inserting in lieu thereof, the following:

- "Section 1. Section two hundred twenty-eight point nine (228.9), subsection one (1), Code 1966, is hereby amended as follows:
- 1. By striking from line four (4) the word 'seven' and inserting in lieu thereof the word 'twelve (12)'.
- 2. By striking from line eight (8) the word 'seven' and inserting in lieu thereof the word 'twelve (12)'."

FRANCIS MESSERLY

Amend Senate File 185 as follows:

- 1. By inserting a comma (,) after "association" in line 3 of section 3.
- 2. By inserting a comma (,) after "association" in line 6 of section 3.

HUGH H. CLARKE

Amend Senate Joint Resolution 21 as follows:

- 1. By striking from section one (1) all of lines three (3) through five (5) inclusive.
- 2. By striking from Section one (1) all of lines nine (9) through fifty-two (52) inclusive and inserting in lieu thereof the following:

"Section one (1) of Article three (III), Legislative Department, of the Constitution of the State of Iowa is hereby amended by adding thereto the following:

'However, the people reserve the power to approve or reject at the polls any Act or part of any Act enacted by the General Assembly except as in this Article hereinafter provided.'

"Section seventeen (17) of Article three (III), Legislative Department of the Constitution of the State of Iowa is hereby amended by adding thereto the following:

'The electorate may invoke a referendum by petition on any Act or part of an Act of the General Assembly, except those making appropriations for the expense of the state government or a state institution existing at the time of the passage of such Act. Petitions invoking a referendum shall be signed by not less than five percent of the electors of the state with the electors signing the petition distributed to include five percent of the electors of each of two-fifths of the counties of the state. Petitions shall be filed in the office of the Secretary of State within ninety days after adjournment sine die of the General Assembly in which the Act sought to be referred was enacted.

'A petition shall set forth the title of the Act on which the referendum is to be invoked. When only a part of the Act is sought to be referred, the section or sections on which the referendum is being invoked shall also be designated.

'When the referendum is invoked, the Secretary of State shall refer the referendum to the electors for approval or rejection at a special election to be held not less than thirty days after the filing of the petition. The filing of a petition signed by ten percent or more of the electors of the state shall suspend the taking effect of the Act or part of the Act until the Act has been approved by a majority of the electors voting on the proposition. The suspension shall not apply to emergency Acts or any Act necessary for the immediate preservation of the public peace, health, or safety.

'The total number of votes cast for Governor, at the latest general election at which a Governor was elected preceding the filing of a referendum petition, shall be the basis on which the number of signatures to a petition shall be computed.

'Only the title or proper descriptive words of measures shall be printed on a referendum ballot.' ''

J. HENRY LUCKEN

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, February 15, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, February 15, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Orrin Potter, pastor of the Methodist Church, Keota, Iowa.

## LEAVE OF ABSENCE

On request of Senator Coleman, Senator Kruck was excused for the day because he was in Rochester, Minnesota, where his father was undergoing surgery.

On request of Senator Coleman, Senator Shirley was excused for the day because of icy road conditions.

#### PRESENTATION OF VISITORS

Senator Heaberlin asked and received unanimous consent to present to the Senate 120 students from Pella Community Junior High School, accompanied by their instructor Mrs. Sara K. Caldwell, who were present in the balcony.

Senator Main asked and received unanimous consent to present to the Senate 45 students of the senior government class from the Mormon Trail Community High School of Humeston, accompanied by their instructor W.C. Reger, who were present in the balcony.

Senator McGill asked and received unanimous consent to present to the Senate 23 students from Chariton Community Schools, accompanied by Mrs. Jack Snyder, who were present in the northeast balcony.

Senator McGill asked and received unanimous consent to present to the Senate a group of students from Chariton Community Schools, accompanied by their instructor Mrs. Bass, who were present in the southeast balcony.

Senator McGill asked and received unanimous consent to present to the Senate the Honorable Joe Wilson, a former member of the Senate, of Unionville, Iowa, who was present in the Senate Chamber.

Senator O'Malley asked and received unanimous consent to present to the Senate 45 students from Sacred Heart School of West Des Moines, accompanied by their instructor Sister Mary Paula, who were present in the northwest balcony.

Senator Stanley asked and received unanimous consent to present to the Senate 23 students from the West Liberty Community Schools, accompanied by Mrs. Virginia Rohner and Mrs. Florence McMahon, who were present in the northeast balcony.

Senator Van Gilst asked and received unanimous consent to present to the Senate 84 students from the Sigourney Independent School District, accompanied by their Principal C.M. Stoner and their instructor James Rhoads, who were present in the balcony.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Buren from 18 residents of Worth, Winnebago and Hancock Counties opposing the use of public school buses for private school pupils.

By Senator Buren from 18 residents of Worth, Winnebago and Hancock Counties who are opposed to the sale of liquor on Sundays.

By Senator Buren from 18 residents of Worth, Winnebago and Hancock Counties who are against any tax aid to religious schools to support such schools.

By Senator Ely from 44 residents of Linn County favoring daylight saving time.

By Senator Gaudineer from 202 residents of Polk County favoring daylight saving time.

By Senator Heaberlin from 86 residents of Marion County opposing legalized gambling.

By Senator Heying from 51 residents of Winneshiek County favoring daylight saving time.

By Senator Heying from 88 residents of Winneshiek County favoring daylight saving time.

By Senator Stephens from 32 residents of Henry County favoring daylight saving time.

Those in opposion to daylight saving time:

By Senator Erskine from 56 residents of Woodbury County.

By Senator Flatt from 12 residents of Cass County.

By Senator Heaberlin from 51 residents of Marion County.

By Senator Heying from 26 residents of Winneshiek County.

By Senator Schaben from 32 residents of Monona and Woodbury Counties.

By Senator Stephens from 13 residents of Henry County.

## COMMUNICATION .

February 15, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Dick A. Witt of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa State Commerce Commission, under the provisions of Section 474.2, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

## ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Van Eaton, chairman; Riley, Hagedorn, Frommelt, and Reichardt, to investigate the character and qualifications of Robert C. Barry of Danbury, Woodbury 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Dodds, chairman; Kosek, Lucken, Coleman, and Reno, to investigate the character and qualifications of Derby D. Thompson of Burlington, Des Moines 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Condon, chairman; Stanley, Frommelt, Messerly, and Ely, to investigate the character and qualifications of Koert S. Voorhees of Cedar Falls, Black Hawk County, Iowa, for appointment as a member of the Iowa State Highway Commission, under the provisions of Sections 307.1 and 307.2, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

#### 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 No. 21, a bill for an act relating to the sale of spirituous or intoxicating drinks to Indians.

WILLIAM R. KENDRICK, Chief Clerk

# INTRODUCTION OF BILLS

Senate File 244, by Senators Lamborn, DeHart and McGill, a bill for an act relating to contracts for public improvements.

Read first and second times and passed on file.

Senate File 245, by Committee on Conservation and Recreation, a bill for an act relating to trot and throw lines.

Read first and second times and passed on file.

Senate File 246, by Senator Gaudineer, a bill for an act relating to the disposition of unclaimed property.

Read first and second times and passed on file.

Senate File 247, by Senator Gaudineer, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes.

Read first and second times and passed on file.

Senate File 248, by Senators Gaudineer, Riley, Hill, O'Malley, Mills, Rigler, Denman, Neu and Shirley, a bill for an act to provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations.

Read first and second times and passed on file.

Senate File 249, by Senator Gaudineer, a bill for an act relating to distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and the Acts of each General Assembly.

Read first and second times and passed on file.

Senate File 250, by Senator Main, a bill for an act to authorize county conservation boards to establish and maintain public museums.

Read first and second times and passed on file.

Senate File 251, by Senator Main, a bill for an act relating to the sale of pets.

Read first and second times and passed on file.

Senate File 252, by Senators O'Malley, Benda, Burns, Frey, Condon, Murray, Reno, Lodwick, Reppert and Mills, a bill for an act relating to funeral benefits and to amend various code sections relating thereto.

Read first and second times and passed on file.

Senate File 253, by Senators Ely, Benda, Denman, Coleman, Dodds, Stanley and Rigler, a bill for an act to amend Chapter five hundred fourteen (514), Code 1966, relating to the participation of pharmacies in a pharmaceutical service plan.

Read first and second times and passed on file.

Senate File 254, by Committee on Transportation, a bill for an act relating to proration of registration fees of commercial motor vehicles.

Read first and second times and passed on file.

# SENATE CONCURRENT RESOLUTION 17

Senator Burns called up Senate Concurrent Resolution 17, found on page 306 of the Senate Journal of February 13 and moved its adoption.

Senator O'Malley moved that the Resolution be referred to the Judiciary committee.

Senator Coleman offered a substitute motion to defer action on the Resolution.

Senator Reppert rose on point of order and questioned the validity of the motion.

The chair ruled the point out of order.

Division was called on the Coleman motion.

The motion prevailed.

## UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Ely, Senate File 151, an act relating to the State College of Iowa, was taken up for further consideration.

Senator Kibbie asked and received unanimous consent that the vote by which the Kibbie amendment to Senate File 151 was adopted on February 9 be reconsidered and that action on the amendment be deferred.

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 151 as follows:

- 1. Amend by striking Section one (1) as amended by the Kibbie amendment filed February 9, 1967 and inserting in lieu thereof the following:
- "Section 1. Section two hundred sixty-eight point one (268.1), Code 1966, is hereby amended as follows:
- 1. By striking from line one (1) the word 'school' and inserting in lieu thereof the word 'university'.
- 2. By striking from line three (3) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'."
- 2. Amend by striking Section two (2) as amended by the Kibbie amendment filed February 9, 1967 and inserting in lieu thereof the following:
- "Sec. 2. Whenever in the Acts of the Sixty-second (62nd) General Assembly reference is made to the State College of Iowa, other than in this Act, said reference shall be construed to mean the University of Northern Iowa."
  - 3. Amend by adding thereto the following new sections:

- "Sec. 5. Section sixteen point twenty-four (16.24), Code 1966, is hereby amended by striking from lines four (4) and five (5) of subsection eighteen (18) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 6. Section ninety-seven B point forty-one (97B.41), Code 1966, is hereby amended by striking from subsection fourteen (14), paragraph d, lines six (6) and seven (7) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 7. Section one hundred forty-seven point thirty-one (147.31), Code 1966, is hereby amended by striking from lines eleven (11) and (12) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 8. Section two hundred sixty-two point seven (262.7), Code 1966, is hereby amended by striking subsection three (3) of such section and inserting in lieu thereof the following:

'The University of Northern Iowa.'

- "Sec. 9. Section two hundred sixty-two point thirty (262.30), Code 1966, is hereby amended by striking from line nine (9) the words 'state college of Iowa' and inserting in lieu thereof the words 'university of northern Iowa'.
- "Sec. 10. Section two hundred sixty-two point forty-three (262.43), Code 1966, is hereby amended by striking from line eleven (11) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 11. Section two hundred sixty-two point forty-four (262.44), Code 1966, is hereby amended by striking from lines five (5) and six (6) of subsection one (1) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 12. Section two hundred sixty-two point fifty-five (262,55), Code 1966, is hereby amended by striking from line four (4) of subsection three (3) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'.
- "Sec. 13. Section two hundred sixty-two point fifty-six (262,56), Code 1966, is hereby amended by striking from line eight (8) the words 'State College of Iowa' and inserting in lieu thereof the words 'University of Northern Iowa'."

The amendment was adopted.

Senator Kibbie asked and received unanimous consent to withdraw the Kibbie amendment filed February 9, 1967.

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: 51

Balloun Benda Elvers Ely

Kosek Kyhl O'Malley Patton 334

Briles

Buren

# JOURNAL OF THE SENATE

Lamborn

Lisle Lodwick

Potgeter Reichardt Reppert

Feb. 15.

Burns Cassidy Clarke Coleman Condon

Flatt Flov Frev Gaudineer Glenn Hagedorn Heying Hougen

Erskine

Lucken Main McGill. Messerly Mills Murray

Rigler Rilev Schaben Stanley Van Eaton Van Gilst Walsh

Dodds Nays: 7

DeHart

DeKoster

Denman

Frommelt Heaberlin

Hill Klefstad

Jepsen Kibbie

> Lange Shaff

Nen

Nurse

Stephens

Absent or not voting: 3

Kruck

Reno

Shirley

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 11:18 a.m.

On motion of Senator Kibbie, Senate File 152, a bill for an act to change the names of the state board of public instruction, the state superintendent of public instruction. and the state department of public instruction, was taken up for further consideration.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 152 as follows:

- 1. In section 1, insert the following at the end of line 8:
- "Wherever in the Code the words 'state board of public instruction' or 'board of public instruction' are used, said words are stricken and the words 'state board of education' are inserted in lieu thereof."
  - 2. In section 2, insert the following at the end of line 9:
- "Wherever in the Code the words 'state superintendent of public instruction' or 'superintendent of public instruction' are used, said words are stricken and the words 'state commissioner of education' are inserted in lieu thereof. Wherever in the Code the word 'superintendent' is used with reference to the superintendent of public instruction, said word is stricken and the word 'commissioner' is inserted in lieu thereof."
  - 3. In section 3, insert the following at the end of line 9:
- "Wherever in the Code the words 'state department of public instruction' are used, said words are stricken and the words 'state department of education' are inserted in lieu thereof."

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: 40

Benda
Briles
Buren
Burns
Cassidy
Coleman
Denman
Dodds
Elvers
Ely

Floy
Frey
Frommelt
Glenn
Hagedorn
Heying
Kibbie
Klefstad
Kosek

Lisle

Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter
Reichardt
Reno
Reppert
Riley
Schaben
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 18

Balloun Clarke DeHart DeKoster Erskine Flatt Gaudineer Heaberlin Hill Hougen Jepsen Kyhl Lamborn Lange Lucken Rigler Shaff Stephens

Absent or not voting: 3

Condon

Kruck

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 Neu, Senate File 90, a bill for an act relating to the compensation and expenses of the members of the committee of hospitalization, was taken up for further consideration.

Senator Messerly offered the following amendment:

Amend Senate File 90 by striking all after the enacting clause and inserting in lieu thereof, the following:

- "Section 1. Section two hundred twenty-eight point nine (228.9), subsection one (1), Code 1966, is hereby amended as follows:
- 1. By striking from line four (4) the word 'seven' and inserting in lieu thereof the word 'twelve (12)'.
- 2. By striking from line eight (8) the word 'seven' and inserting in lieu thereof the word 'twelve (12)".

Senator Neu offered the following amendment to the Messerly amendment and moved its adoption:

Amend the Messerly amendment to Senate File 90 as follows:

By striking the word "twelve (12)" in line seven (7) and inserting in lieu thereof the word "fifteen (15) and by striking the word "twelve (12)" in line nine (9) and inserting in lieu thereof the word "fifteen (15)".

The amendment to the amendment was adopted.

Senator Messerly moved the adoption of the Messerly amendment.

The amendment was adopted.

Senator Neu asked and received unanimous consent to withdraw the Neu amendment filed February 14, 1967.

Senator Ely asked and received unanimous consent to withdraw the Public Health and Welfare committee amendment filed February 7, 1967.

Senator Neu moved that the bill be read a third 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 Erskine Kibbie Patton Benda Flatt Kosek Potgeter Briles Flov Kyhl Reichardt Buren Frev Lamborn Reno Burns Frommelt Lange Reppert Cassidy Gaudineer Lisle Rigler Clarke Glenn Riley Lodwick DeHart Hagedorn Lucken Schaben DeKoster Heaberlin McGill Shaff Denman Heying Messerly Stanley Dodds Hill Mills Van Eaton Elvers Hougen Neu Van Gilst Ely Jepsen Nurse Walsh

Nays: 5

Coleman Main Murray Stephens Klefstad

Absent or not voting: 3

Condon Kruck 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.

## WITHDRAW SENATE FILE 64

Senator Gaudineer asked and received unanimous consent that Senate File 64 be withdrawn.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

# AFTERNOON SESSION

The Senate reconvened, President Fulton in the chair.

#### RECONSIDER SENATE FILE 151

Senator Kibbie moved that the vote by which Senate File 151 passed the Senate be reconsidered.

Motion prevailed.

Senator Kibbie moved that the vote by which Senate File 151 went to its third reading be reconsidered.

Motion prevailed.

Senator Kibbie moved that the vote by which the Kibbie amendment of February 13, 1967 was adopted be reconsidered.

Motion prevailed.

Senator Kibbie offered the following amendment to the Kibbie amendment of February 13, and moved its adoption:

Amend the Kibbie amendment to Senate File 151, filed February 13, 1967, as follows:

- 1. By striking from lines one (1) and two (2) the words "as amended by the Kibbie amendment filed February 9, 1967".
- 2. By striking from lines eleven (11) and twelve (12) the words "as amended by the Kibbie amendment filed February 9. 1967".

The amendment to the amendment was adopted.

Senator Kibbie moved that the Kibbie amendment of February 13, 1967, as amended, be adopted.

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: 49

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Ely
Erskine
Flatt
Floy
Frey
Glenn
Hagedorn
Heying
Hougen

Kosek
Kyhl
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley Patton Potgeter Reichardt Reppert Rigler Riley Schaben Stanley Van Eaton Van Gilst

Dodds

Nays: 7

Frommelt Heaberlin Hill Klefstad

Jepsen

Kibbie

Reno Shaff Stephens

Walsh

Absent or not voting: 5

Gaudineer Kruck Lamborn

Main

Shirley

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 Riley, Senate File 68, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic, 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: 51

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke

Elvers
Ely
Erskine
Flatt
Floy
Frey
Frommelt

Kyhl Lange Lodwick Lucken Main McGill Messerly

Potgeter Reichardt Reno Rigler Riley Schaben Shaff Coleman Condon DeHart DeKoster Denman Glenn Hill Jepsen Kibbie Klefstad Kosek Mills Murray Neu Nurse O'Malley Patton Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 10

Gaudineer Hagedorn Heaberlin Heying Hougen Kruck Lamborn. Lisle

Reppert Shirley

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 action on Senate File 65 be deferred and that the bill retain its place on the calendar.

On motion of Senator O'Malley, Senate File 121, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts, 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

Benda
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Potgeter Reichardt Reno Rigler Riley Schaben Shaff Stanley Van Eaton Van Gilst

Walsh

Patton

Nays: 2

Coleman

Stephens

Reppert

Shirley

Absent or not voting: 10

Briles Gaudineer Heaberlin Heving Kruck Lamborn

Hagedorn

Hougen

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 161, a bill for an act to amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys, was called up for consideration.

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

Amend Senate File 161, Section 2, line 5 by striking the words "prospecting, soundings, or drillings" and inserting in lieu thereof the words "soundings or drillings".

The amendment was adopted.

Senator Murray rose on point of order on the grounds the bill was not germane to the section of the Code affected.

The chair ruled the point not well taken.

Senator Buren moved that the bill be rereferred to the Judiciary committee for further study.

Roll call was asked

Rule 8 was invoked.

On the question "Shall Senate File 161 be rereferred to committee?" the vote was:

Aves: 12

Balloun Briles Buren Heying Kibbie Klefstad

Main Murray Nurse Potgeter Riley Van Gilst

Nays: 44

Benda
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster

Denman

Ely Erskine Floy Frey Frommelt Glenn Hagedorn Heaberlin Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills

Patton Reichardt Reno Reppert Rigler

Schaben Shaff Stanley Stephens Dodds Elvers Hougen Kosek Neu O'Malley Van Eaton Walsh

Absent or not voting: 5

Flatt

Jepsen

Kruck

Shirley

Gaudineer

The motion 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: 52

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Hill

Heaberlin
Hill
Hougen
Jepsen
Kibbie
Klefstad

Kosek Kyhl Lamborn Lange Lisle Lodwick Lucken Main

Main McGill Messerly Mills Neu Nurse Patton
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens

O'Malley

Nays: 5

Buren Heying

Murray

Potgeter

Van Gilst

Van Eaton

Walsh

Absent or not voting: 4

Flatt

Gaudineer

Kruck

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 Elvers, Senate File 60, a bill for an act to amend the probate code relative to clerk's fees in probate, 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: 54

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Klefstad
Kosek
Kyhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Ely

Coleman

Absent or not voting: 6

Gaudineer Jepsen Kibbie Kruck Reichardt

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 Kibbie, Senate File 106, a bill for an act relating to the offering of courses in driver education, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie called up the following amendment filed by Senators Kibbie and Benda:

Amend Senate File 106 by adding thereto 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 Estherville Daily News, a newspaper published in Estherville, Iowa, and in The Brooklyn Chronicle, a newspaper published in Brooklyn, Iowa."

Senator Kibbie offered the following amendment to the amendment and moved its adoption:

Amend the Kibbie and Benda amendment filed February 2, 1967 as follows:

1. By striking the word "The" in line five (5) and inserting in lieu thereof the word "the".

The amendment to the amendment was adopted.

Senator Kibbie moved the adoption of the amendment as amended, which motion prevailed and 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: 57

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton

Van Gilst

Walsh

Nays: 0

Absent or not voting: 4

Frey

Gaudineer

Kruck

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 O'Malley Senate File 81, a bill for an act relating to judgment and sentencing, 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 81 be deferred and that the bill retain its place on the calendar.

# SENATE CONCURRENT RESOLUTION 18

By: Glenn, Reichardt, Floy, Messerly, Mills, Nurse

WHEREAS, the State University of Iowa maintains curricula in accord with the objective of conferring degrees, and

WHEREAS, the University has adopted rules and regulations consistent with the successful completion of its curricula, and

WHEREAS, the faculty members of the University have undertaken by virtue of their contracts of employment the grading of student achievement in academic courses, and

WHEREAS, a member of the University faculty has reportedly refused to submit grades of students enrolled in his courses of instruction for reasons unrelated to his academic obligation, and

WHEREAS, said refusal appears to be in violation of the employment contract between the institution and faculty member, and established rules and regulations, and

WHEREAS, the academic achievements of students enrolled in the aforesaid courses of instruction may be injured without good cause, and now therefore,

BE IT RESOLVED By the Senate, the House Concurring;

That, the Legislature of the State of Iowa urges the President of the State University of Iowa to forthwith institute whatever administrative or legal proceedings that may be necessary to terminate the contract of employment between the University and any faculty member who arbitrarily, intentionally and without good cause withholds the issuance of grades to any student as required by established rules and regulations of the University.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to the President of the State University of Iowa and all members of the State Board of Regents.

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. F. 219	Governmental Subdivisions
S.F. 220	Judiciary
S. F. 221	Judiciary
S. F. 222	Agriculture
S. F. 223	Safety and Law Enforcement
S. F. 224	Judiciary
S. F. 225	On Calendar
S. F. 226	Governmental Affairs
S. F. 227	Safety and Law Enforcement
S. F. 228	Ways and Means
S. F. 229	Appropriations
S. F. 230	Governmental Subdivisions

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S.F. 231	On Calendar
S. F. 232	Judiciary
S. F. 233	Governmental Affairs
S.F. 234	Governmental Affairs
S. F. 235	On Calendar
S.F. 236	On Calendar
S. F. 237	Judiciary
S.F. 238	Governmental Subdivisions
S. F. 239	Governmental Subdivisions
S.F. 240	Safety and Law Enforcement
S. F. 241	Governmental Subdivisions
S. F. 242	Education
S. F. 243	Public Health and Welfare
H. F. 20	Judiciary

# REPORTS OF COMMITTEES

Senator Dodds submitted the following report:

Mr. President: Your committe on Commerce to which was referred Senate File 109, a bill for an act relating to savings and loan associations, 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 S. F. 109 as follows:

- 1. Amend Section 5, line 8, by striking the words "Unless otherwise agreed in writing" and insert in lieu thereof the words "If agreed in writing by written instrument separate from the note and mortgage at anytime after execution of the note and mortgage,"
- 2. Amend Section 5, line 29, by striking the words "and may charge not to exceed five (5) percent of the original principal for prepayment on other loans." and insert in lieu thereof the words "; and may charge any negotiated rate not to exceed three (3) percent of the original principal for prepayment on other loans during the first three (3) years of said loans, after which time the association may charge as above provided for on one to four family dwellings."

ROBERT DODDS, Chairman

Also:

Mr. President: Your committee on Commerce to which was referred <u>Senate File</u> 15, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor, 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 Commerce to which was referred Senate File 56, a bill for an act relating to mortgage guaranty insurance, 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 65 as follows:

- 1. By inserting the words "Section one (1):" before the word "Section" in line one (1).
- 2. By striking from line four (4) thereof the words "two hundred fifty thousand (250,000)" and inserting in lieu thereof the following: "one hundred thirty thousand (130,000)".

TOM RILEY ERNEST KOSEK JOHN M. ELY

Amend Senate File 96 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The Supreme Court shall have authority to appoint not more than nine law clerks to act as legal assistants to the judges of that court. Appointees shall be selected by the individual judges, serve at the pleasure of the judge to whom assigned and at a salary of not to exceed seven thousand dollars per year. They shall have at least attained the rank of a senior in a reputable law school as that term is used in section six hundred ten point two (610.2) of the Code. They shall serve at such locations in the state as are designated by the judges to whom assigned."

GEORGE O'MALLEY

Amend Senate File 175 as follows:

By striking from lines 4 and 5 the words and figures "two hundred fifty thousand (250,000)" and substituting in lieu thereof the words and figures "fifty thousand (50,000)".

ROGER W. JEPSEN

HOWARD C. REPPERT. JR.

Amend Senate File 225 as follows:

Amend section one (1) by inserting the word "that" after the word "character" on line fifteen (15).

ARTHUR A. NEU

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, February 16, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, February 16, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Leroy Bauman, pastor of the First Methodist Church, Mason City, Iowa.

## PRESENTATION OF VISITORS

Senator Murray rose on point of personal privilege and introduced the Honorable George Patterson, former Senator from Kossuth County, who was present in the Senate chamber.

Senator Kibbie rose on point of personal privilege and introduced to the Senate 12 students from the Fonda Community High School, accompanied by their instructors M. O'Brien and T. A. Adams, who were present in the balcony.

# PETITIONS

The following petitions were presented and placed on file.

By Senator Lodwick from 266 residents of Lee County, in favor of Senate File 118, relating to transportation of school children.

By Senator Murray from 91 residents of Kossuth County, in opposition to an open season on mourning doves and wild rock doves.

By Senator Reno from 27 residents of Davis County urging passage of legislation regarding the IPERS retirement system.

Those in favor of daylight saving time;

By Senator Balloun from 30 residents of Tama County.

By Senator Clarke from 164 residents of Wright and Hamilton Counties.

By Senator Erskine from 12 residents of Woodbury County.

By Senator Frommelt from 10 residents of Dubuque County.

By Senator Hougen from 66 residents of Black Hawk County.

By Senator Jepsen from 95 residents of Scott County.

By Senator Potgeter from 81 residents of Hardin County.

Those in opposition to daylight saving time:

By Senator DeKoster from 28 residents of Sioux County.

By Senator Heying from 20 residents of Winneshiek County.

# SPECIAL ORDERS

Senator Frommelt moved that House Joint Resolution 10 be made a special order of business for 10:00 a.m., Wednesday, February 22, 1967.

The motion prevailed.

Senator Frommelt asked and received unanimous consent that House File 93 be made a special order of business immediately following consideration of House Joint Resolution 10 on Wednesday, February 22, 1967.

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

The Senate reconvened, President Fulton in the chair.

#### SENATE CONCURRENT RESOLUTION 18

Senator Glenn called up Senate Concurrent Resolution 18, found on page 343 of the Journal of February 15, and moved its adoption.

Senator Burns moved that Senate Concurrent Resolution 18 be referred to the Education committee for study.

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 Senate Concurrent Resolution 18.

Senator Walsh moved that the motion to refer the resolution to committee be tabled.

Roll call was requested.

Rule 8 was invoked.

On the question "Shall the motion to refer the resolution to committee be tabled?" the vote was:

Ayes: 25

Benda DeKoster Hagedorn Potgeter Burns Denman Hougen Rilev Cassidy Elvers Kibbie Shaff Clarke Erskine Kvhl Stanley Coleman Flatt Neu Van Eaton Condon Frey O'Malley Walsh DeHart

Nays: 25

Gaudineer

Balloun Briles Buren Dodds Floy Frommelt

Glenn Heaberlin Heying Hill Jepsen Klefstad Lange Lodwick Lucken Main Mills Nurse Reichardt Reno Schaben Shirley Stephens Van Gilst

Absent or not voting: 11

Ely Kosek Kruck Lamborn Lisle McGill Messerly Murray Patton

Reppert Rigler

The roll call showed a tie vote.

President Fulton voted "Aye" and the motion prevailed.

Senator Riley moved to reconsider the vote by which the motion was laid on the table.

The motion prevailed.

Roll call was requested on the question "Shall the resolution be referred to committee?"

The vote was:

Ayes: 35

Benda
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Elvers
Ely

Flatt
Frey
Frommelt
Hagedorn
Hougen
Kibbie
Klefstad
Kosek

Erskine

Kyhl
Lisle
Lodwick
McGill
Murray
Neu
O'Malley
Potgeter
Reppert

Riley Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Rigler

Nays: 24

Balloun Briles Buren Clarke DeHart Dodds

Floy Gaudineer Glenn Heaberlin Heying Hill Jepsen Lamborn Lange Lucken Main Messerly

Nurse Patton Reichardt Schaben Stephens

Mills

Absent or not voting: 2

Kruck

Reno

The motion to refer 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 No. 33, 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 No. 42, a bill for an act relating to reversion of schoolhouse sites.

Also:

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

House File No. 30, a bill for an act relating to addition of territory to benefited fire districts.

Also:

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

House File No. 38, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government.

WILLIAM R. KENDRICK, Chief Clerk

#### COMMUNICATION

February 10, 1967

Honorable Robert D. Fulton President of the Iowa Senate Senate Chamber Des Moines, Iowa

Dear Lieutenant Governor Fulton:

Enclosed is a copy of Senate Joint Resolution 13 and a copy of my certified correspondence, relative to that Joint Resolution, with the Secretary of State of the United States, the presiding officer of the Senate of the United States, the Speaker of the House of Representatives of the United States, and the Administrator of the General Services Administraton of the United States.

Senate Joint Resolution 13 resolved that I forward certified copies of that Resolution, over the Seal of the State of Iowa, to the above mentioned parties. As the enclosed copies indicate, the proper documents have now been forwarded to the parties specified by the General Assembly.

Very truly yours, HAROLD E. HUGHES, Governor

#### ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reppert, chairman; Shaff, Stephens, Burns, and Glenn, to investigate the character and qualifications of Dick A. Witt of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa State Commerce Commission, under the provisions of Section 474.2, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

# INTRODUCTION OF BILLS

Senate File 255, by Senators Messerly, Neu, Shirley and Klefstad, a bill for an act relating to special assessments for asphalt stabilization.

Read first and second times and passed on file.

Senate File 256, by Senator Riley, a bill for an act relating to certified public school employees, providing for professional negotiation between employee associations and school boards, establishing orderly procedures for the resolution of persistent disagreements and other matter.

Read first and second times and passed on file.

Senate File 257, by Senators Lodwick, Burns, Condon, Jepsen, Klefstad and Stanley, a bill for an act relating to the adoption of safety rules.

Read first and second times and passed on file.

Senate File 258, by Committee on Safety and Law Enforcement, a bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from other motor trucks and towed vehicles.

Read first and second times and passed on file.

Senate File 259, by Senator Elvers, 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.

Senate File 260, by Committee on Safety and Law Enforcement, a bill for an act relating to application requirements for members of the department of public safety.

Read first and second times and passed on file.

Senate File 261, by Senators Hagedorn, Benda, Reno and DeHart, a bill for an act relating to trust accounts to be maintained by real estate brokers.

Read first and second times and passed on file.

Senate File 262, by Senator Reichardt, a bill for an act to amend the use tax provision.

Read first and second times and passed on file.

Senate File 263, by Senator Reichardt, a bill for an act to amend the sales tax provisions.

Read first and second times and passed on file.

Senate File 264, by Senators O'Malley, Rigler, Riley and Benda, a bill for an act relating to the sale of Inter-American Development Bank bonds.

Read first and second times and passed on file.

Senate File 265, by Senators Denman, Gaudineer and Benda, a bill for an act relating to uniformity of central deposit requirements for investment companies.

Read first and second times and passed on file.

# HOUSE MESSAGES CONSIDERED

House File 30, a bill for an act relating to addition of territory to benefited fire districts.

Read first and second times, and passed on file.

House File 38, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government.

Read first and second times, and passed on file.

House File 42, a bill for an act relating to reversion of schoolhouse sites.

Read first and second times, and passed on file.

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. F. 244	Governmental Subdivisions
S. F. 245	On Calendar
S.F. 246	Commerce
S. F. 247	Safety and Law Enforcement

S.F. 248	Judiciary
S.F. 249	Governmental Affairs
S.F. 250	Conservation and Recreation
S.F. 251	Public Health and Welfare
S. F. 252	Appropriations
S.F. 253	Public Health and Welfare
S.F. 254	On Calendar
S.F. 15	Appropriations
	REPORTS OF COMMITTEES

Senator Ely submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred House File 93, a bill for anact to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care, 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 line 13, of subsection 2 of section 4 the words and figures "five thousand dollars (\$5,000.00) and substituting in lieu thereof the following "six thousand dollars (\$6,000.00);"
- 2. By inserting at the end of paragraph d, subsection 1 of section 5 the following: "In no event, however, shall eligibility standards or qualifications established pursuant to Section four (4) or by the state board preclude persons receiving or eligible to receive old age assistance, aid to dependent children, aid to the disabled and aid to the blind from receiving medical assistance under this Act."
- 3. By striking from line 10 of subsection 5 of section 5 the word "and" and inserting after the second comma in line 10 the following: "and the Iowa Council of Professional Social Workers."
- 4. By striking section 9 and substituting in lieu thereof the following: "Sec.9 All applications, investigation reports, information and records concerning any applicant or recipient of medical assistance shall be held confidential and the use or disclosure thereof is restricted to persons authorized by law in connection with their official duties relating to financial audits, legislative investigations and other purposes directly connected with the administration of the medical assistance program.

Release and use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation

or development of the program. Such information includes: total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

Violation of the provisions of this Section shall be punishable as a misdemeanor.

JOHN M. ELY, Jr., Chairman

Ordered passed on file.

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 232, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county, 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 <u>Senate File</u> 142, a bill for an act relating to solemnizing marriages, 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 142 as follows:

1. By striking all of line four (4) and in line five (5) the following: "sentative members thereof" and inserting in lieu thereof the following: "A representative member of the local Spiritual Assembly of the Baha'is".

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 105, a bill for an act relating to trapping on lands of another, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Section one (1) by striking the word "written" in line five (5) and by striking the comma (,), in line five (5) after the word "owner" and by inserting after the word "owner" in line five (5) the words "or occupant thereof, or his agent".

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 95, a bill for an act relating to leased and rented vehicle offenses, 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 95, Section one (1), subsection three (3), line sixteen (16) by striking the word "lawfully".

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, 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 the title of Senate File 73 by striking the period (.) at the end of line two (2) and inserting in lieu thereof the following:

", or the driver of a vehicle involved in an accident."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File</u> 57, a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 14, 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.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend Senate File 95 by striking section 2 and inserting in lieu thereof the following: "Sec. 2. This act, being deemed of immediate importance shall take effect and be in full force from and after its publication in the Sioux County Index, a newspaper published in Hull, Iowa, and in The Sac Sun, a newspaper published in Sac City, Iowa."

ELMER F. LANGE

Amend Senate File 95 by striking Section 2 and inserting in lieu thereof the following section:

"Sec. 2. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fort

Dodge Messenger, a newspaper published at Fort Dodge, Iowa, and in The Gowrie News, a newspaper at Gowrie, Iowa.

C. JOSEPH COLEMAN

Amend Senate File 123 as follows:

- 1. In lines 12 and 13, strike the words "to advertise in any manner that will tend to mislead or deceive the public;".
  - 2. Add the following new section:

"The communications media and their officers and employees shall have no duty to determine whether any advertisement complies with this Act. Communications media and their officers and employees shall not be subject to civil or criminal liability for any violation of this Act or for permitting any violation of this Act. 'Communications media' includes, without limitation, newspapers, magazines, and radio and television broadcasters.'

DAVID STANLEY

Amend Senate File 136 by adding the following:

- Sec. 2. Section one hundred nine point one hundred sixteen (109.116), Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) the words "net or seine" and inserting in lieu thereof the word "commercial".

ALDEN J. ERSKINE

"Amend Senate File 175 by striking (250,000) in lines four (4) and five (5) and inserting in lieu thereof (100,000)."

GENE F. CONDON

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Friday, February 24, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, February 17, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Emil Martinson, pastor of the Big Canoe Lutheran Church, Decorah, Iowa.

## PRESENTATION OF VISITORS

Senator Lisle rose on point of personal privilege and introduced 64 students from the Nishna Valley High school, Hastings, who were in the Senate balcony. They were accompanied by their instructors, Mrs. Pamela Obrecht, and Jerome Nauman.

# PRESENTATION OF J. N. "DING" DARLING CARTOON

Honorable Lt. Governor and Members of the Senate

Honorable Sirs:

The Committee of the Third House Regulars, with respect, admiration and in the spirit of friendship, present to the Senate a cartoon by J. N. "Ding" Darling entitled, "The operation is about to begin".

It was created fifty years ago and still represents a good humored critique of the Legislative process.

We hope that the Senate will accept this offering in the spirit in which it is given and will provide a suitable place in the Senate Lounge for its viewing, for this and future sessions of this Honorable Body.

Respectfully,

Committee of the Third House Regulars
M. F. HICKLIN, Chairman

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Lodwick from 38 residents of Lee County in opposition to the use of state institutions' inmates for any work which is not on state owned property; also, from 40 residents of Lee County in opposition to daylight saving time.

By Senator McGill from 15 residents of Lucas County in favor of daylight saving time.

By Senator Stephens from 20 residents of Henry County in opposition to daylight saving time.

Feb. 17.

## SPECIAL ORDER OF BUSINESS

Senator Frommelt moved that Senate Joint Resolution 9 be made a special order of business for 10:00 a.m., Monday, February 20, 1967.

The motion prevailed.

# REPORT OF INVESTIGATING COMMITTEE

Senator Reichardt submitted the following report:

Mr. President: Your committee to investigate the character and qualification of Burdette Cochran of Des Moines, Iowa, for the appointment as a member of the Safety Commission, for the unexpired term ending June 30, 1971, in accordance with Section 88A.3, 88A.4 and 88A.6, of the Code of Iowa 1966, to fill the vacancy created by the resignation of Wayne W. Eccles of Burlington, has completed its investigation and recommends that the appointment be confirmed.

WILLIAM J. REICHARDT, Chairman EUGENE M. HILL JOHN LEONARD BUREN FRANCIS L. MESSERLY CLIFTON C. LAMBORN

On motion of Senator Reichardt, the report of the committee was adopted.

Senator Reichardt moved the appointment of Burdette Cochran as a member of the Safety Commission, for the unexpired term ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 57

Balloun Erskine Kruck O'Malley Benda Flatt Kyhl Patton Briles Flov Lamborn Potgeter Buren Frey Lange Reichardt Burns Gaudineer Lisle Reno Cassidy Glenn Lodwick Reppert Clarke Hagedorn Lucken Schaben Coleman Heaberlin Main Shaff Condon Hill McGill Shirley DeHart Hougen Messerly Stanley DeKoster Jepsen Mills Stephens Denman Kibbie Murray Van Eaton Dodds Klefstad Neu Van Gilst Elvers Kosek Nurse Walsh Ely

Nays: 0

Absent or not voting: 4

Frommelt

Heying

Rigler

Riley

The motion prevailed and President Fulton declared the appointment of Burdette Cochran as a member of the Safety Commission confirmed for the unexpired term ending June 30, 1971.

### 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 House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 5, urging the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGE CONSIDERED

House Concurrent Resolution 5, a resolution urging the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Read first and second times, and passed on file.

### UNFINISHED BUSINESS

### THIRD READING OF BILLS

On motion of Senator Gaudineer, Senate File 65, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to levy a maximum one (1) mill levy for the maintenance of a juvenile home, was taken up for further consideration.

Senator Kosek offered the following amendment and moved its adoption:

Amend Senate File 65 as follows:

- 1. By inserting the words "Section one (1):" before the word "Section" in line one (1).
- 2. By striking from line four (4) thereof the words "two hundred fifty thousand (250,000)" and inserting in lieu thereof the following: "one hundred thirty thousand (130,000)".

The amendment was adopted.

Senator Gaudineer moved that the bill be read a 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 Heaberlin Patton
Benda Ely Kosek Reno

Erskine Lamborn Reppert Briles Shaff Lange Burns Flatt Shirley Lodwick Cassidy Floy Clarke Frommelt Mills Stanley Van Eaton Gaudineer Neu DeKoster Glenn Nurse Walsh Denman Hagedorn Dodds

Nays: 18

Jepsen Messerly Reichardt Buren Rigler Klefstad Murray Coleman O'Malley Stephens Kruck DeHart Van Gilst Hill Kyhl Potgeter Main

Hougen Main
Absent or not voting: 7

Condon Heying Lisle Riley

Frey Kibbie McGill

Voting Present: 2

Lucken Schaben

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

Senator Hagedorn took the chair at 10:25 a.m.

On motion of Senator Fly, Senate File 81, an act relating to judgment and sentencing, was called up for further consideration.

The following committee amendment was offered:

Amend Senate File 81 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter seven hundred ninety-one (791), Code 1966 is hereby amended by adding the following new section:

"Whenever any person has been confined to jail at any time prior to sentencing because of failure to furnish bail, is sentenced to the county jail, the court shall back date the execution of judgment or mittimus a sufficient number of days to give such person credit upon any sentence imposed for the time already spent in jail."

Sec. 2. Section two hundred forty-six point thirty-eight (246.38), Code 1966, is hereby amended by striking the period (.) in line eleven (11) and inserting in lieu thereof the following:

"; provided, however, if a convict had been confined to a county jail at any time prior to sentencing, or after sentencing but prior to his case having been decided on appeal, because of failure to furnish bail or because of being charged with a non-

bailable offense, he shall be given credit for such days already served in jail upon the term of his sentence. The clerk of the district court of the county from which the convict was sentenced, shall certify to the warden the number of days so served.

Senator Gaudineer offered the following amendment to the committee amendment and moved its adoption:

Amend the Judiciary Committee amendment to S.F. 81 by inserting in line five (5) thereof after the word, "person" the word, "who".

The amendment to the amendment was adopted.

Senator O'Malley moved that the committee amendment as amended be adopted.

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:

Aves: 56

Balloun Benda Briles Buren Burns Cassidy Clarke Glenn Coleman Condon DeHart DeKoster Dodds Elvers Elv Kosek

Erskine Flatt Flov Frev Frommelt Gaudineer

Hagedorn Heaberlin Hougen Jepsen Kibbie Klefstad

Kruck Kvhl Lamborn Lange Lisle Lodwick

Lucken Main McGill. Messerly Mills Murray Neu

Nurse

O'Mallev Patton Potgeter Reichardt Reppert Rigler Schaben Shaff Shirley

Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Hill

Absent or not voting: 4

Denman

Heying

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 Erskine, Senate File 136, a bill for an act relating to the sale of fish, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine offered the following amendment and moved its adoption:

Amend Senate File 136 by adding the following:

- Sec. 2. Section one hundred nine point one hundred sixteen (109.116), Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) the words "net or seine" and inserting in lieu thereof the word "commercial".

The amendment was adopted.

Senator Erskine moved that the bill be read a 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	Lamborn	Patton
Benda	Floy	Lange	Potgeter
Briles	Frey	Lisle	Reichardt
Burns	Gaudineer	Lodwick	Reppert
Cassidy	Glenn	Lucken	Rigler
Clarke	Hagedorn	Main	Schaben
Coleman	Heaberlin	McGill	Shaff
Condon	Hougen	Messerly	Shirley
DeHart	Jepsen	Mills	Stanley
DeKoster	Klefstad	Murray	Stephens
Dodds	Kosek	Neu	Van Eaton
Elvers	Kruck	Nurse	Van Gilst
Ely	Kyhl	O'Malley	Walsh
Erskine		·	

Navs: 0

Absent or not voting: 8

Buren	Frommelt	Hill	Reno
Denman	Heying	Kibbie	Riley

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.

Senator Frommelt moved that the rules be suspended, that the placing of Senate Joint Resolution 9 as a special order of business for 10:00 a.m. Monday, February 20 be rescinded, and that Senate Joint Resolution 9 be taken up for immediate consideration.

Roll call was requested.

Rule 8 was invoked.

On the question "Shall the Frommelt motion prevail?" the vote was:

Ayes: 31

Patton Buren Ely Kibbie Reichardt Klefstad Burns Flov Frommelt Kruck Reno Cassidy Coleman Gaudineer Main Reppert Schaben Condon-Glenn McGill Shirley Denman Hagedorn Murray Van Gilst Dodds Heaberlin Nurse Elvers Hill O'Mallev

Nays: 28

Balloun Flatt Potgeter Lange Rigler Benda Frey Lisle Shaff Briles Hougen Lodwick Clarke Stanley Jepsen Lucken Stephens DeHart Kosek Messerly Van Eaton DeKoster Kvhl Mills Walsh Erskine Lamborn Neu

Absent or not voting: 2

Heying

Riley

The motion prevailed.

## THIRD READING OF BILLS

On motion of Senator Kibbie, Senate Joint Resolution 9, 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, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 9 as follows:

Sec. 1, line 7, by inserting in lieu of the word "eighteen", the word "nineteen (19)".

The amendment was lost.

Senator Kibbie 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 lower the voting age in Iowa to eighteen (18) years.

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

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

Section one (1) of Article two (II) of the Constitution of the State of Iowa as amended by Amendment One (1) of the Amendments of 1868 is hereby further amended by striking from lines two (2) and three (3) the words "twenty one" and inserting in lieu thereof the word "eighteen (18)".

Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

Rule 8 was invoked.

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

Ayes: 49

Balloun	Elvers	Klefstað	O'Malley
Benda	Ely	Kosek	Patton
Briles	Erskine	Kruck	Potgeter
Buren	Flatt	Kyhl	Reichardt
Burns	Floy	Lamborn	Reno
Cassidy	Frey	Lisle	Reppert
Clarke	Frommelt	Lodwick	Shaff
Coleman	Gaudineer	Lucken	Shirley
Condon	Glenn	McGill	Stanley
DeH∂rt	Hagedorn	Mills	Van Eaton
DeKoster	Heaberlin .	Murray	Van Gilst
Denman	Kibbie	Nurse	Walsh
Dodds	4 4 4		

Nays: 9

Heving

Hill	Lange	Messerly	Rigler
Hougen	Main	Neu	Stephens
Jepsen			

Absent or not voting: 3

Rilev

J 6			*		•			
The	resolution	having receiv	red a constit	tutional maj	jority was	declared to	have t	een

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

Schaben

## EXPLANATION OF VOTE ON SENATE JOINT RESOLUTION 9

I voted "No" on Senate Joint Resolution 9, which would give the vote to 18 year olds, not on the merits of the bill but because of the arbitrary tactics used by the Senate Majority Leader in rushing the bill up for consideration in FLAGRANT VIOLATION of the

traditions of both houses. The Senate committee voted this bill out just yesterday. I voted in favor of the bill in committee. To take it up today required suspension of the Senate Rules and the orderly processes of this Senate.

The House on this matter moved much more promptly, and has the bill on the very top of its calendar this very day. Today's actions of the Senate Majority Leader on this bill are in open defiance of the prerogatives and the rights of our equal body, the House of Representatives.

Leaders in both parties have expressed repeatedly their sincere desire for cooperation, but actions such as the Senate Majority Leader took today cannot help but offend the membership of all members of the House, all of whom were elected by the people and have the same rights as members of this Senate. Their close cooperation is essential for a successful session. The House has every right to take whatever legislative action it deems best, regardless of the thinking of this Senate.

If either house continues to arbitrarily ignore the actions of the other house, the length of this session will be seriously prolonged. I sincerely hope today's tactics will terminate.

ROBERT R. RIGLER RICHARD L. STEPHENS

### ADDITIONAL COPIES

Senator Walsh asked and received unanimous consent that 250 copies of Senate File 194 be printed.

## PROOF OF PUBLICATION

Published copy of Senate File 267 and verified proof of publication of said bill in The Independence Conservative on February 7 and February 14, 1967, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

AL MEACHAM, Secretary of Senate

Senator Klefstad asked and received unanimous consent that Senate Resolution 4 be printed in the Journal.

### SENATE RESOLUTION 4

# THE CONSTITUTION OF THE IOWA PAGE SENATE

We, the Senate Pages of the 62nd General Assembly of Iowa, in order to further our knowledge of the legislative process, provide ourselves with experience of debate, and acquaint ourselves with the problems that face our legislature, do hereby ordain and establish this Constitution of the Iowa Page Senate.

## ARTICLE I.

### MEMBERSHIP

Section 1. The membership shall be comprised of the Senate Pages of the 62nd General Assembly of Iowa.

- Sec. 2. At the discretion of the members and upon the unanimous consent of the entire body, persons wishing to become members of the Iowa Page Senate will receive all the privileges of voting members.
- Sec. 3. Honorary membership shall be bestowed upon any member of the 62nd General Assembly of Iowa attending a session of the Iowa Page Senate.
- A. The honorable governor of the State of Iowa is hereby declared upon the ratification of this constitution to be an honorary member of the Iowa Page Senate.
- B. Any other person or persons that the Iowa Page Senate deems deserving, shall become an honorary member of the Iowa Page Senate upon approval by a constitutional majority vote, which is a vote by two-thirds (2/3) of the total membership.
- Sec. 4. All members of the Iowa Page Senate shall conduct themselves in a reasonable manner during legislative sessions. Failure to do so will result in expulsion of these members from the Iowa Page Senate after a unanimous vote of their colleagues has been taken.

## ARTICLE II.

#### EXECUTIVE COUNCIL

- Section 1. The executive council shall be comprised of a president, a president protempore, and a secretary of the senate; all of whom shall be elected from within and by the members of the Iowa Page Senate. Each must receive a constitutional majority of the vote of the membership.
- Sec. 2. Any special legislative sessions shall be held at the discretion of the executive council.
- Sec. 3. The president shall preside over the legislative sessions of the Iowa Page Senate.
- A. He shall be given the power to appoint committees with the approval of a majority of the members present and voting.
  - B. He shall be an ex-officio member of all committees.
- C. The President will refrain from voting in the legislative sessions unless a tie vote occurs.
- Sec. 4. The president pro-tempore shall be chairman of all permanent committees appointed by the president.
- A. The president pro-tempore shall, at the request or in the absence of, the president, serve as president of the Iowa Page Senate.
- Sec. 5. The secretary of the Senate shall be responsible for keeping a record of all proceedings of the Iowa Page Senate.
- A. The secretary of the Senate shall be responsible for preparing the calendar for each legislative session.
- B. The secretary of the Senate shall receive all the bills from the members and shall record same on the calendar according to the date they were filed.

#### ARTICLE III.

#### COMMITTEES

- Section 1. A judicial committee of five members shall be formed as a permanent committee that will determine the constitutionality of bills.
- A. Bills that are recommended to the judical committee for consideration must have been passed on to said committee by a simple majority vote of the total membership.
- Sec. 2. A membership committee shall be formed as a permanent committee to investigate the character qualities of prospective members and of those members whom any individual member in good standing feels should be examined by the committee.
- Sec. 3. All committees other than permanent committees shall be formed by the president as need arises.

## ARTICLE IV.

#### RULES

- Section 1. There shall be rules provided for the legislative sessions with the approval of the majority of the members.
- Sec. 2. The rules may be suspended upon a majority vote of the members present and voting.

## ARTICLE V.

#### AMENDMENTS

Section 1. Amendments to the Constitution of the Iowa Page Senate shall be put into effect upon a constitutional majority vote of the total membership.

We, the undersigned, agree unanimously that this Constitution for the Iowa Page Senate shall be in full force from and after the day of ratification to the day of adjournment of the 62nd General Assembly of Iowa as being the supreme law of the Iowa Page Senate.

STEVE D. FAIRCHILD
JEFF W. JOHNSON
DEAN STOLINE
S. E. RENO II
KIM A. PARKER
DANIEL E. THORNTON
LINDA R. SEVERSON
CATHERINE M. DUNLAP
SANDRA L. ROBINSON
MARK C. ANDREWS
Senator GILBERT E. KLEFSTAD,
Chairman
Patronage Committee

February 17, 1967 Date of Ratification

## MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which Senate File 65 passed the Senate.

LUCAS J. DE KOSTER

#### ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F. 255	Governmental Subdivisions
S.F. 257	Industrial and Human Relations
S.F. 258	On Calendar
S.F. 259	Agriculture
S.F. 260	On Calendar
S.F. 261	Commerce
S.F. 262	Ways and Means
S.F. 263	Ways and Means
S.F. 264	Commerce
S.F. 265	Commerce
H.F. 30	Governmental Subdivisions
H.F. 38	Governmental Affairs
H.F. 42	Education

## INTRODUCTION OF BILLS

Senate File 266, by Senator Schaben, a bill for an act relating to the eradication of bovine brucellosis.

Read first and second times and passed on file.

Senate File 267, by Senator Patton, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County, authorizing and providing for the issuance of County Public Hospital Revenue Bonds of said County to defray the cost of constructing, equipping, enlarging and improving the County Public Hospital 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 County.

Read first and second times and passed on file.

Senate File 268, by Senators Hougen, Denman, Van Gilst, Kibbie, Potgeter, Lucken, McGill, Glenn, Stephens, Frey, Heying, Elvers, DeHart and Hill, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto.

Read first and second times and passed on file.

Senate File 269, by Senators Reno, Briles, Reichardt, McGill, Messerly, Stephens, Van Gilst, Hill, Walsh, Kibbie, Main, Clarke, Heying, Patton, Rigler, Lodwick, Balloun,

Hagedorn and Shirley, a bill for an act relating to the use of signal lights and operation of school buses on the public highways.

Read first and second times and passed on file.

Senate File 270, by Senators Cassidy, O'Malley, Riley, Walsh, Jepsen, Frommelt, Rigler, Van Eaton, Condon and Reichardt, 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.

Read first and second times and passed on file.

Senate File 271, by Senator Shirley, a bill for an act relating to wine licenses.

Read first and second times and passed on file.

Senate File 272, by Senators Stanley, Kruck and Clarke, a bill for an act to require a warning sign or device on a slow-moving vehicle.

Read first and second times and passed on file.

Senate File 273, by Senators Condon, Dodds, Messerly and Burns, a bill for an act relating to the establishment of an Iowa conservation education training center and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 274, by Senators Stanley, Denman and Riley, a bill for an act relating to the depositing of election ballots.

Read first and second times and passed on file.

Senate File 275, by Senator Kruck, a bill for an act relating to the installation of plumbing and licensing of plumbers.

Read first and second times and passed on file.

Senate File 276, by Senator Kruck, a bill for an act to avoid economic and social consequences which flow from unfair competition and improper practices in the sale of beer for off-premise consumption.

Read first and second times and passed on file.

Senate File 277, by Senator Benda, a bill for an act relating to renovation of public buildings for use by handicapped persons.

Read first and second times and passed on file.

Senate File 278, by Legislative Research Committee, a bill for an act relating to truck speed laws.

Read first and second times and passed on file.

Senate File 279, by Legislative Research Committee, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining.

Read first and second times and passed on file.

Senate File 280, by Senators Cassidy, Burns, DeKoster, Condon, Heying, Flatt, Erskine and Stanley, a bill for an act relating to the sale of special assessment bonds.

Read first and second times and passed on file.

Senate File 281, by Senators Stanley and Riley, 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.

## REPORTS OF COMMITTEES

Senator Denman submitted the following report:

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 lower the voting age in Iowa to eighteen (18) years, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 123</u>, a bill for an act relating to bait advertising in the field of corrective eye glasses, their components, and related services, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Stanley amendment filed February 16th, and when so amended the bill do pass.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Senator McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 129, a bill for an act relating to acquisition of land by a county conservation board, 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 129 as follows:

- 1. By striking section 1, subsection 1, thereof.
- 2. By inserting after the word "located" in line 9 of section 1 the following: "without written approval of the project by the county conservation board and the board of supervisors of the county in which the project is to be located".

DONALD S. MC GILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel, 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 126 as follows:

Amend Section one (1), line four (4), by striking the letter "a" and inserting in lieu thereof the words "one or more of the following articles of visible apparel:"

DONALD S. MC GILL, Chairman

Ordered passed on file.

### AMENDMENTS FILED

Amend Senate File 43 by inserting in section three (3), after line twenty-seven (27), a new sub-section as follows:

"11. All employees in courts and judiciary departments."

GEORGE O'MALLEY

Amend House File 93 section five (5) subsection three (3) line thirty-two (32) by adding after the word "cooperate" the following "and have the authority to enter into contract".

JOHN M. ELY, JR.

Amend Senate File 65 by striking the words and figures "two hundred fifty thousand (250,000)", in lines one (1) and two (2) of the title and by inserting in lieu thereof the words and figures, "one hundred thirty thousand (130,000)".

LEE H. GAUDINEER

Amend Senate File 180 as follows:

Amend by striking everything after the enacting clause and inserting in lieu thereof the contents of Senate File 99.

TOM RILEY JOHN M. ELY, JR. DAVID STANLEY

#### Amend Senate File 180 as follows:

- 1. Amend section one (1) by striking lines one (1) through four (4) and the first word in line five (5) and inserting in lieu thereof the following:
- "Section 1. Every packer, slaughterer or stockyard operator subject to the provisions of this Act"
- 2. Further amend section one (1) by striking lines eight (8), nine (9) and ten (10) and inserting in lieu thereof the following: "approved slaughtering method means:
- a. A method whereby the animal is rendered insensible to pain by mechanical, electrical, chemical, or other rapid and effective means before being shackled, hoisted, thrown, cast, or cut.
  - b. A method in"

- 3. Further amend section one (1) by striking lines fourteen (14) and fifteen (15) and inserting in lieu thereof the following: "arteries with a sharp instrument.
- c. Any method currently considered humane by regulations in federally inspected plants subject to the federal humane slaughter law.

The use of a manually operated hammer, sledge, or poleax is declared to be an inhumane method of slaughter within the meaning of this Act."

- 4. Further amend by adding the following new section:
- "Sec. 2. 'Person' means any individual, partnership, corporation, or association doing business in this state, in whole or in part.

'Slaughterer' means any person regularly engaged in the commercial slaughtering of livestock.

'Livestock' means cattle, calves, sheep, swine, horses, mules, goats, and any other animal which can or may be used in and for the preparation of meat or meat products.

'Packer' means any person engaged in the business of slaughtering, manufacturing, or preparing meat or meat products for sale, either by such person or others; or of manufacturing or preparing livestock products for sale by such person or others.

'Stockyard' means any place, establishment, or facility commonly known as a stockyard, conducted or operated for compensation or profit as a public market, consisting of pens or other enclosures and their appurtenances for the handling, keeping, and holding of livestock for the purpose of sale or shipment.''

- 5. Further amend by adding the following new section:
- "Sec. 3. No slaughterer, packer, or stockyard operator shall shackle, hoist, or otherwise bring livestock into position for slaughter by any method which shall cause injury or pain."
  - 6. Further amend by adding the following new section:
- "Sec. 4. No slaughterer, packer, or stockyard operator shall bleed or slaughter any livestock except by a humane method; provided, however, the Secretary of Agriculture may by administrative order exempt from compliance with this Act, for a period of not to exceed one (1) year after the effective date of this Act, any slaughterer, packer, or stockyard operator if the Secretary of Agriculture finds that an earlier compliance shall cause the person an undue hardship."
  - 7. Further amend by adding the following new section:
- "Sec. 5. The Secretary of Agriculture shall administer the provisions of this Act and shall have the authority to promulgate and revise rules and regulations which shall conform substantially to the rules and regulations promulgated by the Secretary of Agriculture of the United States under the Federal Humane Slaughter Act of 1958, public law 85-765, 72 stat. 862, and any amendments thereto."

TOM RILEY
JOHN M. ELY, JR.
DAVID STANLEY

Amend Senate File 206 as follows:

By striking from Sec. seven (7), line 15.

CLIFTON C. LAMBORN

Amend Senate File 217 by inserting in line six (6) after the word and comma "Iowa," the words "a suit".

JOHN M. ELY, JR.

Amend the Committee on Governmental Affairs amendment to House Joint Resolution 10 by striking lines nine (9) through one hundred thirty-six (136) and inserting in lieu thereof the following:

"the following sections shall apply in the apportionment and composition of the Sixty-third (63rd) and subsequent general assemblies of the state of Iowa.

- "Sec. 2. The number of senators in the general assembly shall not exceed fifty (50). Each senator shall be elected from a single member senatorial district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other senatorial district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, county lines shall not be crossed in forming senatorial districts. Where necessary in establishing senatorial districts, the redistricting authority may shorten the term of any senator prior to completion of the term. Any senator whose term is so shortened shall not be compensated for the uncompleted part of the term.
- Sec. 3. The number of representatives in the general assembly shall not exceed one hundred (100). Each representative shall be elected from a single member representative district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other representative district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, neither county lines nor senatorial district boundaries shall be crossed in forming senatorial districts.
- Sec. 4. A commission of ten (10) members is hereby created within ten (10) days after the effective date of this Act. Five (5) members shall be appointed by the state chairman of the political party whose candidate for the office of governor received the largest number of votes cast for that office in the last general election. Five (5) members shall be appointed by the state chairman of the political party whose candidate received the next largest number of votes cast for that office in the last general election. If either state chairman fails to comply with the provisions of this section, the chief justice of the supreme court shall immediately make the appointments on behalf of the chairman. Any vacancy by death or resignation of a commissioner shall be filled in the same manner as the original appointment.
- Sec. 5. Commissioners shall receive forty (40) dollars per diem and shall be reimbursed for actual and necessary expenses incurred in the performance of their duties. All agencies of the state and all governmental subdivisions thereof shall cooperate to the fullest extent with the commission in the performance of its duties.
- Sec. 6. The commission shall, no later than April 15, 1967, file in the office of the secretary of state an apportionment plan complying with the provisions of this Act. No plan filed shall be valid unless signed by at least seven (7) members of the commission.

- Sec. 7. The general assembly shall consider the plan submitted and, no later than May 15, 1967, shall by statute either adopt the plan as submitted or modified or adopt a plan of its own. Any plan adopted shall be filed and validly signed.
- Sec. 8. If the general assembly fails to adopt an apportionment plan as required under this Act, the supreme court shall adopt or cause to be adopted a plan conforming to the requirements of this Act no later than January 1, 1968. Upon application of any qualified elector, the supreme court shall review any apportionment plan enacted into law.

WILLIAM F. DENMAN JOHN P. KIBBIE JOHN M. ELY, JR. ALAN SHIRLEY

## PROOF OF PUBLICATION

Published copy of House File 190 and verified proof of publication of said bill in the Wright County Monitor, a weekly newspaper published in Clarion, Wright County, Iowa, on February 2, 1967, and in the Daily Freeman-Journal, a daily newspaper published in Webster City, Iowa, on February 2, 1967, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

AL MEACHAM, Secretary of the Senate

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m. Monday, February 20, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, February 20, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Harvey Gilbertson, pastor of the Sion Lutheran Church, Lake Mills, Iowa.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Buren for the day on request of Senator Floy, because of the death of his brother.

## PRESENTATION OF VISITORS

Senator McGill rose on point of personal privilege and presented the Honorable Judge William C. Stuart of Chariton, Justice of the Iowa Supreme Court and a former member of the Senate, who was present in the chambers.

### PETITIONS

The following petitions were presented and placed on file.

By Senator Balloun from 150 residents of Benton County urging consideration of real estate and personal property tax relief.

By Senator Erskine from 140 residents of Woodbury County, in favor of preserving the Justice of the Peace system.

By Senator Flatt from 14 residents of Madison County in opposition to legalized gambling.

Those in favor of daylight saving time:

By Senator Benda from 33 residents of Poweshiek County; also, 14 residents of Iowa County.

By Senator DeHart from 215 residents of Story County.

By Senators Floy and Buren from 42 residents of Cerro Gordo, Worth, Winnebago and Hancock Counties.

By Senator Jepsen from 28 residents of Scott County.

By Senator Rigler from 129 residents of Chickasaw County.

#### THIRD READING OF BILLS

On motion of Senator Condon Senate File 67, a bill for an act relating to the enforcement division of the Iowa liquor control commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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:

Aves: 45

Balloun Benda Briles Burns Cassidy Clarke Coleman Condon DeHart

Elv Erskine Flov Frey

Frommelt Glenn Hagedorn Heaberlin Heying Klefstad

Kruck Kvhl Lange Lisle

Lodwick

Lucken

McGill

Messerly

Main

Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Schaben Stanley

Van Eaton Murray Walsh Neu.

Dodds Elvers

DeKoster

Navs: 7

Hill Jepsen Lamborn Mills

Kosek

Rigler Shirley Van Gilst

Absent or not voting: 9

Buren Denman Flatt

Gaudineer Hougen

Kibbie Rilev

Shaff 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 117, a bill for an act relating to Motor Vehicle registration certificate containers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck moved to defer action on Senate File 117 and that the bill retain its place on the calendar.

The motion prevailed.

On motion of Senator Briles Senate File 186, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added, was taken up for consideration.

Senator Elvers offered the following amendment and moved its adoption:

By striking from line seven (7) the word "condensed" and inserting in lieu thereof the word ", condensed,".

2. By inserting in line eight (8) after the word "milk," the following:

"which name shall not include the words 'milk' or 'milk products' or any derivative thereof.".

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: 55

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Klefstad
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens

Van Eaton

Van Gilst

Walsh

Nays: 0

Absent or not voting: 6

Buren Flatt Hougen Kibbie McGill

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 Clarke Senate File 185, a bill for an act to provide for an additional agricultural producer association and including such an association in the agricultural marketing board, was taken up for consideration.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 185 as follows:

- 1. By inserting a comma (,) after "association" in line 3 of section 3.
- 2. By inserting a comma (,) after "association" in line 6 of section 3.

The amendment was adopted.

Senator Clarke moved that the bill be read a third time now.

Senator Potgeter moved that further action on Senate File 185 be deferred and that the bill retain its place on the calendar.

Senator Potgeter asked and received unanimous consent to withdraw his motion to defer.

Senator Hagedorn took the chair at 11:05 a.m.

Senator Clarke renewed his motion that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

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

Ely

Ayes: 52

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Erskine
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley

Reichardt Reno Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Patton

Potgeter

Nays: 3

Hill

Klefstad

Murray

Absent or not voting: 5

Buren Flatt Kibbie

Reppert

Riley

Voting present:

### Gaudineer

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 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act, 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 action on Senate File 180 be deferred and that the bill retain its place on the calendar.

Senator Denman took the chair at 11:30 a.m.

On motion of Senator Lamborn Senate File 205, a bill for an act relating to certain employment benefits for wardens and deputy wardens of the penitentiary and the men's reformatory, was taken up for consideration.

Senator Frommelt asked and received unanimous consent that further action on Senate File 205 be temporarily deferred.

On motion of Senator Lamborn Senate File 206, a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control, was taken up for consideration.

Senator Lamborn offered the following amendment and moved its adoption:

By striking from Sec. seven (7), line 15.

Senator Lamborn asked and received unanimous consent to withdraw his amendment.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 206, Section 7, line 15, by striking the words "and fines".

The amendment was adopted.

Senator Frommelt moved that the Senate recess until 1:00 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley in the chair.

Senate File 206 was taken up for further consideration.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 206 by inserting in line seven (7) of section seven (7) after the word "inmate" the words "while under the program".

The amendment was adopted.

Senator Lodwick offered the following amendment and moved its adoption:

Amend Senate File 206, Sec. 4, line 18, by inserting after the word "the" the words "superintendent or executive officer or by the".

The amendment was adopted.

Senator Denman took the chair at 2:00 p.m.

Senator Lamborn moved that the bill be read a third 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

Cassidy Gaudineer Condon Glenn DeHart Hagedorn DeKoster Heaberlin Denman Hougen Dodds Jepsen Elvers Klefstad Ely Kosek Kruck Flatt Floy Kyhl Frey Lamborn Frommelt

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley

Potgeter Reno Rigler Riley Schaben Shaff Shirley Stanley Van Eator

Van Gilst

Walsh

Nays: 10

Balloun Benda Briles

Clarke Coleman Erskine Heying Hill

Patton

Lange Reppert

Absent or not voting: 6

Buren Burns Kibbie Murray

Reichardt

Stephens

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

## EXPLANATION OF VOTE

Until such time we start giving the innocent citizens as much protection as we do the felons, I must oppose any measure that tends to coddle the felons. Consequently, I voted against passage of Senate File 206.

HOWARD C. REPPERT, JR.

On motion of Senator Lamborn, Senate File 205, was called up for further consideration.

Senator Hill offered the following amendment and moved its adoption:

- 1. By striking Section 2 and by inserting in lieu thereof the following:
- "Sec. 2. Section two hundred forty-six point six (246.6), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'The wardens of the penitentiary and the men's reformatory may, with the approval of the board of control, be furnished with a dwelling house and utilities.'"

2. By striking Section 3 and by inserting in lieu thereof the following:

"Sec. 3. Section two hundred forty-six point seven (246.7), Code 1966, is hereby repealed and the following enacted in lieu thereof:
"Each deputy warden may, with the approval of the board of control, be furnished with a

dwelling house and utilities."

The amendment was adopted.

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

Rule 8 was invoked on the question "Shall the bill pass?" The vote was:

Ayes: 49

Balloun Frommelt Lamborn Potgeter Benda Gaudineer Lange Reno Cassidy Reppert Glenn Lisle Clarke Hagedorn Lodwick Rigler Condon Riley Heaberlin Main DeHart McGill Schaben Hill DeKoster Messerly Shaff Hougen Denman Jepsen Mills Shirley Dodds Klefstad Neu Stanley Elv Van Eator Kosek Nurse Flatt Van Gilst O'Malley Kruck Walsh Floy Kvhl Patton Frey

Nays: 6

Briles Elvers Heying Lucken Coleman Erskine

Absent or not voting: 6

Buren Kibbie Reichardt Stephens
Burns Murray

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 No. 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business.

### HOUSE AMENDMENT TO SENATE FILE 12

Amend Senate File 12 line three (3) by inserting the word and figure "Sec. 2" before the word "This".

Also:

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

Senate File No. 90, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization.

WILLIAM R. KENDRICK, Chief Clerk

## ADDITIONAL COPIES

Senator Kruck asked and received unanimous consent to have 500 copies of Senate File 275 printed.

## PROOF OF PUBLICATION

Published copy of House File 205 and verified proof of publication of said bill in the Waterloo Daily Courier, a daily newspaper published in Waterloo, Black Hawk County, Iowa, on February 9, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

## MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which Senate Joint Resolution 9 passed the Senate.

ANDREW G. FROMMELT

## SENATE CONCURRENT RESOLUTION 19

WHEREAS, the Legislatures of our country are engaged in solving some of the most complex problems of our times; and

WHEREAS, the decision-making of the Legislature brings it into close contact and involvement with many points of view that are often in conflict, requiring mediation and understanding; and

WHEREAS, our Legislatures have gone through significant changes and are generally in the process of upgrading themselves; and

WHEREAS, our Legislatures have through generations helped make our country strong, with their own strengths, their statutizing force, their creativeness, sensitivity and responsibility;

NOW THEREFORE BE IT RESOLVED by the Senate of the State of Iowa, the House concurring, assembled this 20th day of February, 1967, that the month of March be proclaimed NATIONAL LEGISLATURES MONTH, during which we call upon all religious, civic and fraternal groups to undertake an examination of the legislative process with a view toward better understanding their State Legislatures, and we ask all press, radio

and TV media to devote time and space to promoting a better understanding of representative government.

GEORGE O'MALLEY ANDREW FROMMELT ROBERT RIGLER

### BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bill to Committee: S.F. 267 Judiciary

## INTRODUCTION OF BILLS

Senate File 282, by Legislative Research Committee, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment.

Read first and second times and passed on file.

Senate File 283, by Senators Hill, Riley, O'Malley, Gaudineer and Denman, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district.

Read first and second times and passed on file.

Senate File 284, by Committee on Transportation, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

Read first and second times and passed on file.

Senate File 285, by Senators O'Malley, Condon, Cassidy, Klefstad, Walsh and Riley, a bill for an act relating to employees, a public body of the state of Iowa.

Read first and second times and passed on file.

Senate File 286, by Senators Stanley, Denman, Rigler, Riley and Kibbie, a bill for an act relating to residence requirements for electors.

Read first and second times and passed on file.

Senate File 287, by Senator Briles, a bill for an act to legalize the proceedings of the board of supervisors of Adams county in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, Iowa.

Read first and second times and passed on file.

Senate File 288, by Senators Mills, Riley, Hill, O'Malley, Rigler, Gaudineer, Stanley, Denman, Neu and Shirley, 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 289, by Senator Erskine, a bill for an act relating to urban transit companies.

Read first and second times and passed on file.

Senate Joint Resolution 24, by Senators Stanley, Denman, Rigler, Riley and Kibbie, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Read first and second times and passed on file.

#### AMENDMENTS FILED

Amend Senate File 65 as amended as follows:

- 1. By striking from line four (4) the words and figures "one hundred thirty thousand (130,000)" and inserting in lieu thereof the words and figures "one hundred fifty thousand (150,000)".
- 2. Correct the title by striking the words and figures "two hundred fifty thousand (250,000)" and inserting in lieu thereof the words and figures "one hundred fifty thousand (150,000)".

CHESTER O. HOUGEN

Amend Senate File 65 as follows:

- 1. Amend the title by striking from line two (2) the word and figure "one (1)" and insert in lieu thereof "Three-fourths (3/4)".
- 2. By striking from section one (1), line six (6) the word and figure "one (1)" and by inserting in lieu thereof "three-fourths 3/4".

GEORGE E. O'MALLEY

Amend the public health and welfare committee amendment to House File 93, filed February 16, 1967, as follows:

- 1. By adding quotation marks at the beginning of the paragraphs in lines twenty-seven (27) and thirty-six (36) and by adding a close quotation mark after the period in line thirty-seven (37).
- 2. Further amend by striking from line thirty-six (36) the word "Section" and inserting in lieu thereof the word "section".

JOHN M. ELY, JR.

Amend S.F. 109 as follows:

- 1. Amend section 4 by striking lines 7, 8 and 9 of said section.
- 2. Amend section 4, line 14, by inserting after the word "eight (8)" the following: "and nine (9)".
- 3. Amend section 4 by adding thereto the following: "Said section is further amended by adding at the end of subsection fifteen (15) the following: 'An association may invest in capital stock, obligations, or other securities of service corporations in an amount not to exceed one (1) percent of the association's assets,"

- 4. Amend section 5 by striking lines 1 through 5 and inserting in lieu thereof the following: "Section five hundred thirty-four point twenty-one (534.21), Code 1966, is hereby amended by adding after the word 'persons' in line 5 the following: 'or one professional appraiser'."
- 5. Amend section 5, line 8, by striking the words "Unless otherwise agreed in writing" and by inserting in lieu thereof the words "If agreed in writing by written instrument separate from the note and mortgage at anytime after execution of the note and mortgage".
- 6. Amend section 5, lines 29, 30 and 31 by striking the words "and may charge not to exceed five (5) percent of the original principal for prepayment on other loans" and inserting in lieu thereof the words "; and may charge any negotiated rate not to exceed three (3) percent of the original principal for prepayment on other loans during the first three (3) years of said loans, after which time the association may charge as above provided for on one to four family dwellings.".
- 7. Amend section 6 by striking lines 1 through 7 and inserting in lieu thereof the following: "Section 6. Section five hundred thirty-four point twenty-four (534.24), Code 1966 is hereby amended by inserting after the word 'members' in line 8 of subsection one (1) the following: ', in person or by proxy, such vote to be'. "Said section is further amended by inserting after the word "association" in line five (5) of subsection two (2) the following: ", in person or by proxy, such vote to be".
- 8. Amend section 7, line 12, by striking the period and inserting in lieu thereof the following: ", if such plan is approved by the supervisor and the auditor by departmental rule. The plan is to be made available to all qualifying members."
- 9. Section 8, line 10, is hereby amended by striking the period after the word "directors" and inserting in lieu thereof the following: ", this plan to be made available to all qualifying members."
- 10. Section 9 is hereby amended by striking all of lines 8 and 9 of said section and inserting in lieu thereof the following: "exceed three (3) percent for associations with assets not to exceed eight hundred thousand (800,000) dollars and two (2) percent for those over such amount as shown by the associations in their last annual report."
- 11. Amend section 10 by striking all of said section and renumbering the remaining section.
- 12. Amend section 11 by striking all of said section and inserting in lieu thereof the following: "Section five hundred thirty-three B point three (533B.3), Code 1966, is hereby amended by adding after the period in line ten (10) the following: 'The Federal Home Loan Bank of Des Moines and federally chartered and state chartered savings and loan associations may sell checks, drafts, or money orders for single transaction transmission of money'."

DONALD W. MURRAY

Amend Senate File 123 by adding the following new section thereto:

"Section one (1) of this Act shall not apply to merchants and dealers who sell glasses as merchandise and repair and adjust glasses in an established place of business and who do not profess to be optometrists or practice optometry as defined in section one hundred fifty four point one (154.1) of the Code."

LEE GAUDINEER

Amend the second Riley, Ely and Stanley amendment to Senate File 180, filed February 17, 1967, as follows:

1. By striking from lines fifty (50), fifty-four (54), fifty-seven (57) and sixty-one (61) the words "Secretary of Agriculture" and inserting in lieu thereof the words "secretary of agriculture".

DAVID STANLEY

Amend Senate File 217 by inserting in line eight (8) before the word "appropriate" the word "of".

JOHN M. ELY. JR.

## REPORTS OF COMMITTEES

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred Senate File 222, a bill for an act relating to the sale of hay and straw, 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 Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 122, a bill for an act relating to judgments and liens in neglected, dependent and delinquent children matters, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m. Tuesday, February 21, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, February 21, 1967.

The Senate met in regular session. President Fulton presiding.

Prayer was offered by the Reverend Colin Keys, pastor of St. Paul's Episcopal Church, Marshalltown, Iowa.

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

The Senate reconvened, President Fulton presiding.

## PRESENTATION OF VISITORS

Senator Reppert rose on point of personal privilege to present Congressman Karl LeCompte, who served in Congress for 20 years, prior to which he served in the Iowa Senate. Congressman LeCompte was present in the Senate chambers.

Senator Reno rose on point of personal privilege to present the Honorable Dewey Phelps, a former member of the Senate, who was present in the chambers.

Senator Benda introduced Superintendent of Schools Charles Selzer and 48 students of the Amana school system, who were present in the balcony.

Senator Shirley presented 70 students of the Waukee Community school district, who with their instructors, Edgar Darling, Duane Ahrens and Clifford Teale, were present in the Senate balcony.

Senator Potgeter presented a group of boys from the Iowa State Training School for Boys, Eldora, who were present in the balcony with their counselors, Mrs. Glenn, Mrs. Gould and Mr. Luiken,

Senator Klefstad rose on point of personal privilege and presented three students from the Council Bluffs schools, Joel Myklebust, Harlan King and Douglas Rasmussen, who with their instructors, Barbara Hansen, Martha Wangberg and Richard Wiegman, were in the balcony.

Senator O'Malley announced that 28 fifth grade students from the Watrous Elementary school, Des Moines, and their teacher, Kathryn Condit, were present in the Senate balcony.

#### PETITIONS

The following petitions were pesented and placed on file.

By Senator Cassidy from 46 residents of Scott County in favor of daylight saving time.

By Senator Heying from 58 residents of Winneshiek County in favor of daylight saving time.

By Senator Floy from 80 residents of Cerro Gordo County in opposition to parimutuel betting.

By Senator Lamborn from 92 residents of Jones County urging that Highway No. 136 from the east edge of Wyoming, south through Oxford Junction, to Lost Nation, be resurfaced.

By Senator Main from 51 residents of Decatur County in opposition to daylight saving time.

By Senator Murray from 183 residents of Kossuth County in favor of legalized bingo.

By Senator O'Malley from 26 residents of Polk County favoring continuation of the Iowa State Horticultural Society.

By Senator Reno from nine residents of Van Buren County in favor of daylight saving time.

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 18

Senate File 21

Senate File 33

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 18

Senate File 21

Senate File 33

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 February, 1967, sent to the governor for his approval.

Senate File 18

Senate File 21

Senate File 33

Passed on file.

ADOLPH W. ELVERS, Chairman.

## COMMUNICATION

February 20, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber LOCAL

Attention: Lt. Governor Robert D. Fulton

## 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 of Iowa 1966, for the regular two-year term beginning July 1, 1967, and ending June 30, 1969.

Respectfully yours, HAROLD E. HUGHES, Governor

### ADDITIONAL COPIES

Senator Ely asked and received unanimous consent to have 500 copies of Senate File 206 printed.

Senator Cassidy asked and received unanimous consent to have 500 copies of Senate File 270 printed.

## HOUSE CONCURRENT RESOLUTION 4

Senator Reichardt called up House Concurrent Resolution 4, found on pages 180 and 181 of the January 26 Senate journal and moved its adoption.

The resolution was adopted.

### REPORT OF CONFIRMATION COMMITTEE

Senator Heying submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of William E. Noble of Oelwein, Fayette County, Iowa for appointment as member of the State Conservation Commission, under the provisions of Sections 107.1, 107.2, and 107.3, Code of Iowa 1966, for the regular term of six years beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

H. L. HEYING, Chairman DONALD W. MURRAY JOE COLEMAN ROGER W. JEPSEN

On motion of Senator Heying, the report of the committee was adopted.

Senator Heying moved the appointment of William E. Noble as a member of the State Conservation Commission for the regular term of six years beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 58

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley
Patton

Kyhl

Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

Walsh

Nays: 0

Absent or not voting: 3

Frey

Jepsen

Kibbie

Kosek

Kruck

Klefstad

Murray

The motion prevailed and President Fulton declared the appointment of William E. Noble confirmed as a member of the State Conservation Commission for the regular term of six years beginning July 1, 1967 and ending June 30, 1973.

## MOTION TO RECONSIDER WITHDRAWN

Senator Frommelt asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate Joint Resolution 9 passed the Senate.

# PROOF OF PUBLICATION

Published copy of House File 211 and verified proof of publication of said bill in the Northwood Anchor, a weekly newspaper published at Northwood, Worth County, Iowa, on February 16, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

### INTRODUCTION OF BILLS

Senate File 290, by Senator Denman, a bill for an act relating to migratory agricultural laborers.

Read first and second times and passed on file.

Senate File 291, by Senators Reppert, Denman, Stanley, Burns and Lange, 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 292, by Senator Denman and Lucken, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance.

Read first and second times and passed on file.

Senate File 293, by Senator Walsh, a bill for an act relating to fish and game licenses.

Read first and second times and passed on file.

Senate File 294, by Committee on Governmental Affairs, a bill for an act relating to the reorganization of the office of governor, state personnel director, commission on aging, civil rights commission, and higher education facilities commission, and all agencies now in existence or hereafter established pursuant to section seven point nine (7.9), Code 1966.

Read first and second times and passed on file.

Senate File 295, by Senators Stanley, Lisle, Denman and O'Malley, a bill for an act relating to annuity contracts for employees of school districts.

Read first and second times and passed on file.

Senate File 296, by Senators Cassidy, Neu, Denman, Shirley and Klefstad, a bill for an act relating to the use of sewer rental funds.

Read first and second times and passed on file.

Senate File 297, by Senator Messerly, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election.

Read first and second times and passed on file.

Senate File 298, by Senator Benda, a bill for an act relating to interest on savings accounts and time deposits.

Read first and second times and passed on file.

Senate File 299, by Committee on Public Health and Welfare, a bill for an act relating to the appointment of a conservator for an applicant for or recipient of aid to disabled persons.

Read first and second times and passed on file.

Senate File 300, by Senators Reichardt and Denman, a bill for an act relating to motor vehicle inspection.

Read first and second times and passed on file.

Senate File 301, by Senator Reichardt, a bill for an act requiring that persons holding funds for other persons give annual notice of the amount due.

Read first and second times and passed on file.

Senate File 302, by Senators Riley, Hill, O'Malley, Gaudineer, Denman and Neu, a bill for an act to provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto.

Read first and second times and passed on file.

Senate File 303, by Senator Reichardt, a bill for an act to allow a lawfully married student to attend school and to participate in extra curricular activities.

Read first and second times and passed on file.

# RECONSIDERATION OF SENATE FILE 65

Senator DeKoster called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 65 passed the Senate.

LUCAS J. DeKOSTER

The motion prevailed.

Senator DeKoster moved to reconsider the vote by which Senate File 65 as amended went to its third reading, which motion prevailed.

Senator Hougen offered the following amendment and moved its adoption:

- 1. By striking from line four (4) the words and figures "one hundred thirty thousand (130,000)" and inserting in lieu thereof the words and figures "one hundred fifty thousand (150,000)".
- 2. Correct the title by striking the words and figures "two hundred fifty thousand (250,000)" and inserting in lieu thereof the words and figures "one hundred fifty thousand (150,000)".

The amendment was adopted.

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

- 1. Amend the title by striking from line two (2) the word and figure "one (1)" and insert in lieu thereof "Three-fourths (3/4)".
- 2. By striking from section one (1), line six (6) the word and figure "one (1)" and by inserting in lieu thereof "three-fourths 3/4".

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw his amendment filed on February 17 and found on page 371 of the journal.

Senator Gaudineer moved that the bill be read a third 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 Flatt Potgeter Lange Reichardt Benda Frev Lisle Briles Frommelt Lodwick Reno Burns Gaudineer Lucken Reppert Cassidy Rigler Glenn Main Clarke McGill Rilev Hagedorn Condon Shaff Heaberlin Messerly DeKoster Shirley Heying Mills Denman Stanley Kibbie Neu Van Eaton Dodds Kosek Nurse Elvers Van Gilst Kruck O'Mallev Walsh Elv Patton Kyhl Erskine

Nays: 11

Buren Klefstad Floy Coleman Hill Lamborn DeHart Hougen Murray

Schaben Stephens

Absent or not voting: 1

Jepsen

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 Reppert Senate File 117, a bill for an act relating to Motor Vehicle registration certificate containers, was called up for further consideration.

Senator Kruck moved that further action on Senate File 117 be deferred and that the bill retain its place on the calendar.

Senator Kruck asked and received unanimous consent to withdraw his motion to defer and offered a substitute motion to rerefer the bill to the transportation committee.

Division was called.

The motion was lost.

On motion of Senator Frommelt, the Senate recessed until 1:10 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

Senator Frommelt asked and received unanimous consent that further action on Senate File 117 be deferred and that the bill retain its place on the calendar.

## THIRD READING OF BILLS

On motion of Senator Patton Senate File 217, a bill for an act relating to transportation for a discharged or paroled inmate, was taken up for consideration.

Senator Ely asked and received unanimous consent to withdraw his amendments filed on February 17 and February 20 and found on pages 373 and 386, respectively, in the journal.

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

President Fulton took the chair at 1:35 p.m.

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

Aves: 56

Balloun	Erskine
Benda	Floy
Briles	Frey
Buren	Frommelt
Burns	Gaudineer
Cassidy	Glenn
Clarke	Hagedorn
Condon	Heaberlin
DeHart	Heying
DeKoster	Hill
Denman	Hougen
Dodds .	Kibbie
Elvers	Klefstad
Ely	Kosek

Kruck	
Kyhl	
Lamborn	
Lange	
Lodwick	
Main	
McGill	
Messerly	
Mills	
Murray	
Neu	
Nurse	
O'Malley	
Patton	
4.0	

Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Potgeter Reichardt

Nays: 0

Absent or not voting: 5

Coleman Flatt Jepsen

Lisle

Lucken

Walsh

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 Joint Resolution 20, a Joint Resolution designating the Iowa geode as the official state rock for the state of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda moved that further action on Senate Joint Resolution 20 be deferred and that the bill retain its place on the calendar.

The motion prevailed.

On motion of Senator Lamborn Senate File 207, a bill for an act relating to employment of a superintendent of the women's reformatory, was taken up for consideration.

Senator Lamborn moved that the bill be read a third 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 Kosek Erskine Benda Floy Kvhl Briles Lamborn Frev Buren Frommelt Lange Burns Gaudineer Lodwick Cassidy Lucken Glenn Clarke Main Hagedorn Condon Heaberlin McGill DeHart Messerly Heying DeKoster Hill Mills Denman Hougen Murray Dodds Jepsen Neu Elvers Kibbie Nurse Elv Klefstad O'Malley Nays: 1

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton

Patton

Riley

Absent or not voting: 4

Coleman

Flatt

Kruck

Lisle

Walsh

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

### ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F. 256

Industrial and Human Relations

S.F. 266

the state of the s

Agriculture

S.F. 268

Commerce

S.F. 269	Education
S.F. 270	Public Health and Welfare
S.F. 271	Safety and Law Enforcement
S. F. 272	Safety and Law Enforcement
S.F. 273	Conservation and Recreation
S.F. 274	Governmental Affairs
S. F. 275	Judiciary
S.F. 276	Safety and Law Enforcement
S.F. 277	Governmental Affairs
S.F. 278	Safety and Law Enforcement
S.F. 279	Conservation and Recreation
S.F. 280	Governmental Subdivisions
S.F. 281	Safety and Law Enforcement
S.F. 282	Judiciary
S.F. 283	Judiciary
S.F. 284	On Calendar
S.F. 285	Industrial and Human Relations
S.F. 286	Governmental Affairs
S.F. 287	Judiciary
S.F. 288	Judiciary
S. J. R. 24	Judiciary
H. C. R. 5	Governmental Affairs

# REPORTS OF COMMITTEES

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 176, 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 do pass;

Amend Senate File 176 as follows:

- 1. Amend section one (1) by striking from lines twenty-two (22) and twenty-three (23) thereof the words, "or by the state or any political subdivision thereof.".
- 2. Amend section one (1) by striking in line twenty-eight (28) the word and figure "eighteen (18)" and by inserting in lieu thereof the word and figure "sixteen (16)".
- 3. Amend section one (1) by striking lines twenty-nine (29) through thirty-one (31) inclusive.
- 4. Amend section two (2) by striking in lines one (1) and two (2) thereof the words and figures "and until January 1, 1969."
- 5. Amend section two (2) by striking all of the words after the word "Act" in line five (5) and all of lines six (6), seven (7), and eight (8), and insert in lieu thereof a period (.) after the word "Act" in line five (5).
- 6. Amend section two (2) by inserting in line five (5) after the period (.) the following:

"Each employer shall further pay to each employee who is required to work in excess of eight (8) hours during any continuous twenty-four (24) hour period unless his usual and normal working hours are in excess of eight (8) hours per day, a sum or wage equal to one and a half (1 1/2) times his usual hourly rate for all time worked in excess of the aforementioned eight (8) hours".

7. Amend section four (4) by striking from line nine (9) the word "curcumvention" and by inserting in lieu thereof the word "circumvention".

GENE F. CONDON, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 214, a bill for an act to raise the salary limits for councilmen in towns and cities under fifteen thousand (15,000) population, 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 198, a bill for an act to increase the fees paid petit and grand jurors, 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 198 by adding a new section.

Section 3. Further amend section two hundred seven point five (207.5), Code 1966, by striking from line seventeen (17) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Senator George E. 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 attorney fee affidavits in criminal actions, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE F. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 208</u>, a bill for an act relating to terms of office of juvenile judges, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows</u>; and when so amended the bill do pass:

Amend the title of S.F. 208 by striking the words "terms of office" and inserting in lieu thereof the word "salaries".

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 267</u>, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County, authorizing and providing for the issuance of County Public Hospital Revenue Bonds of said County to defray the cost of etc., begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, begs leave to report it has had the same under consideration and 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 96, a bill for an act to provide law clerks for supreme court judges, 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 deleting all of line 3, and all lines thereafter, and substituting in lieu thereof the following: "The Supreme Court shall have authority to appoint not more than nine law clerks to act as legal assistants to the judges of the Supreme Court, such assistants to serve at a salary not to exceed \$7,500 per year and shall render these services in such manner as may be prescribed by the court."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

## AMENDMENTS FILED

Amend House Joint Resolution 10 as follows:

Amend the title as follows:

- 1. By inserting in line one (1) after the word "Resolution" the words "to provide for the reapportionment of the General Assembly,".
- 2. By inserting in line two (2) preceding the word "subdistricting" the words "districting and".

WILLIAM F. DENMAN

Amend Senate File 117 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point one hundred sixty-three (321.163), Code 1966, is amended by adding after the word 'container' in line four (4) the words: 'of a design approved by the Department of Public Safety'."

"Sec.2. Section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1966, is amended by adding after the word 'containers' in line six (6) the following: 'of a design approved by the Department of Public Safety'."

Sec. 3. Section three hundred twenty-one point one hundred sixty-eight (321.168), Code 1966, is amended by adding after the word 'containers' in line four (4) the following: 'of a design approved by the Department of Public Safety'.'

WARREN KRUCK C. JOSEPH COLEMAN

Amend the Committee on Governmental Affairs amendment to House Joint Resolution 10 by inserting the following new section immediately before line 137:

"In addition to its other duties under this Act, the commission shall, no later than April 15, 1967, file in the office of the secretary of state an alternate apportionment plan complying with section thirty-seven (37) of article three (III) of the Iowa constitution as interpreted by the supreme court of Iowa. The alternate apportionment plan shall also comply with the other provisions of this Act to the maximum extent possible in view of the requirements of section thirty-seven (37) of article three (III) of the Iowa constitution. No plan filed shall be valid unless signed by at least seven (7) members of the commission."

DAVID STANLEY

1. By adding the words "of the Code" before the word "shall" in line eighteen (18) of section one (1).

JOHN P. KIBBIE

Amend Senate File 284 by adding the following new section:

Section 5. Amend section three hundred twenty one point four hundred fifty-seven (321.457), Code 1966, by inserting in subsection six (6), line one (1) after the word "three" the words "or more".

TRANSPORTATION COMMITTEE

Amend Senate File 124 by adding a new section as follows:

Section 1. No resident sixty-five (65) years and older shall be required to have a license to fish in the rivers and streams or any other body of water in the State of Iowa. No special identification shall be necessary for this purpose.

CHESTER O. HOUGEN

Amend Senate File 228 as follows:

- 1. Amend section six (6) by inserting in line four (4) after the word "shall" the words "furnish the state treasurer necessary information so that he may direct the comptroller to pay the amount lost in granting credits on personal property taxes assessed in each county in the assessment year 1967. After all counties have been satisfied on their warrents they shall in addition".
- 2. Further amend section six (6) by inserting in line four (4) after the word "from" the words "the balance of".
- 3. Further amend section six (6) by striking the last sentence in lines twelve (12) and thirteen (13).

H.L. HEYING

Amend Senate File 283 as follows:

- 1. By striking from line fifteen (15) in section one (1) the comma after the word "Guthrie" and insert in lieu thereof the word "and by striking from same line the words "and Polk".
- 2. Further amend section one (1) by adding the following: "The thirteenth district shall consist of the county of Polk,"
- 3. Further amend by striking from line twenty-four (24) in section two (2) the numeral 11 and inserting in lieu thereof the numeral 3.

ALAN SHIRLEY

Amend House File 93 by striking all of section 9 and inserting in lieu thereof the following:

"Sec. 9. Records; report of recipients. The general assembly finds and determines that the use and disclosure of information as provided in this section are for purposes directly connected with the administration of the plan established by this Act and are essential for the proper administration of said plan.

"All applications, investigation reports, information, and records concerning any applicant or recipient of medical assistance under this Act shall be held confidential except as otherwise provided in this section.

"The use thereof by, and the disclosure thereof to, persons authorized by law in connection with their official duties relating to financial audits, legislative investigations, and other purposes directly connected with the administration of said plan, shall be permitted.

"Release and the use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation or development of the program. Such information includes: total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

"The county board of social welfare shall prepare and file in its office on or before the thirtieth (30th) day of each January, April, July and October a report showing the names and addresses of all recipients receiving assistance under this chapter, together with the amount paid to each during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters two hundred thirty-nine (239) and two hundred forty-one (241). The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for commercial or political purposes.

"It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for commercial or political purposes.

"Violations of this section shall be punishable as a misdemeanor.

"If it is definitely established that any provision of this section would cause said plan to be ineligible for federal financial participation, such provision shall be limited or restricted to the extent which is essential to make said plan eligible for federal financial participation. The state board shall establish any rules and regulations which are necessary to carry out the intent of this paragraph,"

DAVID STANLEY

Amend the Committee on Governmental Affairs amendment to House Joint Resolution 10 by striking lines nine (9) through one hundred forty-one (141) and inserting in lieu thereof the following:

"the following sections shall apply in the apportionment and composition of the Sixty-third (63rd) and subsequent general assemblies of the state of Iowa.

"Sec. 2. The number of senators in the general assembly shall not exceed fifty (50). Each senator shall be elected from a single member senatorial district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other senatorial district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, county lines shall not be crossed in forming senatorial districts. Where necessary in establishing senatorial districts, the redistricting authority may shorten the term of any senator prior to completion of the term. Any senator whose term is so shortened shall not be compensated for the uncompleted part of the term.

- "Sec. 3. The number of representatives in the general assembly shall not exceed one hundred (100). Each representative shall be elected from a single member representative district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other representative district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, neither county lines nor senatorial district boundaries shall be crossed in forming representative districts.
- "Sec. 4. A commission of ten (10) members is hereby created within ten (10) days after the effective date of this Act. Five (5) members shall be appointed by the state chairman of the political party whose candidate for the office of governor received the largest number of votes cast for that office in the last general election. Five (5) members shall be appointed by the state chairman of the political party whose candidate received the next largest number of votes cast for that office in the last general election. If either state chairman fails to comply with the provisions of this section, the chief justice of the supreme court shall immediately make the appointments on behalf of the chairman. Any vacancy by death or resignation of a commissioner shall be filled in the same manner as the original appointment.
- "Sec. 5. Commissioners shall receive forty (40) dollars per diem and shall be reimbursed for actual and necessary expenses incurred in the performance of their duties. All agencies of the state and all governmental subdivisions thereof shall cooperate to the fullest extent with the commission in the performance of its duties.
- "Sec. 6. The commission shall, no later than April 15, 1967, file in the office of the secretary of state an apportionment plan complying with the provisions of this Act. No plan filed shall be valid unless signed by at least seven (7) members of the commission.
- "Sec. 7. The general assembly shall consider the plan submitted, and no later than May 15, 1967, shall by statute either adopt the plan as submitted or modified or adopt a plan of its own. Any plan adopted shall be filed and validly signed.
- "Sec. 8. If the general assembly fails to adopt an apportionment plan as required under this Act, the supreme court shall adopt or cause to be adopted a plan conforming to the requirements of this Act no later than January 1, 1968. Upon application of any qualified elector, the supreme court shall review any apportionment plan enacted into law.
- "Sec. 9. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in The Telegraph-Herald, a newspaper published at Dubuque, Iowa."

WILLIAM F. DENMAN

# THIRD READING OF BILLS

On motion of Senator Condon Senate File 124, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, February 22, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, February 22, 1967.

The Senate met in regular session. President Fulton presiding.

Prayer was offered by the Reverend Francis W. Pritchard, pastor of the First Presbyterian Church, Cedar Rapids, Iowa.

# PRESENTATION OF VISITORS

Senator Elvers rose on point of personal privilege and presented a group of 15 prospective teachers from the State College of Iowa, Cedar Falls, who are presently student teaching in Des Moines, West Des Moines or Saydel Schools. They were present in the balcony with their coordinator, Ray Kuehl, assistant professor, department of teaching, State College of Iowa. The visit to the legislature was one of eight seminars scheduled during their nine week student teaching schedule.

Senator O'Malley presented 20 future secretaries, senior students at North High School, Des Moines, who were present in the balcony with their student teacher, Diane Brown, and their instructor, Mrs. Betty Jackson.

### PETITIONS

The following petition was presented and placed on file.

By Senator Heying from 75 residents of Winneshiek County in opposition to daylight saving time.

# SPECIAL ORDER OF BUSINESS

The hour having arrived, the chair announced the special order of business on House Joint Resolution 10.

On motion of Senator Denman House Joint Resolution 10, a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to 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 offered for consideration:

Amend House Joint Resolution 10 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The General Assembly, in compliance with recent rulings of the state and federal judiciary in the matters of subdistricting and equal representation, respectively, and in order to reduce the size of both houses of the General Assembly to a more efficient and orderly number in the interim period before a constitutional amendment becomes effective, hereby determines that the apportionment and composition of both houses of the Sixty-third (63rd) and subsequent General Assemblies shall be predicated on the following principles:

1. The senate shall be composed of no more than fifty (50) members and the house of representatives shall be composed of no more than one hundred (100) members.

- 2. The senate and house of representatives shall be apportioned on a population basis with each senator and representative elected from single member districts, with such districts to conform to county lines to the maximum extent practicable.
- 3. A bipartisan commission shall be created to recommend to the General Assembly a plan of apportionment and composition of the General Assembly no later than April 15, 1967, which plan shall be adopted or modified by the General Assembly, or supplanted by a plan adopted by the General Assembly, all no later than May 15, 1967, and if the commission fails to submit a plan or if the General Assembly fails to adopt or modify such plan, or adopt a plan of its own within such time period, the supreme court shall adopt or cause to have adopted an apportionment and composition plan according to the principles stated herein and pursuant to the provisions of this Act.
- 4. In order to provide continuity and experience in the senate, whenever possible terms of senators shall not be shortened, but any senator whose present district is changed as a result of the temporary apportionment and composition required hereunder shall whenever possible be assigned to a particular senatorial district until the completion of his term.

The General Assembly hereby declares that the foregoing principles have been followed in this Act in order to provide (a) one (1) man, one (1) vote representation for all citizens of Iowa and (b) a prompt, orderly, and highly desirable reduction in the numerical composition of the General Assembly.

- Sec. 2. Chapter forty-one (41), Code 1966, is hereby repealed and the following sections enacted in lieu thereof:
- "The number of senators in the General Assembly, effective with the Sixtythird (63rd) General Assembly and thereafter, is hereby fixed at not more than fifty Each senator shall be elected from a single member senatorial district having a population as shown by the most recent decennial United States census equal to that of every other senatorial district, and shall conform to the guidelines of the Constitutional requirement of one-man one-vote as set forth by the courts. Each senatorial district shall be compact and contiguous and, to the maximum extent practicable, shall not cross county lines. A senatorial district shall incorporate the entire area of a representative district or the entire area of two (2) representative districts, in which latter case such representative districts so incorporated shall be contiguous to each other. A senator whose term has not been completed shall whenever possible continue to serve out his term of office and shall when necessary be assigned until the completion of his term to a particular senatorial district notwithstanding his actual residence is in another senatorial district. No more than one (1) senator shall be assigned to the same senatorial district. A representative and a senator must have actual residence within the respective representative district or senatorial district, as the case may be, for sixty (60) days prior to the nomination for election from such representative or senatorial district,"
- 2. "The number of representatives in the General Assembly, effective with the Sixty-third (63rd) General Assembly and thereafter, is hereby fixed at not more than one hundred (100). Each representative shall be elected from a single member representative district having a population as shown by the most recent decennial United States census equal to that of every other representative district and shall conform to the guidelines of the Constitutional requirement of one-man one-vote as set forth by the courts. Each representative district shall be compact and contiguous and, to the maximum extent practicable, shall not cross county lines."

- 3. "A commission is hereby created composed of ten (10) members, five (5) each to be appointed within ten (10) days after the effective date of this Act by the respective state chairman of the political party whose candidate for the office of governor received either the highest or the next highest number of votes cast for that office in the last general election in which the office of governor was to be filled. In the event a state chairman fails to file the name of any or all of his appointees to the commission with the secretary of state within the time prescribed, the chief justice of the supreme court shall promptly make such appointments in the party chairman's behalf. Vacancies by death or resignation of a commissioner shall be filled in the manner provided therein for original appointments excepting that the time period shall commence to run with the death or resignation of the commissioner, as the case may be."
- 4. "The commission shall, as promptly as agreement can be reached, but no later than April 15, 1967, file in the office of the secretary of state a plan of districting the state into not more than fifty (50) senatorial districts and not more than one hundred (100) representative districts. To be valid, a plan shall be signed at the time of filing by at least seven (7) of the commissioners."
- 5. "Commissioners shall be paid forty (40) dollars per diem and be reimbursed for actual and necessary travel, lodging and meal expense incurred in the performance of the duties required of them by this Act. Each agency of the state of Iowa and all subdivisions of government thereof shall cooperate to the fullest extent with the commission and shall furnish, on request, technical and other assistance necessary to aid the commission in the performance of its duties."
- 6. "The General Assembly, no later than May 15, 1967, shall either adopt or modify by statutory enactment a plan timely filed and validly signed or, whether or not a plan is timely filed or validly signed, district the state into not more than fifty (50) senatorial and not more than one hundred (100) representative districts as provided therein."
- 7. "If the General Assembly fails within the time prescribed herein to either adopt or modify by statutory enactment a plan validly signed and timely filed, or district the state into not more than fifty (50) senatorial districts and not more than one hundred (100) representative districts as provided herein, the supreme court shall adopt or cause to be adopted an apportionment and composition plan which conforms to the requirements of this Act. Upon application of any qualified elector, the supreme court, which shall have original jurisdiction in litigation involving apportionment and composition of the General Assembly, shall review an apportionment and composition plan enacted into law, whether a result of adoption or modification by the General Assembly, of a commission plan or enactment by the General Assembly of its own apportionment and composition plan."
- Sec. 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in the Telegraph Herald, a newspaper published at Dubuque, Iowa.

Senator Denman asked and received unanimous consent to withdraw the Denman, Kibbie, Ely and Shirley amendment to the committee amendment filed February 17 and found on page 373 of the Senate journal.

Senator Denman asked and received unanimous consent to withdraw the Denman

amendment to the committee amendment filed February 10 and found on page 299 of the Senate journal.

Senator Denman asked and received unanimous consent to withdraw the Denman amendment to House Joint Resolution 10 filed on February 21 and found on page 399 of the journal.

Senator Denman offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee on Governmental Affairs amendment to House Joint Resolution 10 by striking lines nine (9) through one hundred forty-one (141) and inserting in lieu thereof the following:

"the following sections shall apply in the apportionment and composition of the Sixty-third (63rd) and subsequent general assemblies of the state of Iowa.

- "Sec. 2. The number of senators in the general assembly shall not exceed fifty (50). Each senator shall be elected from a single member senatorial district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other senatorial district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, county lines shall not be crossed in forming senatorial districts. Where necessary in establishing senatorial districts, the redistricting authority may shorten the term of any senator prior to completion of the term. Any senator whose term is so shortened shall not be compensated for the uncompleted part of the term.
- "Sec. 3. The number of representatives in the general assembly shall not exceed one hundred (100). Each representative shall be elected from a single member representative district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other representative district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, neither county lines nor senatorial district boundaries shall be crossed in forming representative districts.
- "Sec. 4. A commission of ten (10) members is hereby created within ten (10) days after the effective date of this Act. Five (5) members shall be appointed by the state chairman of the political party whose candidate for the office of governor received the largest number of votes cast for that office in the last general election. Five (5) members shall be appointed by the state chairman of the political party whose candidate received the next largest number of votes cast for that office in the last general election. If either state chairman fails to comply with the provisions of this section, the chief justice of the supreme court shall immediately make the appointments on behalf of the chairman. Any vacancy by death or resignation of a commissioner shall be filled in the same manner as the original appointment.
- "Sec. 5. Commissioners shall receive forty (40) dollars per diem and shall be reimbursed for actual and necessary expenses incurred in the performance of their duties. All agencies of the state and all governmental subdivisions thereof shall cooperate to the fullest extent with the commission in the performance of its duties.
- "Sec. 6. The commission shall, no later than April 15, 1967, file in the office of the secretary of state an apportionment plan complying with the provisions of this Act. No plan filed shall be valid unless signed by at least seven (7) members of the commission.

- "Sec. 7. The general assembly shall consider the plan submitted, and no later than May 15, 1967, shall by statute either adopt the plan as submitted or modified or adopt a plan of its own. Any plan adopted shall be filed and validly signed.
- "Sec. 8. If the general assembly fails to adopt an apportionment plan as required under this Act, the supreme court shall adopt or cause to be adopted a plan conforming to the requirements of this Act no later than January 1, 1968. Upon application of any qualified elector, the supreme court shall review any apportionment plan enacted into law.
- "Sec. 9. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in The Telegraph-Herald, a newspaper published at Dubuque, Iowa,"

Senator Frommelt moved that the Senate stand at ease for  $30\ \mathrm{minutes}$ , which motion prevailed.

The Senate reconvened with President Fulton presiding.

Senator Frommelt moved that the Senate resolve itself into a committee of the whole and that President Fulton act as chairman of the committee, which motion prevailed.

Senator Mills offered the following amendment to the Denman amendment and moved its adoption:

Amend the Denman amendment of February 21, 1967 as follows:

1. In line forty-seven (47) strike the word "All" and strike lines forty-eight (48), forty-nine (49), and fifty (50) and insert in lieu thereof the following:

"The commission shall choose a chairman from its membership and adopt rules for the conduct of its proceedings.

It may hold public hearings, consult with representatives of minority political groups, and employ staff personnel and retain expert technical assistants. The commission shall have access to all public records and shall be given the co-operation of all public officials. It shall have power of subpoena."

The amendment to the Denman amendment was adopted.

Senator Rigler offered the following amendment to the Denman amendment and moved its adoption:

Amend the Denman amendment to House Joint Resolution 10 filed February 21, 1967 as follows:

By striking the word and figure "Sixty-third (63rd)" in line 6 and inserting in lieu thereof the word and figure "Sixty-fourth (64th)",

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

### AFTERNOON SESSION

The committee of the whole reconvened, with President Fulton presiding.

The committee of the whole resumed consideration of the Rigler amendment to the Denman amendment.

Senator Rigler moved the adoption of the amendment.

The amendment was lost.

Senator Denman moved that the Senate rise from the committee of the whole, which motion prevailed.

President Fulton reported that the committee of the whole had adopted the Mills amendment to the Denman amendment and that consideration of the Denman amendment as amended was now in order.

Senator Denman moved the adoption of his amendment to the committee amendment, as amended by the committee of the whole, and moved its adoption.

Roll call was requested.

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

Ayes: 31

Buren	Ely	Hill	O'Malley
Burns	Floy	Kibbie	Patton
Cassidy	Frommelt	Klefstad	Reichardt
Coleman	Gaudineer	Kruck	Reno
Condon	Glenn	Main	Reppert
Denman	Hagedorn	McGill	Schaben
Dodds	Heaberlin	Murray	Shirley
Elvers	Heying	Nurse	

Nays: 28

Balloun	Flatt	Lange	Rigler
Benda	Frey	Lodwick	Riley
Briles	Hougen	Lucken	Shaff
Clarke	Jepsen	Messerly	Stanley
DeHart	Kosek	Mills	Stephens
DeKoster	Kyhl	Neu	Van Eaton
Erskine	Lamborn	Potgeter	Walsh

Absent or not voting: 2

Lisle Van Gilst

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House Joint Resolution 10 as amended as follows:

By inserting therein the following new section:

"In addition to its other duties under this Act, the commission shall, no later than April 15, 1967, file in the office of the secretary of state an alternate apportionment plan complying with section thirty-seven (37) of article three (III) of the Iowa constitution as interpreted by the supreme court of Iowa. The alternate apportionment plan shall also comply with the other provisions of this Act to the maximum extent possible in view of the requirements of section thirty-seven (37) of article three (III) of the Iowa constitution. No plan filed shall be valid unless signed by at least seven (7) members of the commission."

The amendment was adopted.

Senator Stanley asked and received unanimous consent to withdraw the Stanley amendment to the committee amendment filed February 21 and found on page 399 of the Senate journal.

Senator Denman offered the following amendment and moved its adoption:

Amend the Committee on Governmental Affairs amendment to House Joint Resolution 10 by striking from line one (1) the word "enacting" and inserting in lieu thereof the word "resolving".

The amendment to the amendment was adopted.

Senator Denman moved the adoption of the Committee amendment as amended, which motion prevailed and the amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend the title by striking from line one (1) the words "to provide commissions" and inserting in lieu thereof the words "to provide for the reapportionment of the General Assembly and to establish a commission".

The amendment was adopted.

Senator Denman 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 be adopted?" the vote was:

Ayes: 32

O'Malley
Patton
Reichardt
Reno
Reppert
Schaben
Shirley
Van Gilst

Nays: 29

			_
Balloun	Flatt	Lange	Potgeter
Benda	Frey	Lisle	Rigler
Briles	Hougen	Lodwick	Riley
Clarke	Jepsen	Lucken	Shaff
DeHart	Kosek	Messerly	Stanley
DeKoster	Kyhl	Mills	Stephens
Erskine	Lamborn	Neu `	Van Eaton
			Walsh

Absent or not voting: 0

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title as amended was agreed to.

Senator Denman asked and received unanimous consent to have the Senate amendment to House Joint Resolution 10 printed.

## THIRD READING OF BILLS

On motion of Senator Patton Senate File 267, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County, authorizing and providing for the issuance of County Public Hospital Revenue Bonds of said County to defray the cost of constructing, equipping, enlarging and improving the County Public Hospital 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 County, 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: 58

Balloun	Flatt	Lamborn	Potgeter
Benda	Floy	Lange	Reichardt
Buren	Frey	Lisle	Reno
Burns	Frommelt	Lodwick	Reppert
Cassidy	Gaudineer	Lucken	Rigler
Clarke	Glenn	Main	Riley
Coleman	Hagedorn	McGill	Schaben
Condon	Heaberlin	Messerly	Shaff
DeHart	Heying	Mills	Shirley
DeKoster	Hougen	Murray	Stanley
Denman	Jepsen	Neu	Stephens
Dodds	Klefstad	Nurse	Van Eaton
Elvers	Kosek	O'Malley	Van Gilst
Ely	Kruck .	Patton	Walsh
Erskine	Kyhl		•

Nays: 0

Absent or not voting: 3

Briles

Hill

Kibbie

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 to have Senate File 267 immediately messaged to the House.

# HOUSE AMENDMENTS CONSIDERED

Senator Messerly called up for consideration Senate File 12, An Act to repeal the statute relating to the time for keeping courthouses open for business, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 12 line three (3) by inserting the word and figure "Sec.2" before the word "This".

The Senate concurred.

Senator Messerly 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: 59

Balloun Erskine Benda Flatt Briles Floy Buren Frev Burns Frommelt Cassidy Gaudineer Clarke. Glenn Coleman Hagedorn Condon Heaberlin DeHart Heying DeKoster Hougen Denman Jepsen Dodds Kibbie Elvers Kosek Ely Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley

Patton

Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

· Potgeter

Reichardt

Nays: 2

Hill

Klefstad

Absent or not voting: 0

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

### BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on February 21, 1967, the Governor had approved the following bills:

Senate File 18, relating to registration plates.

Senate File 21, relating to the sale of spirituous or intoxicating drinks to Indians.

Senate File 33, relating to an increase in the minimum sick leave for school employees.

# 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 and agreed to the following resolution in which the concurrence of the House was asked:

Senate Joint Resolution 4 proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Also:

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

Senate File No. 267, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County.

WILLIAM R. KENDRICK, Chief Clerk

# INTRODUCTION OF BILLS

Senate File 304, by Senators DeKoster, Benda, Walsh and Reppert, a bill for an act relating to limitations of actions on ancient mortgages and abandoned property.

Read first and second times and passed on file.

Senate File 305, by Senators Benda, Hagedorn, Reno and DeHart, a bill for an act relating to real estate licenses.

Read first and second times and passed on file.

Senate File 306, by Committee on Safety and Law Enforcement, a bill for an act to provide for the use of safety emblems on slow moving vehicles.

Read first and second times and passed on file.

Senate File 307, by Senators Denman, Stanley and Riley, a bill for an act relating to exemptions from execution.

Read first and second times and passed on file.

Senate File 308, by Senators Riley, Reno, Messerly, Klefstad, Frey, Briles and Dodds, a bill for an act relating to motor vehicles; regulating common carriers by rail transporting workers to and from their places of employment or during the course of their employment; directing the Iowa commerce commission to prepare rules and regulations regulating such motor vehicles; making violations a misdemeanor; providing penalties; and declaring an emergency.

Read first and second times and passed on file.

Senate Joint Resolution 25, by Senators Lodwick, Mills and Hill, A Joint Resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first (61st) General Assembly, and to make an appropriation therefore:

Read first and second times and passed on file.

Senate Joint Resolution 26, by Senators Denman, Riley and Stanley, A Joint Resolution to repeal Article nine (IX) of the Constitution of the State of Iowa.

Read first and second times and passed on file.

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. J. R	. 25	Agriculture
S.J.R	. 26	Governmental Affairs
S.F.	289	Governmental Subdivisions
S.F.	290	Industrial and Human Relations
S.F.	291	Governmental Subdivisions
S.F.	292	Commerce
S.F.	293	Conservation and Recreation
S.F.	294	On Calendar
S.F.	295	Èducation
S.F.	296	Governmental Subdivisions
S.F.	297	Governmental Subdivisions
S.F.	298	Commerce
S.F.	299	On Calendar

S.F.	300	Safety and Law Enforcement
S.F.	301	Judiciary
S.F.	302	Judiciary
S.F.	303	Education
S. F.	304	Judiciary
S.F.	305	Judiciary
S.F.	306	On Calendar
S.F.	307	Judiciary
S.F.	308	Transportation

# REPORTS OF COMMITTEES

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred Senate File 259, a bill for an act relating to the specifications and standards for cheeses and cheese products, 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 Dodds submitted the following reports:

Mr. President: Your committee on Commerce to which was referred <u>Senate File 211</u>, a bill for an act relating to the accreditation of certain reinsurance purchased by <u>Iowa</u> companies from foreign or alien insurance companies, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

ROBERT R. DODDS, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Commerce to which was referred Senate File 110, a bill for an act to provide for a method of cancellation of casualty insurance policies, 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 110 as follows:

By striking the period after the word "based" in line three (3) of Subsection 2 of Section 1 and inserting the following:

"after a written request from the insured."

ROBERT R. DODDS, Chairman

Ordered passed on file.

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred Senate  $\underline{\text{File 118}}$ , begs leave to report it has had the same under consideration and returns the bill without recommendation.

JOHN P. KIBBIE, 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 101, a bill for an act providing for a deduction not to exceed one hundred dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income, 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 37, a bill for an act to provide real property tax exemption to disabled veterans, 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 Senate Joint Resolution 20 as follows:

- 1. By striking from line two (2) of the title the word "rock" and inserting in lieu thereof the word "gem".
- 2. By striking from line two (2) of the second WHEREAS the words "rocks as the official state rock" and inserting in lieu thereof the words "gems as the official state gem".
- 3. By striking from line two (2) of the third WHERFAS the words "rock as the official rock" and inserting in lieu thereof the words "gem as the official gem".
- 4. By striking from line two (2) of the fourth WHEREAS the word "rocks" and inserting in lieu thereof the word "gems".
- 5. By striking from line two (2) of the fifth WHEREAS the word "rock" and inserting in lieu thereof the word "gem".
  - 6. By amending the seventh WHEREAS as follows:
  - 1. By striking from line two (2) the word "rock".
- 2. By striking from line three (3) the word "rock" and inserting in lieu thereof the word "gem".

- 7. By striking from line two (2) of section one (1) the word "rock" and inserting in lieu thereof the word "gem".
- 8. By striking from line three (3) of section two (2) the word "rock" and inserting in lieu thereof the word "gem".

KENNETH BENDA

Amend Senate File 63 line nineteen (19) as follows:

Section 1. By striking the period (.) in line nineteen (19) and inserting a comma (,) and by adding the following: "providing the purpose is the same. The exemptions shall apply to an addition or enlargement of a structure but not if it constitutes creating a multiple dwelling or the addition of a garage to a dwelling or any other structure not created for the same purpose or nature for which the structure was previously used. The exemption shall apply to any structure rebuilt for the same purpose if totally destroyed by fire or storm."

CHESTER O. HOUGEN

Amend Senate File 86 as follows:

- 1. By inserting the following as a new section: Section eighty six point eighteen (86.18), Code 1966, is amended by striking from lines four (4) and five (5) the words "neither the board of arbitration nor" and striking from lines eight (8) and nine (9) the words "hold such arbitrations, or".
- 2. By inserting the following as a new section: Section eighty six point nineteen (86.19), Code 1966, is amended by striking the words "or board of arbitration," from lines five (5) and six (6) thereof.

LEE GAUDINEER

House File 93 is hereby amended as follows:

Amend section five (5), subsection five (5) by adding thereto the following:

"For each council meeting, other than those held during the time the general assembly is in session, each legislative member of the council shall be reimbursed for actual traveling and other necessary expenses and shall receive a per diem of forty (40) dollars for each day in attendance."

COMMITTEE ON PUBLIC HEALTH AND WELFARE.

Amend the Stanley amendment to House File 93 as follows:

- 1. In line 22, insert the words "but is not limited to" after the word "includes".
- 2. In line 29, insert the words "last known" before the word "addresses".
- 3. In line 30, strike the word "each" and insert in lieu thereof the words "or on behalf of each recipient".

DAVID STANLEY

Amend Senate Committee Amendment of February 16 to House File 93 as follows:

- Section 1. By striking the words "By striking Section 9 and substituting in lieu thereof the following" from line 18 and 19, and inserting in lieu thereof, the words "By adding to section 9 as amended, the following".
- Sec. 2. Further amend the Senate Committee Amendment by adding the words "unless otherwise provided" after the word "Section" in line 36.

Sec. 3. Amend Section 9 as amended by the Knight Amendment of February 7, by adding in line 32 before the word "commercial", the words "religious, charitable,".

CHESTER O. HOUGEN

# Amend Senate File 95 as follows:

- 1. By striking in line five (5) of Section one (1) the words, "fraudulent or" and by inserting in lieu thereof the words, "or a material".
- 2. By striking in Section one (1) lines eight (8) through twelve (12), inclusive and by renumbering the remaining subsections thereof.
- 3. By inserting in line fourteen (14) of Section one (1) after the word, "vehicle" the words, ", if the person letting the vehicle has performed all of his obligations under the agreement".
- 4. By striking in line sixteen (16) and seventeen (17) the words, ", or lawfully refuse or neglect" and by inserting in lieuthere the words, "willfully refuse, or willfully neglect".
- 5. By striking in line twenty (20) of Section one (1) the words, "fraudulent intent" and by inserting in lieu thereof the words, "such abandonment or willful refusal or willful neglect to redeliver such vehicle".

LEE GAUDINEER

# Amend Senate File 95 as follows:

- 1. By striking the word "hires" in line nine (9) of section one (1) and by inserting in lieu thereof the word "rents".
- 2. By striking the word "hiring" in line thirteen (13) of section one (1) and by inserting in lieu thereof the word "renting".
- 3. By striking the word "hiring" in line twenty-one (21) of section one (1) and by inserting in lieu thereof the word "renting".

GEORGE E, O'MALLEY

# Amend Senate File 124 as follows:

- 1. Amend the title by adding thereto after the word "adults", "or elderly persons".
- 2. Amend section one (1) by adding thereto before the following: "Nor shall a person who is sixty-five (65) years of age or older be required to have a fishing license to fish in the rivers and streams in the state of lowa."
- 3. Amend section two (2) by adding thereto the following: "The state conservation commission shall issue an appropriate card or document indicating that the person whose name appears thereon is a handicapped adult as defined herein or a person who is sixty-five (65) years of age or older, as the case may be."
  - 4. Amend section two (2) by adding quotation marks (") at the end thereof.

TOM RILEY

1. By inserting a period (.) after the word "issued" in line eighteen (18) of section five (5).

MERLE W. HAGEDORN

## Amend Senate File 283 as follows:

1. Strike lines six (6) and seven (7) of section one (1) and insert in lieu thereof the following:

"The first district shall consist of the counties of Lee, Van Buren, Jefferson, Henry, Des Moines, Louisa and Washington."

2. Strike lines eighteen (18) to twenty-one (21), inclusive, of section one (1) and insert in lieu thereof the following:

"The sixth district shall consist of the counties of Keokuk, Mahaska, Iowa, Powe-shiek, Jasper, Benton, Tama and Marshall.

The seventh district shall consist of the counties of Cedar, Johnson, Jones and Linn."

3. Strike from line twenty-six (26) of section two (2) the figure "7" and insert in lieu thereof the figure "6".

TOM RILEY

## Amend Senate File 66 as follows:

- 1. Amend section one (1) by inserting in line nine (9) after the word "feet" the words "from one-half (1/2) hour before sunset to one-half (1/2) hour after sunrise".
  - 2. Further amend Senate File 66 by inserting the following as a new section:
- "The two (2) electric markers as provided in this Act shall be installed within thirty (30) months after the effective date of this Act."
  - 3. Further amend Senate File 66 by inserting the following as a new section:
- "This Act shall not apply to cabooses or other equipment cars used in the switching service or on trains operated wholly within twenty-five (25) miles of the yard limits."

  HOWARD C. REPPERT

Amend Senate File 126 by striking the word "person" in line four (4) of Section one (1) and inserting in lieu thereof the word "deer".

GENE W. GLENN

Amend Senate File 211 by striking all of Section one (1) and inserting in lieu thereof the following:

Section 1. Section five hundred fifteen point forty-seven (515.47), Code 1966, is hereby amended as follows:

- 1. Subsection one (1), line six (6), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 2. Subsection two (2), lines seven (7) and eight (8), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515,49) of the Code."
- 3. Subsection three (3), lines eight (8) and nine (9), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 4. Subsection four (4), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided in section five hundred fifteen point forty-nine (515.49) of the Code."
- 5. Subsection six (6), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred point forty-nine (515.49) of the Code."

  DONALD W. MURRAY

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, February 23, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, February 23, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Clarence Farrelly, pastor of the St. Thomas Catholic Church, Emmetsburg, Iowa.

### PRESENTATION OF VISITORS

Senator Kibbie rose on point of personal privilege and presented the Honorable Donald Beneke, former Senator from Buena Vista and Pocahontas Counties, who was present in the Senate chambers.

Senator Flatt rose on point of personal privilege and presented the Honorable Raymond Breakenridge, former Representative from Madison County, who was present in the Senate Chambers.

Senators O'Malley and Reppert introduced to the Senate 150 students from Meredith Junior High school, Des Moines, who were seated in the balcony with their principal, Dr. Mastin.

Senator Stanley presented 34 University of Iowa freshmen, who were present in the Senate balcony. They were accompanied by M. L. Huit, dean of students, and John Pelton.

Senator Hill rose on point of personal privilege and presented to the Senate 42 students from Colfax Community School, accompanied by their instructor, Mr. Curry, and 100 students from the Newton Community School, accompanied by their instructors, Mr. Paul, Mr. Van Langen and Miss Hansen, who were seated in the balcony.

### PETITIONS

The following petition was presented and placed on file.

By Senator McGill from 70 residents of Lucas and Polk Counties in favor of daylight saving time.

## SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate Joint Resolution 14 be made a special order of business for 9:00 a.m. Friday, February 24, 1967.

Senator Frommelt asked and received unanimous consent that Senate File 101 be made a special order of business immediately following consideration of Senate Joint Resolution 14 on Friday, February 24, 1967.

Senator Frommelt asked and received unanimous consent that Senate File 294 be made a special order of business for 10:00 a.m. Monday, February 27, 1967.

## ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent to have 500 copies of Senate File 206 printed.

#### COMMUNICATION

February 23, 1967

The Honorable Members of the Senate Sixty-Second General Assembly Senate Chamber LOCAL

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Cecil A. Reed of Cedar Rapids, Linn County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

# ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Gaudineer, chairman; Flatt, Hill, Kibbie, 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 1966, for the regular two-year term beginning July 1, 1967, and ending June 30, 1969.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 90

ADOLPH W. ELVERS, Chairman Senate Committee

A.L. MENSING, 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 90.

# MESSAGES FROM THE HOUSE

The following messages were received from the House:

Also:

Mr. President: Iam 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 No. 73, a bill for an act relating to the registration of voters.

Also:

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

House File No. 144, a bill for an act relating to the bonding of operators of slaughter-houses buying cattle, hogs or sheep.

Also:

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

House File No. 137, a bill for an act relating to the notation of school district on an income tax return.

Also:

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

Senate File No. 17, a bill for an act relating to studded tires.

WILLIAM R. KENDRICK, Chief Clerk

# SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business on House File 93.

On motion of Senator Fly, House File 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care, 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 93 as follows:

1. By striking from line 13, of subsection 2 of section 2 of section 4 the words and figures "five thousand dollars (\$5,000.00) and substituting in lieu thereof the following "six thousand dollars (\$6,000.00):"

- 2. By inserting at the end of paragraph d, subsection 1 of section 5 the following: "In no event, however, shall eligibility standards or qualifications established pursuant to Section four (4) or by the state board preclude persons receiving or eligible to receive old age assistance, aid to dependent children, aid to the disabled and aid to the blind from receiving medical assistance under this Act."
- 3. By striking from line 10 of subsection 5 of section 5 the word "and" and inserting after the second comma in line 10 the following: "and the Iowa Council of Professional Social Workers."
- 4. By striking section 9 and substituting in lieu thereof the following: "Sec. 9 All applications, investigation reports, information and records concerning any applicant or recipient of medical assistance shall be held confidential and the use or disclosure thereof is restricted to persons authorized by law in connection with their official duties relating to financial audits, legislative investigations and other purposes directly connected with the administration of the medical assistance program.

Release and use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation or development of the program. Such information includes: total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

Violations of the provisions of this Section shall be punishable as a misdemeanor.

Senator Ely asked and received unanimous consent that the amendment be considered by division.

Senator Ely moved the adoption of division 1 of the committee amendment.

Division 1 was adopted.

Senator Ely moved the adoption of division 2 of the committee amendment.

Division 2 was adopted.

Senator Ely asked and received unanimous consent that consideration of division 3 of the committee amendment be temporarily deferred.

Senator Ely asked and received unanimous consent to withdraw the Ely amendment filed February 17 and found on page 371 of the journal.

Senator Stanley offered the following amendment to House File 93:

Amend House File 93 by striking all of section 9 and inserting in lieu thereof the following:

- "Sec. 9. Records; report of recipients. The general assembly finds and determines that the use and disclosure of information as provided in this section are for purposes directly connected with the administration of the plan established by this Act and are essential for the proper administration of said plan.
- "All applications, investigation reports, information, and records concerning any applicant or recipient of medical assistance under this Act shall be held confidential except as otherwise provided in this section.
- "The use thereof by, and the disclosure thereof to, persons authorized by law in connection with their official duties relating to financial audits, legislative investigations, and other purposes directly connected with the administration of said plan, shall be permitted.

"Release and the use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation or development of the program. Such information includes: total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

"The county board of social welfare shall prepare and file in its office on or before the thirtieth (30th) day of each January, April, July and October a report showing the names and addresses of all recipients receiving assistance under this chapter, together with the amount paid to each during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters two hundred thirty-nine (239) and two hundred forty-one (241). The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for commercial or political purposes.

"It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for commercial or political purposes.

"Violations of this section shall be punishable as a misdemeanor.

"If it is definitely established that any provision of this section would cause said plan to be ineligible for federal financial participation, such provision shall be limited or restricted to the extent which is essential to make said plan eligible for federal financial participation. The state board shall establish any rules and regulations which are necessary to carry out the intent of this paragraph."

Senator Stanley offered the following amendment to the Stanley amendment and moved its adoption.  $\label{eq:stanley}$ 

Amend the Stanley amendment to House File 93 as follows:

- 1. In line 22, insert the words "but is not limited to" after the word "includes".
- 2. In line 29, insert the words "last known" before the word "addressess".
- 3. In line 30, strike the word "each" and insert in lieu thereof the words "or on behalf of each recipient".

The amendment to the amendment was adopted.

Senator Hougen offered the following amendment and asked and received unanimous consent that the amendment be withdrawn:

Amend the Stanley Amendment of February 21 to House File 93 as follows:

Section 1. After the word 'four' in line forty-three (43) and in line fifty (50) add the following: "religious, charitable,"

Senator Hougen offered the following amendment to the Stanley amendment and moved its adoption:

Amend the Stanley amendment of February 21 to House File 93 as follows:

Section 1. Before the word "commercial" in line forty-three (43) and in line fifty (50) insert the following: "religious,"

The amendment was lost.

Senator Potgeter moved that the vote by which the Hougen amendment failed to pass the Senate be reconsidered, which motion prevailed.

Division was called.

Roll call was requested.

The Hougen amendment to the Stanley amendment was adopted.

Senator Stanley moved the adoption of the amendment as amended.

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

Aves: 36 Dallaun

Balloun	Hagedorn	Lange	Reno
Benda	Heaberlin	Lisle	Rigler
Briles	Hill	Lodwick	Riley
Clarke	Hougen	Lucken	Schaben
DeHart	Jepsen	Messerly	Shaff
DeKoster	Kosek	Mills	Shirley
Erskine	Kruck	Neu	Stanley
Flatt	Kyhl	Potgeter	Stephens
Gaudineer	Lamborn	Reichardt	Van Eaton

Nays: 25

Buren	Elvers	Heying	Nurse
Burns	Ely	Kibbie	O'Malley
Cassidy	Floy	Klefstad	Patton
Coleman	Frey	Main	Reppert
Condon	Frommelt	McGill	Van Gilst
Denman	Glenn	Murray	Walsh
Dodds			

Absent or not voting: 0

The amendment was adopted.

Senator Ely asked and received unanimous consent to withdraw his amendment filed February 20, 1967 and found on page 384 of the journal.

Senator Hougen asked and received unanimous consent to withdraw his amendment filed February 22, 1967 and found on journal pages 416-417.

Senator Ely asked and received unanimous consent to withdraw his amendment filed February 17, 1967 and found on page 371 of the journal.

Senator Fly moved to withdraw the following amendment offered February 22, 1967 by the Public Health and Welfare committee:

House File 93 is hereby amended as follows:

Amend section five (5), subsection five (5) by adding thereto the following:

"For each council meeting, other than those held during the time the general assembly is in session, each legislative member of the council shall be reimbursed for actual traveling and other necessary expenses and shall receive a per diem of forty (40) dollars for each day in attendance."

The motion was lost.

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

## AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Rigler offered the following amendment to the Committee amendment filed by Senators Rigler and Riley and moved its adoption.

Amend the committee amendment filed February 22, 1967 by striking the period at the end of line eight (8) and inserting a comma in lieu thereof and then add the words "as shall the public representative, regardless of whether the general assembly is in session."

The amendment to the amendment was adopted.

Senator Ely moved that the committee amendment of February 22 be adopted as amended.

The amendment was adopted.

Senator Ely asked unanimous consent to withdraw Divison 3 of the first committee amendment.

Objections were raised.

Senators Flatt and Kosek offered the following amendment and moved its adoption;

Amend H.F. 93 section five (5) subsection five (5) line forty-five by adding after the comma following the word "Society" the following: Iowa Association of Mental Health,

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend the committee amendment to House File 93, filed February 16, division three (3), line seventeen (17) following at the end of line seventeen (17) by adding the words "and the Iowa Arthritis Foundation".

Division was requested.

The amendment was lost.

Senators Riley and Rigler asked and received unanimous consent to withdraw the following amendment filed by them:

Amend the Public Health Committee amendment of February 22, 1967, by inserting before the word "For" in line four (4) thereof the following:

"For each council meeting, each public representative shall receive a per diem of forty (40) dollars for each day in attendance."

Senator Hougen asked and received unanimous consent to withdraw the following amendment filed by him:

Amend House File 93 as amended as follows:

Section 1. Amend Section nine (9) by adding in line thirty (30) before the word "commercial" the words "religious, charitable,"

Senator Ely asked and received unanimous consent to withdraw the following amendment filed by him:

Amend section five (5), subsection five (5) by adding thereto the following:

"Council members shall be reimbursed for actual travel and other necessary expenses incurred in attending council meetings."

Senator Ely moved adoption of Division 3 of the first committee amendment.

Division was called.

Division 3 of the amendment was lost.

Senator Ely asked and received unanimous consent to withdraw Division 4 of the first committee amendment.

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: 60

	e .		and the second second
Balloun	Erskine	Kosek	Patton
Benda	Flatt	Kruck	Potgeter
Briles	Floy .	Kyhl	Reichardt
Buren	Frey	Lamborn	Reno
Burns	Frommelt	Lange	Reppert
Cassidy	Gaudineer	Lisle	Rigler
Clarke	Glenn	Lodwick	Riley
Coleman	Hagedorn	Lucken	Schaben
Condon	Heaberlin	Main	Shaff
DeHart	Heying	McGill	Shirley
DeKoster	Hill	Mills	Stanley
Denman	Hougen	Murray	Stephens
	<del>-</del>		,

Feb. 23.

Dodds Elvers Ely Jepsen Kibbie Klefstad

Neu Nurse O'Malley Van Eaton Van Gilst Walsh

Nays: 1

Messerly

Absent or not voting: 0

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 117, an act relating to Motor Vehicle registration certificate containers, was taken up for further consideration.

Senator Briles took the chair at 2:30 p.m.

Senator Coleman asked and received unanimous consent to withdraw the amendment filed by Senators Kruck and Coleman on February 21, 1967 and found on page 399 of the journal.

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

The title was agreed to.

Rule 8 was invoked on the question "Shall the bill pass?"

The vote was:

Ayes: 23

Balloun Benda Briles Burns Denman Frommelt

Lisle Mills Murray Neu O'Malley Patton Potgeter Reichardt

Reno Reppert Schaben Van Gilst Walsh

Nays: 34

Buren Clarke Coleman Condon DeHart Flatt Floy Frey Glenn Heaberlin

Gaudineer

Hagedorn

Klefstad

Kibbie

Kruck Kyhl Lamborn Lange Lodwick

Nurse Rigler Riley Shaff Shirley 1967

Elv

Dodds Heying Hougen Elvers

Jepsen

Lucken McGill.

Messerly

Stanley Stephens Van Eaton

Kosek Erskine

Absent or not voting: 4

Cassidy

DeKoster

Hill

Main

The bill 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.

The motion to table was lost.

## MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 117 failed to pass the Senate.

WARREN J. KRUCK

On motion of Senator Main Senate File 180, an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act. was taken up for further consideration.

Senator Riley moved that the bill be rereferred to committee for further study.

Division called.

The motion lost

Senator Riley offered the following amendment by Senators Riley, Ely and Stanley and moved its adoption:

Amend Senate File 180 as follows:

Amend by striking everything after the enacting clause and inserting in lieu thereof the contents of Senate File 99.

Roll call was requested.

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

Aves: 13

Condon

Erskine DeHart Denman ·

Kosek Mills

Neu Reno Rigler Riley Stanley Walsh

Elv

Nays: 42

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeKoster
Dodds
Elvers

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Klefstad
Kyhl
Lamborn
Lodwick
Lucken
Main
McGill
Messerly
Murray
Nurse

Patton
Potgeter
Reichardt
Reppert
Schaben
Shaff
Shirley
Stephens
Van Eaton
Van Gilst

Absent or not voting: 5

Hill Hougen Lange

Lisle

O'Malley

Voting present: 1

Kruck

The amendment was lost.

Senator Riley asked and received unanimous consent that the Riley, Ely and Stanley amendment filed February 17, 1967 and found on page 371 of the journal be withdrawn.

Senator Stanley asked and received unanimous consent to withdraw the Stanley amendment filed February 20 and found on page 386 of the journal.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 180 as follows:

Amend Section one (1) by inserting after "gas" in line ten (10) the following:

"prior to the animal being shackled, hoisted, thrown, cast or cut"

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

Balloun Benda Briles Buren Burns Cassidy Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer

Kruck Kyhl Lamborn Lange Lodwick Lucken Patton Potgeter Reichardt Reppert Rigler Riley

Reno

Clarke Glenn Main Schaben McGill Shaff Coleman Hagedorn Heaberlin Shirley Condon Messerly DeHart Heving Mills Stanley Jepsen Stephens DeKoster Murray Kibbie Neu Van Eaton Denman Klefstad Nurse Van Gilst Dodds O'Mallev Walsh Elvers Kosek

Ely

Nays: 0

Absent or not voting: 4

Hill Hougen

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

Lisle

#### WITHDRAWS AMENDMENT

Senator Riley asked and received unanimous consent to withdraw the Riley amendment to Senate File 124 filed February 22, 1967 and found on page 417 of the journal.

#### INTRODUCTION OF BILLS

Senate File 309, by Senator O'Malley, a bill for an act relating to obscene, indecent, immoral, or impure entertainment.

Read first and second times and passed on file.

Senate File 310, by Senators Riley, Hagedorn, Denman, Shirley and Klefstad, a bill for an act providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or diseased trees on public streets.

Read first and second times and passed on file.

Senate File 311, by Legislative Research Committee, a bill for an act relating to motor vehicle registration plates.

Read first and second times and passed on file.

Senate File 312, by Legislative Research Committee, a bill for an act authorizing use of an emblem on slow-moving vehicles.

Read first and second times and passed on file.

Senate File 313, by Senator Lodwick, a bill for an act relating to compensation received by trustees and clerks of drainage and levy districts.

Read first and second times and passed on file.

Senate File 314, by Senators Stanley, Condon, Cassidy, Klefstad and Gaudineer, a bill for an act relating to zoning of unincorporated areas within three miles of cities and towns.

Read first and second times and passed on file.

Senate File 315, by Senators Lange, Lodwick and Kruck, a bill for an act relating to compensation received by members of the Iowa real estate commission.

Read first and second times and passed on file.

Senate File 316, by Senators Reichardt and Denman, a bill for an act relating to the powers of cities and towns in regard to water and sewer systems, sewage disposal plants and water 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 317, by Senator Flatt, a bill for an act relating to false drawing or uttering of checks.

Read first and second times and passed on file.

Senate File 318, by Committee on Transportation, a bill for an act to amend section three hundred thirteen point ten (313.10), Code 1966, relating to highway construction and repair.

Read first and second times and passed on file.

Senate File 319, by Committee on Transportation, a bill for an act relating to obstructions within the boundary lines of a public highway.

Read first and second times and passed on file.

Senate File 320, by Senators O'Malley, Denman and Riley, a bill for an act relating to parole time not counted.

Read first and second times and passed on file.

Senate File 321, by Senators O'Malley, Denman and Riley, a bill for an act relating to the powers of the board of parole.

Read first and second times and passed on file.

Senate File 322, by Senators O'Malley, Denman and Riley, a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need.

Read first and second times and passed on file.

Senate File 323, by Senators O'Malley, Shirley, Van Eaton and Erskine, a bill for an act relating to the imposition of general parking restrictions within municipalities.

Read first and second times and passed on file.

Senate File 324, by Senators O'Malley, Denman, Reichardt, Stanley, Van Eaton and Erskine, a bill for an act relating to establishment of urban renewal agencies.

Read first and second times and passed on file.

Senate File 325, by Committee on Public Health and Welfare, a bill for an act relating to the cost of supporting children in state homes.

Read first and second times and passed on file.

Senate File 326, by Committee on Public Health and Welfare, a bill for an act to authorize the board of control of state insitutions to operate facilities at locations

away from institutional campuses.

Read first and second times and passed on file.

Senate File 327, by Committee on Public Health and Welfare, a bill for an act to provide for the commitment of mentally ill veterans by the commission of hospitalization.

Read first and second times and passed on file.

Senate File 328, by Committee on Public Health and Welfare, a bill for an act relating to sentencing persons convicted of a crime.

Read first and second times and passed on file.

Senate File 329, by Committee on Public Health and Welfare, a bill for an act to permit the warden, with approval of the board of control, to determine the amount of good time to be deprived a prisoner for the fifth and each subsequent violation of the rules.

Read first and second times and passed on file.

Senate File 330, by Senators Erskine and Van Eaton, a bill for an act relating to contracts by boards of trustees of public libraries.

Read first and second times and passed on file.

Senate File 331, by Senators Erskine, Lodwick and Mills, a bill for an act relating to the transfer of administrative functions from the board of library trustees to the professional library administrator.

Read first and second times and passed on file.

Senate File 332, by Senators Erskine, Lodwick and Mills, a bill for an act relating to the term of office of public library trustees.

Read first and second times and passed on file.

Senate File 333, by Senators Erskine and Neu, a bill for an act relating to municipal enterprises fund.

Read first and second times and passed on file.

Senate File 334, by Committee on Public Health and Welfare, a bill for an act to authorize the board of control to purchase annuity contracts for employees.

Read first and second times and passed on file.

Senate File 335, by Senators Kosek, Riley and Ely, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon.

Read first and second times and passed on file.

Senate File 336, by Senator Kosek, a bill for an act relating to the treatment of alcoholism and to make an appropriation therefor.

Read first and second times and passed on file.

#### HOUSE MESSAGES CONSIDERED

House File 73, a bill for an act relating to the registration of voters.

Read first and second times, and passed on file.

House File 144, a bill for an act relating to the bonding of operators of slaughter-houses buying cattle, hogs or sheep.

Read first and second times, and passed on file.

House File 137, a bill for an act relating to the notation of school district on an income tax return.

Read first and second times, and passed on file.

House File 17, a bill for an act relating to studded tires.

Read first and second times, and passed on file.

## REPORTS OF COMMITTEES

Senator Ely submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 157, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon, 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 Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 46, a bill for an act relating to the time during which alcoholic liquor may be sold and consumed, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 46 as follows:

By striking all of section three (3), and renumber the remaining section in conformity with this amendment.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 45, a bill for an act relating to the time during which beer may be delivered, sold and consumed, 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 45 as follows:

By striking all of section two (2), and renumber the remaining section in conformity with this amendment.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

- Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving 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:
- 1. Amend Section 1, line 4, by inserting after the word "Any" the words "self propelled".
  - 2. Amend Sec. 1. line 4. by striking the word "farm".
- 3. Amend Sec. 1, line 6, by striking the word "a" and inserting in lieu thereof the words "not more than two", and by striking the word "light" and inserting in lieu thereof the word "lights".
  - 4. Amend Sec. 1, line 8, by inserting after the word "light" the words "or lights".
- 5. Amend Sec. 1, by striking all after the word "mounted" in line 8 and inserting in lieu thereof the following: "in such a manner as to be visible from the front and rear."

  ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 216, a bill for an act relating to compensation received by members of county boards of social welfare, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend section one (1) by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"1. By striking from lines five (5) and six (6) the words 'at the rate of three dollars per diem, but' and inserting in lieu thereof the words 'in the form of per diem at a rate determined by the county board not to exceed ten (10) dollars per day. The total amount of'."

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 <u>House File 30</u>, a bill for an act relating to addition of territory to benefited fire districts, 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 239, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes, 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 97, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists, 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 126 as follows:

1. Amend the Glenn amendment to Senate File 126 filed February 22, 1967, by striking the word "deer" from line three (3) and inserting in lieu thereof the word "dear".

HOWARD C. REPPERT, JR.

Amend Senate File 162 as follows:

- 1. Amend the title by inserting in line four (4) after the word "therefor" the words "to provide a sales tax deduction or refund".
  - 2. Amend by adding the following new section:
- "Sec. 7. Section four hundred twenty-two point twelve (422,12), Code 1966, is hereby amended by adding the following new subsection:
- "A sales tax deduction or refund if such deduction exceeds the tax liability shall be given for each person or dependent as defined in subsections one (1), two (2), and three (3) of this section based upon the net income of a single person, head of household, or combined income of husband and wife in the following manner:

"With a net income of:

Tax deduction or refund:

"Fifteen hundred (1500)
dollars but less than three thousand (3000)

Twelve (12) dollars per person.

"Three thousand (3000) dollars but less than four thousand (4000)

Nine (9) dollars per person.

"Four thousand (4000) dollars but less than five thousand (5000) dollars

Six (6) dollars per person.

"Five thousand (5000) dollars but less than six thousand (6000) dollars.

Three (3) dollars per person.

"Six thousand (6000) dollars and over

No tax deduction.

"When a dependent files his own return and claims his own exemption and when a taxpayer is entitled to claim a dependency deduction for such dependent, the dependent shall not be entitled to claim the sales tax deduction or the refund that might result from the benefit of such deduction. The taxpayer entitled to claim the dependency deduction shall be accorded the sales tax deduction or refund resulting from such deduction in accordance with the aforementioned requirements of this subsection."

WILLIAM J. REICHARDT

Amend Senate File 176, Section 1, subsection 5, by inserting after line 31 the following new paragraph:

"h. Any inpatient or inmate in any institution under the board of control of state institutions of the state of Iowa."

SEELEY G. LODWICK CLIFTON C. LAMBORN

Amend the Shirley amendment to Senate File 283, filed February 21, 1967, as follows:

1. By striking from line one (1) the word and numeral fifteen (15) and inserting in lieu thereof the word and numeral seventeen (17).

ALAN SHIRLEY

#### ANNOUNCEMENT

Senator Frommelt, Chairman of the Ways and Means Committee announced the following Public Hearings:

March 1, 1967 - Stocks and merchandise inventory. (Merchandise held for sale)

March 6, 1967 - Personal Property

March 8, 1967 - Hearings with the assessors to accept recommendations for Legislative changes in the area of assessments.

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Friday, February 24, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, February 24, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert Jacobs, pastor of the United Church of Christ, Hubbard, Iowa.

#### PRESENTATION OF VISITORS

Senator Condon rose on point of personal privilege and introduced to the Senate his children, Debra of Columbia High School, Robin of the Cresthaven School and Kelly of the Sacred Heart School, all of Waterloo, Iowa, who were present in the balcony.

Senator Kibbie rose on point of personal privilege and introduced to the Senate 18 students from the Ringsted Community School, accompanied by Martin Peterson, who were present in the balcony.

Senator Van Gilst rose on point of personal privilege and introduced to the Senate 60 eighth grade students from North Mahaska Community School of New Sharon, Iowa, accompanied by their instructors, Mr. Warrick and Mr. Schwicher.

#### PETITIONS

The following petition was presented and placed on file.

By Senator Heying from 28 residents of Winneshiek County in opposition to daylight saving time.

# PROOF OF PUBLICATION

Published copy of Senate File 232 and verified proof of publication of said bill in The Muscatine Journal, a newspaper printed and published at Muscatine, in Muscatine County, Iowa, on February 14, 1967, was filed with the Secretary of the Senate prior to passage of the bill.

AL MEACHAM, Secretary of Senate

## ADDITIONAL COPIES

Senator Condon asked and received unanimous consent to have 500 copies of Senate File 181 printed.

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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, 1967, sent to the governor for his approval, Senate File 90.

ADOLPH W. FLVERS, Chairman

Passed on file.

## COMMUNICATION

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of The Reverend Carl G. Sinning of Manning, Carroll County, Iowa, for appointment as a member of the Iowa Liquor Control Commission, under the provisions of Sections 123.6 and 123.7, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

# INTRODUCTION OF BILLS

Senate File 337, by Senators Balloun and Burns, a bill for an act relating to the consolidation of cities and towns.

Read first and second times and passed on file.

Senate File 338, by Senator Main, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa.

Read first and second times and passed on file.

Senate File 339, by Senators Reppert, Potgeter and Buren, a bill for an act relating to payments made under contract for the construction of public improvements.

Read first and second times and passed on file.

Senate File 340, by Senators DeKoster, Mills and Denman, a bill for an act to repeal the inheritance tax law and enact a substitute therefor.

Read first and second times and passed on file.

Senate File 341, by Senators Flatt and Rigler, a bill for an act relating to taxation of personal property and to the allowance of a credit thereon and to make an appropriation therefor.

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 adopted the following resolution in which the concurrence of the Senate is asked:

House Joint Resolution 14 designating the Iowa geode as the official state rock for the state of Iowa.

Also:

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

 $\operatorname{House}^{\star}\operatorname{File}$  No. 47, a bill for an act relating to reflective motor vehicle registration plates.

Also:

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

House File No. 79, a bill for an act relating to the sale of documentary stamps. Also:

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

House File No. 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type.

Also:

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

House File No. 139, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon.

Also:

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

House File No. 168, a bill for an act to amend section 504.32 Code, relative to the Iowa centennial memorial foundation.

Also:

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

House File No. 171, a bill for an act relating to the determination of assistance grants under the aid for the blind program.

Also:

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

House File No. 172, a bill for an act relating to the granting of old age assistance.

Also:

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

House File No. 173, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind.

Also:

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

House File No. 176, a bill for an act relating to the participation of pharmacies in a pharmaceutical service plan.

Also:

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

House File No. 183, a bill for an act relating to the requirement of United States citizenship in determining the eligibility for old age assistance.

Also:

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

Senate File No. 25, a bill for an act to authorize city and town councils to finance the purchasing or remodeling of buildings for a public library from the proceeds of a bond issue.

Also:

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

Senate File No. 151, a bill for an act relating to the State College of Iowa.

Also:

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

Senate File No. 206, a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 51, a bill for an act to permit county boards of supervisors to provide ambulance service.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 51

Amend Section 1 of Senate File 51 by inserting after the word "service." in line seven (7) the following:

"There shall be a sufficient charge assessed to the user of this service to substantially cover the cost of operation, maintenance, and depreciation of said ambulance."

HOUSE MESSAGE CONSIDERED

House Joint Resolution 14, a bill for an act designating the Iowa geode as the official state rock for the state of Iowa.

Read first and second times, and passed on file.

## SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business on Senate Joint Resolution 14.

On motion of Senator Coleman Senate Joint Resolution 14, 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 Coleman moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

Senate Joint Resolution 14, 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:  $\cdot$ 

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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Rule 8 was invoked.

Ayes: 34

Buren Floy Kosek Reichardt Kruck Burns Frey Reppert Cassidy Frommelt Main Rilev Coleman Gaudineer McGill. Schaben Condon Murray Glenn Shirley Neu Denman Hagedorn Stanley Dodds Heaberlin Nurse Walsh Elvers Kihhie O'Mallev Elv Klefstad Patton

Nays: 25

Balloun Flatt Lange Potgeter Benda Lisle Rigler Heying Briles Hill Lodwick Stephens Lucken Van Eaton Clarke Hougen DeHart Jepsen Messerly Van Gilst DeKoster Kvhl Mills

Erskine Lamborn

Absent or not voting: 2

Reno Shaff

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

## SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business on Senate File 101.

On motion of Senator Gaudineer Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley took the chair at 10:30 a.m.

Senator Gaudineer offered the following amendment and moved its adoption:

- 1. By striking from line two (2) of section one (1) the words "of Iowa".
- 2. By inserting before the comma (,) in line five (5) of section one (1) the words "of the Code".

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
Denman
Dodds
Elvers
Ely
Flatt

Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Flov

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Patton
Potgeter
Reichardt
Reppert
Rigler
Riley
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nurse

Navs: 5

De Hart DeKoster Erskine

Glenn

Schaben

Absent or not voting: 2

Reno

Shaff

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.

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Condon Senate File 124, a bill for an act to allow the Iowa Conservation commission to waive the requirement of a fishing license for certain severly handicapped adults, was taken up for further consideration.

Senator Hougen asked and received unanimous consent to withdraw the Hougen amendment filed February 21, 1967 and found on page 400 of the journal.

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: 55

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Erskine

Kosek
Kruck
Kyhl
Lamborn
Lange
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Potgeter Reichardt Reppert Rigler Riley Schaben Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Patton

Nays: 2

Elv

DeHart Lucken

Absent or not voting: 4

Frey

Lisle

Reno

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 motion filed by him to reconsider the vote by which Senate File 117 failed to pass the Senate, and moved to withdraw the motion.

Roll call was requested.

On the question "Shall the Kruck motion to reconsider be withdrawn?" the vote was:

Ayes: 22

Buren Coleman DeKoster Glenn Heying Hill Lange Lisle Messerly Rigler Riley Stanley Erskine Flatt Flov Hougen Kosek Kyhl Nurse Patton

Stephens Van Eaton

Nays: 35

Balloun Benda Briles Burns Cassidy Clarke Condon

Denman

Dodds

Ely
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Jepsen
Kibbie
Klefstad

Kruck
Lamborn
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu

O'Malley Potgeter Reichardt Reppert Schaben Shirley Van Gilst Walsh

Absent or not voting: 4

DeHart

Elvers

Reno

Shaff

The motion was lost.

# AMENDMENT WITHDRAWN

Senator Benda asked and received unanimous consent to withdraw his amendment to Senate Joint Resolution 20 filed February 22, 1967 and found on pages 415-416 of the journal.

On motion of Senator McGill Senate Joint Resolution 20, a joint resolution designating the Iowa geode as the official state rock for the state of Iowa, was taken up for further consideration.

Senator McGill asked and received unanimous consent that House Joint Resolution 14 be substituted for Senate Joint Resolution 20.

Senator McGill 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 be adopted?" the vote was:

Ayes: 34

Balloun Briles Buren Burns Cassidy Condon Denman Dodds Ely Erskine
Gaudineer
Heaberlin
Heying
Klefstad
Kosek
Kruck
Lamborn

Lucken Main McGill Messerly Neu Nurse O'Malley Patton Reichardt Reppert Schaben Shirley Stanley Stephens Van Eaton Van Gilst Navs: 18

Clarke Flatt
Coleman Frey
DeHart Glenn

Frey Jepsen Glenn Kyhl Hagedorn Lange Mills Murray Potgeter Rigler

DeKoster Elvers

Hill

Absent or not voting: 6

Benda Flov Lisle Reno Riley

Hougen

Shaff

Voting present: 3

Frommelt

Kibbie

Walsh

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

Senator McGill asked and received unanimous consent that Senate Joint Resolution 20 be withdrawn from further consideration of the Senate.

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

# SENATE CONCURRENT RESOLUTION 17

By: Burns, Jepsen, Murray, Balloun, Elvers, Mills, Cassidy, Messerly, Heaberlin, and DeKoster

WHEREAS, the business of the state of Iowa is huge and complicated, and

WHEREAS, the legislators frequently find it necessary to call their districts for information and counsel, and

WHEREAS, there are present in the state of Iowa great sources of information such as colleges, universities, government offices, staffs of private business, local judges, local doctors and merchants with whom legislators would like to counsel, and

WHEREAS, there exists a telephone system known as WATS (wide area telephone system) which, for a very low cost, would provide this important service for legislators while in sessions, therefore,

Be It Resolved by the Senate, the House Concurring:

That two (2) WATS lines be installed in an appropriate place in the Senate area and three (3) WATS lines be installed in an appropriate place in the House area.

Division was called.

The resolution was adopted.

#### THIRD READING OF BILLS

On motion of Senator Condon, Senate File 132, a bill for an act to change the method of marking waterfowl, was taken up for consideration.

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:

President Fulton took the chair at 11:30 a.m.

Ayes: 50

Balloun Elvers Benda Elv Briles Buren Frev Burns Cassidv Clarke Glenn Coleman Condon Heving DeHart DeKoster Jepsen Denman Kibbie Dodds

Kosek Kruck Erskine Kvhl Lamborn Frommelt Lange Gaudineer Lodwick Lucken Heaberlin Main McGill Hougen Messerly Murray Neu Klefstad

O'Malley
Patton
Potgeter
Reppert
Rigler
Schaben
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 3

Hill

Mills

Reichardt

Absent or not voting: 8

Flatt Floy Hagedorn Lisle Nurse Reno 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 Main, Senate File 135, a bill for an act relating to bait dealers' licenses, 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.

By striking all of Section 1 and inserting in lieu thereof the following: "Section 1. Section one hundred nine point one hundred twelve (109.112), Code 1966, is hereby repealed and the following enacted in lieu thereof: 'It shall be lawful to issue licenses or tags for commercial fishing gear and commercial fishing gear operators' certificates to residents of other states provided their state of residence issues similar licenses, tags or certificates to residents of Iowa.'"

Senator Frommelt asked and received unanimous consent that further action on Senate File 135 be deferred and that the bill retain its place on the calendar.

Senator Stanley asked and received unanimous consent that Senate File 232 be taken up out of order.

On motion of Senator Stanley, Senate File 232, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county, 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

Balloun Erskine Kosek O'Malley Benda Kruck Patton Frev Briles Frommelt Kyhl Potgeter Buren Gaudineer Lamborn Reichardt Reppert Burns Glenn Lange Rigler Cassidy Hagedorn Lodwick Schaben Clarke Heaberlin Lucken Coleman Heying Main Shirley DeHart Hill McGill Stanley DeKoster Hougen Mills Stephens Van Eaton Denman Jepsen Murray Van Gilst Dodds Kibbie Neu Walsh Elvers Klefstad Nurse Ely

Nays: 0

Absent or not voting: 8

Condon Floy Messerly Riley Flatt Lisle Reno Shaff

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

## HOUSE MESSAGES CONSIDERED

House File 47, a bill for an act relating to reflective motor vehicle registration plates.

Read first and second times, and passed on file.

House File 79, a bill for an act relating to the sale of documentary stamps.

Read first and second times, and passed on file.

House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type.

Read first and second times, and passed on file.

House File 139, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon.

Read first and second times, and passed on file.

House File 168, a bill for an act to amend section 504.32 Code, relative to the Iowa centennial memorial foundation.

Read first and second times, and passed on file.

House File 171, a bill for an act relating to the determination of assistance grants under the aid for the blind program.

Read first and second times, and passed on file.

House File 172, a bill for an act relating to the granting of old age assistance. Read first and second times, and passed on file.

House File 173, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind.

Read first and second times, and passed on file.

House File 176, a bill for an act relating to the participation of pharmacies in a pharmaceutical service plan.

Read first and second times, and passed on file.

House File 183, a bill for an act relating to the requirement of United States citizenship in determining the eligibility for old age assistance.

Read first and second times, and passed on file.

## MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 132 passed the Senate.

DAVID STANLEY

## MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 101 passed the Senate.

ALAN SHIRLEY

## AMENDMENTS FILED

Amend Senate File 132 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section one hundred ten A point five (110A.5), Code 1966, is hereby amended by striking all of lines twenty-one (21) through twenty-five (25), inclusive, and inserting in lieu thereof the following:
- "All waterfowl released for shooting purposes shall be marked in a manner prescribed by the state conservation commission so as to provide for permanent identification."

DAVID STANLEY

Amend Senate File 142 by adding thereto the following new section:

Sec. 2. "Section five hundred ninety-five point ten (595.10), Code 1966, is hereby amended in line one (1) of subsection three (3) by striking the words 'minister of the gospel' and inserting in lieu thereof the word 'clergyman'."

LUCAS J. DEKOSTER

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Monday, February 27, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, February 27, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Les Chapman, pastor of the First Congregational Church, Charles City, Iowa.

#### DANISH AMBASSADOR RECEIVED

President Fulton appointed Senators Jepsen and Neu as a committee of two to wait upon His Excellency, Ambassador Torben Ronne, of Denmark, and escort him to the rostrum. Senator Jepsen presented to the Senate, Ambassador Ronne, who brought greetings from his country to the Iowa Senate. The Ambassador was accompanied by Mr. Carlo Christensen, Cultural Counsellor from the Danish Embassy, Washington, D.C. and Mr. Frederick A. Royal, Danish Vice Consul for Iowa.

## VISITORS PRESENTED

Senator Denman rose on point of personal privilege and presented 65 ninth grade social science students from Lincoln High School, Des Moines, who were in the balcony with Mrs. Judith Hart and Mrs. Sarah Graziano.

Senator Condon rose on point of personal privilege and introduced four students from St. Johns Elementary school, Waterloo, who were present in the balcony.

Senator Benda presented five girls from the Amana Schools, who with their supervisor, Mrs. Richard Eckman, were seated in the balcony.

Senator Benda also introduced Ruth Ann Clayton and Terry Brannian, students in the Brooklyn-Guernsey-Malcom School district.

Senator Frommelt rose on point of personal privilege and presented the Honorable Charles F. Eppers of Keokuk, former Senator from Lee County, who was present in the Senate chambers.

#### PETITIONS

The following petitions were presented and placed on file.

Those in favor of daylight saving time:

By Senator Erskine from 65 residents of Montgomery County.

By Senators Van Faton and Erskine from nine residents of Woodbury County.

Those in opposition to daylight saving time:

By Senator DeKoster from 102 residents of Lyon County.

By Senator Stephens from 46 residents of Henry and Washington Counties.

By Senator Van Gilst from 91 residents of Mahaska County.

By Senator Gaudineer from 23 residents of Polk County, members of Local 310 URW Retiree Club, urging extra property tax exemption for property owners over sixty-five (65).

By Senator Heaberlin from 58 residents of Marion County urging passage of the bus bill, providing private and parochial students transportation on public school buses.

Two resolutions were presented by Senator Erskine from the Sioux City Bar Association of Woodbury County in opposition to proposed change of the Fourth Judicial District.

# SPECIAL ORDER

The time of 10:00 a.m. having arrived, the Chair announced the special order of business on Senate File 294.

Senator Frommelt asked and received unanimous consent that consideration of Senate File 294 be temporarily deferred.

#### THIRD READING OF BILLS

On motion of Senator Frommelt Senate File 157, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon, 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 further action on Senate File 157 be deferred and that the bill retain its place on the calendar.

On motion of Senator O'Malley House File 60, a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps, 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	Erskine	Kyhl	Potgeter
Benda	Floy	Lamborn	Reichardt
Briles	Glenn	Lange	Reppert
Buren	Hagedorn	Lodwick	Rigler
Burns	Heaberlin	Lucken	Riley
Cassidy	Heying	Main	Schaben
Clarke	Hill	Messerly	Shaff
Coleman	Hougen	Mills	Shirley
DeHart	Jepsen	Murray	Stanley
DeKoster	Kibbie	Neu	Stephens
Denman	Klefstad	Nurse	Van Eaton
Dodds	Kosek	O'Malley	Van Gilst
Elvers	Kruck	Patton	Walsh
Ely			· 1

Nays: 0

Absent or not voting: 8

Condon Flatt Frey Frommelt Gaudineer Lisle McGill 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 Cassidy, House File 43, a bill for an act relating to the selection of grand jurors, 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: 52

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds

Ely
Erskine
Floy
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Klefstad
Kosek

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Elvers
Navs: 0

Absent or not voting: 9

Condon Flatt Gaudineer Jepsen

Kyhl

Kibbie Kruck Lisle Reno

Frey

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 56, a bill for an act relating to mortgage guaranty insurance, 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: 51

Balloun Erskine Benda Flov Gaudineer Briles Glenn Buren Hagedorn Burns Heaberlin Cassidy Clarke Heving Coleman Hougen DeHart Jepsen Denman Kibbie Dodds Klefstad Elvers Kosek Kvhl Ely

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

DeKoster

Absent or not voting: 9

Condon Flatt Frev Frommelt Hill

Kruck Lisle Reno Shirley

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 action on Senate File 135 be deferred and that the bill retain its place on the calendar.

## HOUSE AMENDMENT CONSIDERED

Senator Rigler called up for consideration Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service, amended by the House, and moved that the Senate concur in the following amendment:

Amend Section 1 of Senate File 51 by inserting after the word "service." in line seven (7) the following:

"There shall be a sufficient charge assessed to the user of this service to substantially cover the cost of operation, maintenance, and depreciation of said ambulance."

The Senate concurred in the House amendment.

McGill

Senator Rigler 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	Erskine	Kyhl	Potgeter
Benda	Floy	Lamborn	Reichardt
Briles	Glenn	Lange	Reppert
Buren	Hagedorn	Lodwick	Rigler
Burns	Heaberlin	Lucken	Riley
Cassidy	Heying	Main	Schaben
Clarke	Hill	Messerly	Shaff
Condon	Hougen	Mills	Shirley
DeHart	Jepsen	Neu	Stanley
DeKoster	Kibbie	Nurse	Van Eaton
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kruck	Patton	Walsh
Ely			

Nays: 4

Elvers

Coleman	Klefstad	Murrav	Stephens
Coteman	Kieistau	Muriay	Stephen

Absent or not voting: 8

Frev

Flatt		Frommelt	Lisle	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 Rigler, the Senate stood at ease until the fall of the gavel.

Gaudineer

The Senate reconvened at 11:55 a.m. with Senator Coleman in the chair.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

#### SPECIAL ORDER DEFERRED

The Chair announced the special order of business on Senate File 294.

On motion of Senator Gaudineer, Senate File 294, a bill for an act relating to the reorganization of the office of governor, state personnel director, commission on aging,

civil rights commission, and higher education facilities commission, and all agencies now in existence or hereafter established pursuant to section seven point nine (7.9), Code 1966, was taken up for consideration.

President Fulton took the chair at 1:40 p.m.

Senator Frommelt asked and received unanimous consent that further action on Senate File 294 be deferred and that the bill be retained as unfinished business.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 4 Senate File 267

> ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 4 Senate File 267

# BILL SENT TO THE GOVERNOR

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 27th day of February, 1967, sent to the governor for his approval, Senate File 267.

ADOLPH W. ELVERS, Chairman

Passed on file.

## BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 27, 1967, the Governor had approved the following bill:

Senate File 90, relating to the compensation and expenses of the members of the Commission of Hospitalization.

#### RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Adolph W. Elvers 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 February, 1967, sent to the Secretary of State for deposit, Senate Joint Resolution 4.

ADOLPH W. ELVERS, Chairman

Passed on file.

## INTRODUCTION OF BILLS

Senate File 342, by Committee on Public Health and Welfare, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor.

Read first and second times and passed on file.

Senate File 343, by Senator Reichardt, a bill for an act relating to the regulation of the manufacture, sale, use, possession, and prescription of the drug known commonly as "LSD."

Read first and second times and passed on file.

Senate File 344, by Senators Lodwick, Reichardt, Condon, Jepsen, Ely and Reppert, a bill for an act relating to street improvements.

Read first and second times and passed on file.

Senate File 345, by Senator Reppert, a bill for an act relating to advertisement of intoxicating liquors.

Read first and second times and passed on file.

Senate File 346, by Senators Frommelt, Messerly, Denman, Cassidy, DeHart and Riley, a bill for an act to establish service centers or service representatives in credit unions.

Read first and second times and passed on file.

Senate File 347, by Committee on Appropriations, a bill for an act relating to elevators in the Robert Lucas state office building, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 348, by Senators Elvers and Shirley, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 349, by Senators Kibbie, Lisle, Denman and Stanley, a bill for an act relating to condemnation of property for public improvements, uses, and purposes, by merged areas created under the provision of chapter two hundred eighty A (280A), Code 1966.

Read first and second times and passed on file.

Senate File 350, by Senators Potgeter, Neu, Walsh, Burns, DeHart, Erskine, Glenn, Murray, Dodds, Elvers, Kyle, Van Gilst, Jepsen and Messerly, a bill for an act to extend state retirement allowance payments to Iowa state superintendents of public instruction, county or deputy county superintendents of schools and deputy city superintendents of public schools.

Read first and second times and passed on file.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 62, 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 No. 107, a bill for an act relating to the time of holding the primary election.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 216, a bill for an act relating to educational laboratory schools.

Also:

That the House has passed the following bill in which the concurrence of the House was asked: Senate File No. 146, a bill for an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File 62, a bill for an act relating to savings and loan associations.

Read first and second times, and passed on file.

House File 107, a bill for an act relating to the time of holding the primary election.

Read first and second times, and passed on file.

House File 216, a bill for an act relating to educational laboratory schools.

Read first and second times, and passed on file.

#### ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent to have 500 copies of Senate File 294 printed.

#### REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred <u>Senate File 253</u>, a bill for an act to amend Chapter five hundred fourteen (514), Code 1966, relating to the participation of pharmacies in a pharmaceutical service plan, 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 D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants, 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 139 as follows:

Amend Senate File 139 by striking in line 16 the words "and such application shall be filed with the commission on or before October first of each year. The commission shall impose a fee of one dollar (\$1.00) for the issuance of each such license applied for." and inserting in lieu thereof the words "and shall be without fee."

CONSERVATION AND RECREATION COMMITTEE

DONALD S. McGILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 250, a bill for an act to authorize county conservation boards to establish and maintain public museums, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 279, a bill for an act requiring licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

### AMENDMENTS FILED

Amend Senate File 294 as follows:

Section 18, line 3, by striking the words "commission on aging,".

EUGENE M. HILL.

Amend Senate File 294 as follows:

Section 1. By striking sub-section seven (7) of Section 1.

CHESTER O HOUGEN

Amend Senate File 294 by striking all of Sec. 4 and inserting in lieu thereof the following: "Sec. 4. No provision of this Act shall apply to the Commission for the Blind"

JOHN P. KIBBIE

Amend SF 294 by striking all of section 12 and inserting in lieu thereof the following:

Section two hundred sixty-two point nine (262.9) sub-section two (2), code 1966, is hereby amended by adding the following:

"The state board of regents shall operate a regents' civil service or merit system which shall be administered under the board's jurisdiction. The state board of regents shall adopt rules and regulations for its employees, which rules and regulations shall not be inconsistent with the objectives of sub-section six (6) of section eight point five (8.5), Code 1966 as amended, and which shall be subject to approval of the state personnel appeal board. The rules and regulations subject to such approval shall not apply to presidents, deans, directors, professors, teachers, administrative, professional, and scientific personnel, and student employees under the jurisdiction of the state board of regents."

ROBERT J. BURNS
PEARLE DeHART
GENE CONDON
FRANCIS L. MESSERLY

### ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F. 309	Judiciary
S.F. 310	Governmental Subdivisions
S.F. 311	Safety and Law Enforcement
S.F. 312	Safety and Law Enforcement
S.F. 313	Governmental Subdivisions
S.F. 314	Governmental Subdivisions
S F 315	Appropriations

S.F. 316	Governmental Subdivisions
S.F. 317	Judiciary
S.F. 318	On Calendar
S.F. 319	On Calendar
S.F. 320	Public Health and Welfare
S.F. 321	Public Health and Welfare
S.F. 322	Public Health and Welfare
S.F. 323	Governmental Subdivisions
S.F. 324	Governmental Subdivisions
S.F. 325	On Calendar
S.F. 326	On Calendar
S.F. 327	On Calendar
S.F. 328	On Calendar
S.F. 329	On Calendar
S.F. 330	Governmental Subdivisions
S.F. 331	Governmental Subdivisions
S.F. 332	Governmental Subdivisions
S.F. 333	Governmental Subdivisions
S.F. 334	Governmental Affairs
S.F. 335	Public Health and Welfare
S.F. 336	Appropriations
S.F. 337	Governmental Subdivisions
S.F. 338	Appropriations
S.F. 339	Governmental Affairs

S.F. 340	Ways and Means
S.F. 341	Ways and Means
H.F. 47	Safety and Law Enforcement
H.F. 73	Governmental Affairs
H.F. 79	Governmental Subdivisions
H.F. 92	Governmental Affairs
H.F. 137	Governmental Affairs
H.F. 139	Public Health and Welfare
H.F. 144	Agriculture
H.F. 168	Education
H.F. 171	Public Health and Welfare
H.F. 172	Public Health and Welfare
H. F. 173	Public Health and Welfare
H.F. 176	Public Health and Welfare
H.F. 183	Public Health and Welfare

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, February 28, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, February 28, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend LeRoy Franz, pastor of the Zion United Church of Christ, Garner, Iowa.

### VISITORS PRESENTED

Senator O'Malley rose on point of personal privilege and presented 230 students from Dowling High school, Des Moines, who were present in the balcony with their instructors, Dan Offenburger, Al DiMarco, the Rev. Edward Kelly, the Rev. Thomas Pfeffer and the Rev. James Rasmussen.

Senator Potgeter rose on point of personal privilege and presented 45 students from Eldora Community High school and their instructors, Mary Lee Amberg and Ona Mae Letton, who were seated in the balcony.

Senator Dodds presented nine students from Burlington Community High school, who with their instructor, Mr. Richard Wagner, were seated in the balcony.

### PETITIONS

The following petitions were presented and placed on file.

By Senator Burns from 58 residents of Johnson County in favor of Senate File 118, allowing all students within a school district to ride on public school buses over established bus routes.

By Senator DeKoster from 234 residents of Sioux County in oppositon to daylight saving time.

By Senator Hill from 70 residents of Jasper County in opposition to legalized gambling.

By Senator Messerly from 17 residents of Black Hawk and Benton Counties favoring daylight saving time.

By Senator Reno from 127 residents of Davis County urging an increase in the IPERS retirement benefits; also, from 15 residents of Davis County favoring daylight saving time.

By Senator Rigler from 31 residents of Howard County in opposition to an open season on mourning doves.

By Senator Stephens from 29 residents of Henry County in opposition to daylight saving time.

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

The Senate reconvened with President Fulton in the chair.

# THIRD READING OF BILLS

On motion of Senator Denman, Senate File 109, a bill for an act relating to savings and loan associations, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was offered:

- 1. Amend Section 5, line 8, by striking the words "Unless otherwise agreed in writing" and insert in lieu thereof the words "If agreed in writing by written instrument separate from the note and mortgage at anytime after execution of the note and mortgage,"
- 2. Amend Section 5, line 29, by striking the words "and may charge not to exceed five (5) percent of the original principal for prepayment on other loans." and insert in lieu thereof the words "; and may charge any negotiated rate not to exceed three (3) percent of the original principal for prepayment on other loans during the first three (3) years of said loans, after which time the association may charge as above provided for on one to four family dwellings."

Senator Murray offered the following amendment and moved its adoption:

- 1. Amend section 4 by striking lines 7, 8 and 9 of said section.
- 2. Amend section 4, line 14, by inserting after the word "eight (8)" the following: "and nine (9)".
  - 3. Amend section 4 by adding thereto the following:

"Said section is further amended by adding at the end of subsection fifteen (15) the following: 'An association may invest incapital stock, obligations, or other securities of service corporations in an amount not to exceed one (1) percent of the association's assets.'"

- 4. Amend section 5 by striking lines 1 through 5 and inserting in lieu thereof the following: "Section five hundred thirty-four point twenty-one (534,21), Code 1966, is hereby amended by adding after the word 'persons' in line 5 the following: 'or one professional appraiser'."
- 5. Amend section 5, line 8, by striking the words "Unless otherwise agreed in writing" and by inserting in lieu thereof the words "If agreed in writing by written instrument separate from the note and mortgage at anytime after execution of the note and mortgage".
- 6. Amend section 5, lines 29, 30 and 31 by striking the words "and may charge not to exceed five (5) percent of the original principal for prepayment on other loans" and inserting in lieuthereof the words "; and may charge any negotiated rate not to exceed three (3) percent of the original principal for prepayment on other loans during the first three (3) years of said loans, after which time the association may charge as above provided for on one to four family dwellings.".
- 7. Amend section 6 by striking lines 1 through 7 and inserting in lieu thereof the following: "Section 6. Section five hundred thirty-four point twenty-four (534.24), Code 1966 is hereby amended by inserting after the word 'members' in line 8 of subsection

one (1) the following: ', in person or by proxy, such vote to be'.' Said section is further amended by inserting after the word "association" in line five (5) of subsection two (2) the following: ", in person or by proxy, such vote to be".

- 8. Amend section 7, line 12, by striking the period and inserting in lieu thereof the following: ", if such plan is approved by the supervisor and the auditor by departmental rule. The plan is to be made available to all qualifying members."
- 9. Section 8, line 10, is hereby amended by striking the period after the word "directors" and inserting in lieu thereof the following: ", this plan to be made available to all qualifying members."
- 10. Section 9 is hereby amended by striking all of lines 8 and 9 of said section and inserting in lieu thereof the following: "exceed three (3) percent for associations with assets not to exceed eight hundred thousand (800,000) dollars and two (2) percent for those over such amount as shown by the associations in their last annual report,"
- 11. Amend section 10 by striking all of said section and renumbering the remaining sections.
- 12. Amend section 11 by striking all of said section and inserting in lieu thereof the following: "Section five hundred thirty-three B point three (533B.3), Code 1966, is hereby amended by adding after the period in line ten (10) the following: 'The Federal Home Loan Bank of Des Moines and federally chartered and state chartered savings and loan associations may sell checks, drafts, or money orders for single transaction transmission of money'."

The amendment was adopted.

Senator Denman asked and received unanimous consent to withdraw the committee amendment.

Senator Denman moved that House File 62 be substituted for Senate File 109, which motion prevailed.

Senator Denman asked and received unanimous consent that further action on the bill be deferred.

On motion of Senator Heaberlin, Senate File 225, a bill for an act relating to establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled, was taken up for consideration.

Senator Neu offered the following amendment and moved its adoption:

Amend section one (1) by inserting the word "that" after the word "character" on line fifteen (15).

The amendment was adopted.

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

### AFTERNOON SESSION

The Senate reconvened, President Fulton in the chair.

The Senate resumed consideration of Senate File 225.

Senator Heaberlin offered the following amendment and moved its adoption:

Amend Senate File 225 as follows:

Amend section 1, line 14, by striking the word "confisicated" and inserting in lieu thereof the word "confiscated".

The amendment was adopted.

Senator Heaberlin moved that further action on Senate File 225 be deferred and that the bill retain its place on the calendar.

Division was requested.

The motion prevailed.

## REPORTS OF INVESTIGATING COMMITTEES

Senator Gaudineer submitted the following report:

Mr. President:

It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Albert A. Augustine of Des Moines, Polk County, Iowa, for reappointment 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, have completed their investigation and recommends Albert A. Augustine for this appointment.

LEE GAUDINEER, Chairman MAX MILO MILLS WARREN J. KRUCK JAMES E. BRILES ALAN SHIRLEY

On motion of Senator Gaudineer, the report was adopted.

Senator Gaudineer moved the reappointment of Albert A. Augustine as a member of the Appeal Board on State Institution Construction Contracts for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 58

	the state of the s			
Balloun	Floy	 Lamborn		Potgeter
Buren	Frommelt	Lange		Reichardt
Burns	Gaudineer	Lisle		Reno
Cassidy	Glenn	Lodwick		Reppert
Clarke	Hagedorn	Lucken		Rigler
Coleman	Heaberlin	Main		Riley
			•	

Feb. 28.

Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Heying
Hill
Hougen
Jepsen
Kibbie

Kosek

Kruck

Kvhl

Messerly Mills Murray Neu Nurse O'Malley

Patton

McGil1

Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Navs: 0

Absent or not voting: 3

Benda

Briles

Frey

The motion prevailed and President Fulton declared the reappointment of Albert A. Augustine, as a member of the Appeal Board on State Institution Construction Contracts confirmed for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

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 Mr. Dick A. Witt of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa State Commerce Commission, under the provisions of Section 474.2, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

HOWARD C. REPPERT, JR., Chairman ROGER SHAFF RICHARD L. STEPHENS ROBERT J. BURNS GENE W. GLENN

On motion of Senator Reppert, the report was adopted.

Senator Reppert moved the reappointment of Dick A. Witt as a member of the Iowa State Commerce Commission for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 52

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Kyhl Lamborn Lange Lisle Lodwick Lucken McGill Potgeter Reichardt Reno Reppert Rigler

Riley Schaben DeHart Heving DeKoster Denman Dodds Elvers Ely Kruck

Messerly Jepsen Mills Kibbie Murray Klefstad Neu Kosek O'Malley Patton

Shaff Shirley Stanley Stephens Van Gilst Walsh

Nays: 0

Absent or not voting: 9

Balloun Benda Erskine Flatt Hill.

Hougen Main

Nurse Van Eaton

The motion prevailed and President Fulton declared the reappointment of Dick A. Witt as a member of the Iowa State Commerce Commission confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Van Eaton submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Robert C. Barry of Danbury, Woodbury 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 1966, for the regular four-year term beginning July 1, 1967 and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

CHARLES S. VAN EATON, Chairman TOM RILEY MERLE W. HAGEDORN ANDREW G. FROMMELT WILLIAM J. REICHARDT

On motion of Senator Van Eaton, the report was adopted.

Senator Van Eaton moved the reappointment of Robert C. Barry as a member of the Iowa State Highway Commission for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 54

Balloun Buren Burns Cassidy Clarke Coleman Condon DeHart

Flatt Floy Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin

Kruck Kvhl Lamborn Lange Lisle

Lodwick Main McGill

O'Malley Patton Reichardt

Reno Reppert Rigler Riley Schaben DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Heying Hill Jepsen Kibbie Klefstad Kosek

Mills Murray Neu Nurse

Messerly

Shirley Stanley Van Eaton Van Gilst Walsh

Erskine Ko

Nays: 0

Absent or not voting: 2

Benda

Briles

Voting present: 5

Hougen Lucken Potgeter

Shaff

Stephens

The motion prevailed and President Fulton declared the reappointment of Robert C. Barry of Danbury, as a member of the Iowa State Highway Commission confirmed for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

Senator Condon submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Koert S. Voorhees of Cedar Falls, Black Hawk County, Iowa, for the appointment as a member of the Iowa State Highway Commission, for the regular four year term beginning July 1, 1967, and ending June 30, 1971 in accordance with Sections 307.1 and 307.2 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GENE F. CONDON, Chairman DAVID STANLEY ANDREW G. FROMMELT FRANCIS L. MESSERLY JOHN M. ELY, JR.

On motion of Senator Condon, the report was adopted,

Senator Condon moved the appointment of Koert S. Voorhees as a member of the Iowa State Highway Commission for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 54

Balloun Briles Buren Burns Floy Frey Frommelt Gaudineer Kyhl Lange Lisle Lodwick

Patton Potgeter Reichardt Reno Cassidy Glenn Condon Hagedorn DeHart Heaberlin DeKoster Heving Denman Hill Dodds Jepsen Elvers Kibbie Elv Klefstad Erskine Kosek

Main McGill Messerly Mills Murray Neu Nurse O'Malley

Lucken

Reppert
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Navs: 2

Flatt

Clarke

Rigler

Kruck

Absent or not voting: 3

Benda

Coleman

Lamborn

Voting present: 2

Hougen

Stephens

The motion prevailed and President Fulton declared the appointment of Koert S. Voorhees as a member of the Iowa State Highway Commission confirmed for the regular four-year term beginning July 1,1967 and ending June 30, 1971.

### EXPLANATION OF VOTE

Mr. President:

I wish to explain to the Senate that my reason for voting present during the confirmation of Robert C. Barry and Koert S. Voorhees for the Iowa State Highway Commission is because my properties in Waterloo and Cedar Falls are directly involved in Iowa Highway Commission action which is presently proposed, and for which public hearing has been set for March 23, 1967. Possibility exists for law suits and other financial involvements. I shall take similar action on the votes of other Iowa Highway Commissioners.

CHESTER O. HOUGEN

Senator Flatt submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Ed Weinheimer of Fontanelle, Adair 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 of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed,

JOSEPH B. FLATT, Chairman GILBERT E. KLEFSTAD JAMES E. BRILES FRANKLIN S. MAIN DONALD S. MCGILL On the motion of Senator Flatt, the report was adopted.

Senator Flatt moved the reappointment of Ed Weinheimer as a member of the State Conservation Commission for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 57

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Flatt

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Potgeter

Reichardt

Nays: 0

Absent or not voting: 4

Balloun

Benda

Hougen

Lamborn

The motion prevailed and President Fulton declared the reappointment of Ed Weinheimer as a member of the State Conservation Commission confirmed for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Senator O'Malley submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Gene L. Needles of Des Moines, Polk County, Iowa, for the appointment as Commissioner of Public Safety, for the unexpired portion of the term ending June 30, 1967 and for the regular four-year term beginning July 1, 1967 and ending June 30, 1971, in accordance with Sections 80.2 and 80.3, of the 1966 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 ALAN SHIRLEY STANLEY M. HEABERLIN JAMES A. POTGETER JOHN M. WALSH

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

Senator O'Malley moved the appointment of Gene L. Needles as Commissioner of Public Safety for the unexpired portion of the term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 33

Briles
Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill

Kibbie Klefstad Kruck Main McGill Murray Nurse O'Malley

Patton Reichardt Reno Reppert Schaben Shirley Van Gilst Walsh

Nays: 24

Balloun Clarke DeHart DeKoster Erskine Frey Frommelt Jepsen Kosek Kyhl Lamborn Lange Lisle Lodwick Lucken Messerly Mills Neu

Rigler Riley Shaff Stanley Stephens Van Eaton

Absent or not voting: 2

. Benda

Hougen

Voting present: 2

Flatt

Potgeter

The motion was lost and President Fulton declared the appointment of Gene L. Needles as Commissioner of Public Safety not confirmed.

### BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 27, 1967, the Governor had approved the following bill:

Senate File 267, an Act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County, authorizing and providing for the issuance of County Public Hospital Revenue Bonds of said County to defray the cost of constructing, equipping, enlarging and improving the County Public Hospital 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 County.

# 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 No. 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 71, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 98, a bill for an act relating to fish bait.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 99, a bill for an act relating to still fishing and trolling.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 116, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 120, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 136, a bill for an act relating to gifts to municipalities.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 138, a bill for an act relating to the Iowa commission for the blind.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked: House File No. 147, a bill for an act relating to the establishment of a permanent canteen fund 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 No. 245, a bill for an act relating to the definition of fur dealers.

Also.

That the House has amended and passed the following bill in which the concurrence of the House was asked: Senate File No. 121, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE AMENDMENT TO SENATE FILE 121

Amend Senate File 121 by inserting at the beginning of the section the following: "Section 1.".

### ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Ely, chairman; Riley, Balloun, Gaudineer, and Patton, to investigate the character and qualifications of Cecil A. Reed of Cedar Rapids, Linn County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Neu, chairman; Denman, Clarke, Nurse, and Kibbie, to investigate the character and qualifications of The Reverend Carl G. Sinning of Manning, Carroll County, Iowa, for appointment as a member of the Iowa Liquor Control Commission, under the provisions of Sections 123.6 and 123.7, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the Senate refused to confirm the appointment of Gene Needles to the Commissioner of Public Safety.

ANDREW G. FROMMELT

## HOUSE MESSAGES CONSIDERED

House File 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse.

Read first and second times, and passed on file.

House File 71, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies.

Read first and second times, and passed on file.

House File 98, a bill for an act relating to fish bait.

Read first and second times, and passed on file.

House File 99, a bill for an act relating to still fishing and trolling.

Read first and second times, and passed on file.

House File 116, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations.

Read first and second times, and passed on file.

House File 120, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof.

Read first and second times, and passed on file.

House File 136, a bill for an act relating to gifts to municipalities.

Read first and second times, and passed on file.

House File 138, a bill for an act relating to the Iowa commission for the blind.

Read first and second times, and passed on file.

House File 147, a bill for an act relating to the establishment of a permanent canteen fund for institutions under the board of control.

Read first and second times, and passed on file.

House File 245, a bill for an act relating to the definition of fur dealers.

Read first and second times, and passed on file.

### INTRODUCTION OF BILLS

Senate File 351, by Senator Lamborn, a bill for an act relating to annexation elections by cities and towns.

Read first and second times and passed on file.

Senate File 352, by Senators Kyhl, O'Malley and Stanley, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns.

Read first and second times and passed on file.

Senate File 353, by Senators Potgeter and Stephens, a bill for an act relating to the licensing of feeder pig dealers.

Read first and second times and passed on file.

Senate File 354, by Committee on Conservation and Recreation, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals.

Read first and second times and passed on file.

Senate File 355, by Senators Riley and Kosek, a bill for an act relating to certain exparte injunctions.

Read first and second times and passed on file.

Senate File 356, by Legislative Research Committee, a bill for an act relating to periodic release of prisoners sentenced by municipal courts.

Read first and second times and passed on file.

Senate File 357, by Legislative Research Committee, a bill for an act prohibiting certain articles from being provided to county and municipal prisoners.

Read first and second times and passed on file.

Senate File 358, by Senators Lucken, Hougen, Stephens, Briles and DeKoster, a bill for an act relating to cause for immediate dismissal of employment and forfeiture of all accrued rights and benefits of employment for any public employee who shall strike or boycott whereby the health, welfare and safety of the public are imperiled.

Read first and second times and passed on file.

Senate File 359, by Senators O'Malley, Denman and Riley, a bill for an act relating to investigations involving probation by the court.

Read first and second times and passed on file.

Senate File 360, by Senators Stanley and Kruck, 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 361, by Committee on Public Health and Welfare, a bill for an act relating to children's boarding homes.

Read first and second times and passed on file.

Senate File 362, by Committee on Public Health and Welfare, a bill for an act relating to investigation by the county medical examiner.

Read first and second times and passed on file.

Senate File 363, by Committee on Public Health and Welfare, a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system.

Read first and second times and passed on file.

Senate File 364, by Committee on Public Health and Welfare, a bill for an act to make possible the use of mental hospitals for treatment centers for the mentally retarded.

Read first and second times and passed on file.

Senate File 365, by Committee on Public Health and Welfare, a bill for an act relating to employment of board of control personnel.

Read first and second times and passed on file.

Senate Joint Resolution 27, by Senator Kibbie, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to monies received from fines, penalties and forfeitures and for exemption from military duty.

Read first and second times and passed on file.

## REPORTS OF COMMITTEE

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred <u>Senate File 255</u>, a bill for an act relating to special assessments for asphalt stabilization, 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  $\underbrace{\text{Senate File 120}}_{\text{le possible}}$ , a bill for an act relating to election of county supervisors in certain counties, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass.}}$ 

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 72, a bill for an act relating to the operation of nursing homes and custodial homes, begs leave to report it has had the same under consideration and returns the bill without recommendation, but with the following amendment:

Amend Senate File 72 as follows:

- 1. Amend Section six (6) as follows:
- 1. By inserting after line two (2) the following new subsection:
- "1. By inserting in line two (2) after the word 'thousand' the words 'or any town'."
- 2. By adding thereto the following new subsection:
- "By inserting in line twenty-seven (27) after the word 'city' the words 'or town'."
- 3. By renumbering the subsections in accordance with this amendment.
- 2. Amend section eight (8) by striking therefrom lines nine (9) through eleven (11) and inserting in lieu thereof the following:

"purposes, and for the construction or enlargement of new facilities or to reconstruct, rebuild, or remodel existing structures which were not originally constructed as nursing or custodial homes so that the structures may meet new construction standards."

JOHN M. ELY, JR., Chairman

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 102</u>, a bill for an act relating to trespass, begs leave to report it has had the same under consideration and recommends the same be amended as follows; <u>and when so</u> amended the bill do pass:

Amend Senate File 102 as follows:

1. By striking all of section two (2) after the word "or" in line eleven (11) and by inserting in lieu thereof the words "by imprisonment in the county jail not more than one (1) year."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 200</u>, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows; and when so amended the bill do pass:</u>

Amend Senate File 200 as follows:

- 1. By striking section four (4) and by renumbering the remaining sections thereof.
- 2. By striking in line five (5) of section six (6) the words, "a preponderance of" and by inserting in lieu thereof the words, "clear and convincing".
- 3. By striking in lines two (2) and three (3) in section thirteen (13) thereof the words, "and two hundred thirty-two point sixty-two (232.62) Code 1966, are" and by inserting in lieu thereof the words, "Code 1966, is".
- 4. Section fifteen (15) is hereby amended by inserting in line two (2) after the word "jurisdiction" the word, ", only,".
- 5. By striking all of lines one (1) through three (3) and the word, "all" in line four (4) of section sixteen (16) and by inserting in lieu thereof the word, "All".
- 6. By inserting in line thirteen (13) of section twenty-four (24) after the word, "conviction" the words, "but only after the child has successfully completed a period of probation of not less than one (1) year".
- 7. By striking all of section twenty-five (25) and by inserting in lieu thereof the following:

"A child referred to Juvenile Court pursuant to section fifteen (15) of this Act, may also be transferred to Criminal Court and tried as an adult by the filing of a county attorney's information or grand jury indictment charging the child with an indictable offense. A child may also be transferred to the appropriate criminal court by the filing of an information by the county attorney charging the child with a non-indictable offense. No such county attorney's information, grand jury indictment, or information shall be filed or be valid to effect such a transfer after there has been an adjudication of delinquency in Juvenile Court."

GEORGE E. O'MALLEY, Chairman

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 282</u>, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment, 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 <u>Senate File 183</u>, 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 Joe Varese, Sr., and Louis Sacco, begs leave to report it has had the same under consideration and recommends the same <u>do pass.</u>

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File</u> 305, a bill for an act relating to real estate 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.

# AMENDMENTS FILED

Amend House File 62 by striking in line ten (10) of Section five (5) the words, "principal may, at the option of the association," and by inserting in lieu thereof the words, "an installment may".

LEE GAUDINEER

Amend Senate File  $117\,$  by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Insert after the word "institutions" in line five (5) of section three hundred twenty-one point one hundred sixty-five (321.165) "the state institutions shall be precluded from submitting bids unless no competitive bids are submitted."
- Sec. 2. Striking from line six (6) of section three hundred twenty-one point one hundred sixty-seven (321.167) the words "and certificate containers" and add the following after the period in line ten (10) "certificate containers shall also be delivered to the county treasurers as needed."

HOWARD C. REPPERT

Amend Senate File 123, section one (1) by adding after the word "services" in line twelve (12), the following: "unless such cost or price is accurate and correct and truly reflects actual costs and prices".

WILLIAM J. REICHARDT

Amend Senate File 123, section one (1) by adding after the word "advertised" in line sixteen (16) the following: "unless such person or groups of persons in fact possess better qualifications or are superior to perform the services advertised".

WILLIAM J. REICHARDT

- 1. Amend Senate File 123 as follows:
- 1. By adding the word "on" after the word "or" in line 11.
- 2. By striking from line 13 through line 16, the following: "to solicit optometric or ophthalmic patronage by advertising that he or some other person or group of persons possess better qualifications or are superior to perform the services advertised;".
- 3. Strike all after the word "glasses" in line 4 of Sec. 2 and insert in lieu thereof the following: "When the sale of these glasses is incidental to the sale of other merchandise.".

GENE F. CONDON

Amend Senate File 123 by striking the semi-colon (;) in line 8, and everything thereafter in section one (1) and substituting a period (.) therefor.

HOWARD REPPERT

Amend Senate File 123, Section One (1) by adding after the word "sale" in line six (6), the following ", manufacture or distribution".

HOWARD C. REPPERT, JR.

Amend Senate File 123, section one (1) by adding after the word "services" in line eight (8), the following: "unless such advertisement is made in good faith and is accurate and correct in every detail".

TOM J. FREY

Amend Senate File 123, section one (1) by adding after the word "import" in line nineteen (19), the following: "funless either free examination or similar services are in fact provided by the advertiser".

TOM J. FREY

Amend Senate File 123 by adding the following new section thereto:

"Section 3. To aid in the protection of the public, every person, firm or corporation, involved directly or indirectly in the sale, distribution, or manufacture of optometric or ophthalmic products or services shall annually file with the attorney general of the State of Iowa a complete list of items to be sold to the public with the cost and proposed sales price of each of such items. In the event the proposed sales price exceeds by twenty (20) or more per cent the cost of any or said items, the attorney general shall seek an injunction prohibiting the sale of such items. The attorney general shall make available to the public all of the lists submitted to his office."

TOM J. FREY

Amend Senate File 123, section one (1) as follows:

- 1. By adding in line four (4) after the word "discount" the following: "of a value of less than one dollar (\$1,00)".
- 2. By adding in line eight (8) after the word "services" the following: "of a value of less than one dollar (\$1.00)".

- 3. By adding in line twelve (12) after the word "services" the following: "unless such cost and price shall in the aggregate exceed one dollar (\$1.00)".
- 4. By adding in line nineteen (19) after the word "import" the following: "unless the value of such service shall exceed one dollar (\$1.00)".

JOSEPH W. CASSIDY

Amend Senate File 123, section one (1) as follows:

- 1. By striking from line four (4) the words "in order".
- 2. By striking from line four (4) the words "to advertise or offer any gift.".
- 3. By striking line five (5).
- 4. By striking from line six (6) the word "with" and substituting therefor the word "for".
- 5. By striking everything after the word "services" in line eight (8) and inserting a period (.) therefor.

  JOSEPH W. CASSIDY

CODET II W. CHOOLD I

Amend Senate File 148 by inserting after the word "expressed" in line seventeen (17) the words "in dollars and cents or".

ROBERT RIGLER

WILLIAM F. DENMAN

Amend Senate File 148 as follows:

Section 1, subsection 2, insert after the word, "expressed", in line seventeen (17) the words, "in dollars and cents or".

JOSEPH B. FLATT

Amend Senate File 176 as follows:

- 1. Amend section one (1), subsection four (4), by adding thereto the following:
- "The term employer shall not include any individual, partnership, association, corporation, business trust, or any person or group of persons with a gross annual income of less than two hundred thousand (200,000) dollars."
- 2. Amend section two (2) by striking from lines three (3) and four (4) the words and figure "twenty-five cents (\$1.25)" and inserting in lieu thereof the figure "(\$1.00)".

  ADOLPH W. ELVERS

Amend the Kibbie amendment to Senate File 294, filed February 27, 1967, as follows:

1. By striking from lines three (3) and four (4) the words "Commission for the Blind" and inserting in lieu thereof the words "commission for the blind".

JOHN P. KIBBIE

Amend the Burns, DeHart, Condon and Messerly amendment to Senate File 294, filed February 27, 1967 as follows:

1. By striking the word "code" in line 4 and inserting in lieu thereof the word "Code".

ROBERT J. BURNS

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m. Wednesday, March 1, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, March 1, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Walter Grimes, pastor of the Central Christian Church, Boone, Iowa.

### VISITORS PRESENTED

Senator Briles presented 10 students from the Red Oak Community schools, who were present in the balcony with their instructors, Miss Caulkins and Mrs. Petersen.

Senator Ely rose on point of personal privilege and presented 16 students of the government class of the Troy Mills Center of the North Linn Community School district, who with their instructor were seated in the Senate balcony.

Senator Van Gilst introduced 40 students of the Peoria Christian School and their instructor, Robert DeJager, who were present in the Senate balcony.

Senator DeKoster rose on point of personal privilege and presented 19 students from the Maurice-Orange City Community School district, Orange City, who were in the balcony in the company of their sponsors, Mrs. Bogaard, Mrs. Raak, Mrs. Schiebout and Miss Duven.

Senator Clarke presented 29 senior government students from the Boone Valley Community schools, Renwick, who were seated in the balcony with their instructor, C. M. Gillespie, and Superintendent and Mrs. Douglas Anderson.

Senator Nurse rose on point of personal privilege and presented 12 girls from the Milford Community school and their sponsors, Tom Whitmore and Ruth Mitchell, who were seated in the balcony.

#### PETITION

The following petition was presented and placed on file.

By Senator Floy from 42 residents of Cerro Gordo County in opposition to parimutuel betting.

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

The Senate reconvened with President Fulton in the chair.

# HOUSE AMENDMENT CONSIDERED

Senator O'Malley called up for consideration Senate File 121, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 121 by inserting at the beginning of the section the following: "Section 1.".

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

Balloun
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine
Flatt

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Klefstad
Kosek
Kruck
Kyhl

Lamborn
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Reno

Reppert

Nays: 0

Absent or not voting: 11

Benda Briles Buren Denman Hill Hougen Kibbie Lange Lisle Messerly Shirley

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 Denman, House File 62, a bill for an act relating to savings and loan associations, was taken up for further consideration.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 62 by striking in line ten (10) of Section five (5) the words, "principal may, at the option of the association," and by inserting in lieu thereof the words, "an installment may".

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: 51

Balloun Flatt Lamborn Potgeter Briles Lisle Floy Reichardt Buren Frev Lodwick Reppert Burns Lucken Frommelt Rilev Cassidy Glenn Main Schahen Clarke Hagedorn McGill Shaff DeHart Heaberlin Messerly Shirley DeKoster Mills Heving Stanley Denman Hill Murray Stephens Dodds Hougen Neu Van Eaton Elvers Jepsen Nurse Van Gilst Ely Kibbie O'Malley Walsh

Patton

Nays: 6

Erskine

Coleman Gaudineer Kosek Kruck Condon Klefstad

Absent or not voting: 4

Kyhl

Benda Lange Reno Rigler

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 to withdraw Senate File 109 from further consideration of the Senate.

On motion of Senator O'Malley, Senate File 157, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon, was taken up for consideration.

Senator O'Malley asked and received unanimous consent that House File 139 be substituted for Senate File 157.

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

Briles Floy Kyhl Reichardt Buren Frey Lamborn Reno Burns Frommelt Lodwick Reppert

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Gaudineer Lucken Cassidy Main Clarke Glenn McGill Coleman Hagedorn Condon Heaberlin Messerly DeHart Heying Mills Hill Murray DeKoster Dodds Hougen Neu Nurse Elvers Jepsen Klefstad O'Mallev Elv Patton Kosek Erskine

Rigler Rilev Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

March 1.

Nays: 0

Flatt

Absent or not voting: 7

Balloun Denman

Lange Liśle Renda Kibbie

Kruck

Shirley

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 to withdraw Senate File 157 from further consideration of the Senate.

Senator Kruck called up the following motion filed by him and moved its adoption:

Potgeter

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 117 failed to pass the Senate.

The motion prevailed.

Senator Kruck moved to reconsider the vote by which Senate File 117 went to its third reading, which motion prevailed.

Senator Reppert offered the following amendment and moved its adoption;

Amend Senate File 117 by striking all after the enacting clause and inserting in lieu thereof the following:

Insert after the word "institutions" in line five (5) of section three Section 1. hundred twenty-one point one hundred sixty-five (321,165) "the state institutions shall be precluded from submitting bids unless no competitive bids are submitted."

Striking from line six (6) of section three hundred twenty-one point one hundred sixty-seven (321.167) the words "and certificate containers" and add the following after the period in line ten (10) "certificate containers shall also be delivered to the county treasurers as needed."

The amendment was adopted.

Senator Reppert asked unanimous consent that further action on Senate File 117 be deferred.

Objection was raised.

Senator Stanley moved that Senate File 117 be rereferred to the transportation committee for further study.

Division was called.

The motion was lost.

Senator Reppert then moved that further action on Senate File 117 be deferred and that the bill retain its place on the calendar, which motion prevailed.

# INTRODUCTION OF BILLS

Senate File 366, by Senator Buren, a bill for an act relating to county boards of conservation.

Read first and second times and passed on file.

Senate File 367, by Senators Klefstad, Dodds and Cassidy, a bill for an act relating to the inspection of boilers and unfired pressure vessels.

Read first and second times and passed on file.

Senate File 368, by Senators Ely, Lodwick, Reichardt, Condon, Reppert and Jepsen a bill for an act relating to the use of parking meter funds in cities over 10,000.

Read first and second times and passed on file.

Senate File 369, by Senators Stanley, Cassidy, Benda, Kibbie, DeKoster, Nurse, Riley, Ely, Rigler, Dodds, Messerly, Hougen, Denman, Lucken, Burns, Lamborn, Kosek, Walsh, Flatt, Jepsen, DeHart, Balloun and Reno, a bill for an act relating to the valuation and assessment of property for purposes of taxation.

Read first and second times and passed on file.

Senate File 370, by Senators Balloun, Benda, Elvers, Reichardt and Reno, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 371, by Senators Reichardt, Gaudineer, Denman, Reppert and O'Malley a bill for an act relating to the compensation of county supervisors in counties with a population of two hundred thousand (200,000) or more.

Read first and second times and passed on file.

Senate File 372, by Senators Frommelt, Benda, Mills, O'Malley, Stanley and Cassidy, a bill for an act relating to credit unions.

Read first and second times and passed on file.

Senate File 373, by Senators Lodwick and Benda a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours.

Read first and second times and passed on file.

Senate File 374, by Senator Van Eaton, a bill for an act relating to motor vehicle operator's licenses and permits.

Read first and second times and passed on file.

Senate File 375, by Senators Mills, Klefstad, Kibbie, Cassidy, Walsh, Erskine, Frommelt, Coleman, Denman, Nurse, Riley, DeHart and O'Malley, a bill for an act relating to civil engineers.

Read first and second times and passed on file.

Senate File 376, by Senator Dodds, a bill for an act relating to deer hunting.

Read first and second times and passed on file.

# MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 151, a bill for an act to encourage landowners to make 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 No. 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County.

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

House File No. 237, a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE MESSAGES CONSIDERED

House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Read first and second times, and passed on file.

House File 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County.

Read first and second times, and passed on file.

House File 237,a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system.

Read first and second times, and passed on file.

### COMMUNICATIONS

February 28, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C. A.L.

Attention: Lt. Governor Robert D. Fulton

### Gentlemen:

It is my pleasure to submit the name of Stanley Redeker, Boone, Boone County, Iowa, for reappointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, and 262.3, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours.

HAROLD E. HUGHES, Governor

February 28, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

# Gentlemen:

It is my pleasure to submit the name of Dr. David D. Palmer of Davenport, Scott 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

# AMENDMENTS FILED

Amend Senate File 294 as follows:

- 1. By inserting the following as a new section after section nineteen (19):
- "Sec. 20. No provision of this Act shall apply to the state soil conservation committee."
- 2. Further amend by renumbering the remaining section in conformity with this amendment.

H.L. HEYING

Amend Senate File 204, as follows:

S T R 27

Amend section one (1), line six (6) by striking, following the word "body" the balance of line six (6) and the first four (4) words of line seven (7).

HOWARD C. REPPERT. JR.

### ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

Governmental Affairs

S.J.R. 21	Governmental Allairs
S.F. 342	On Calendar
S.F. 343	Public Health and Welfare
S.F. 344	Governmental Subdivisions
S.F. 345	Safety and Law Enforcemen
S.F. 346	Commerce
S.F. 347	On Calendar
S.F. 348	Governmental Affairs
S.F. 349	Education
S.F. 350	Education
S.F. 351	Governmental Subdivisions
S.F. 352	Governmental Subdivisions
S.F. 353	Judiciary
S.F. 354	On Calendar

S.F. 355

Judiciary

	•
S.F. 356	Judiciary
S.F. 357	Judiciary
S.F. 358	Industrial and Human Relations
S.F. 359	Judiciary
S.F. 360	Commerce
S.F. 361	On Calendar
S.F. 362	On Calendar
S.F. 363	On Calendar
S.F. 364	On Calendar
S.F. 365	On Calendar
H.F. 55	Agriculture
H.F. 98	Conservation and Recreation
H.F. 99	Conservation and Recreation
H.F. 107	Governmental Affairs
H. F. 116	Judiciary
H.F. 120	Judiciary
H.F. 136	Governmental Subdivisions
H.F. 138	Governmental Affairs
H.F. 216	Education
H.F. 245	Conservation and Recreation
On motion of Sens	tor Frommelt the Senate adjourned until 10

On motion of Senator Frommelt, the Senate adjourned until 10 a.m., Thursday, March 2, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, March 2, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend George C. Muyskens, pastor of the Trinity Reformed Church, Pella, Iowa.

## PRESENTATION OF VISITORS

Senator Briles rose on point of personal privilege and introduced to the Senate 30 students from the Stanton Community School, accompanied by their instructor, Myrna Johnson, who were present in the balcony.

Senator New rose on point of personal privilege and introduced to the Senate 60 students from the Manning Community High School, accompanied by their instructor, Mrs. Letha Johnson, who were seated in the balcony.

Senator Potgeter rose on point of personal privilege and presented to the Senate 12 students from the Wellsburg Community School, accompanied by their instructor, Harold Anderson, who were present in the balcony.

Senator Stanley rose on point of personal privilege and introduced to the Senate 42 students from Lincoln Community School, accompanied by their instructor, Mrs. Smith, who were seated in the balcony.

Senator O'Malley rose on point of personal privilege and introduced 19 sixth grade students from Park Avenue Elementary school, Des Moines, who were in the balcony with their instructor, Mrs. Beye.

# PETITIONS

The following petitions were presented and placed on file.

By Senator Balloun from 18 residents of Benton County favoring Senate File 162, relating to personal property tax relief.

By Senator Buren from 41 residents of Winnebago and Hancock Counties in support of more funds to raise the standards of the Woodward and Glenwood State Hospital Schools.

By Senator Heaberlin from 46 residents of Marion County favoring Senate File 118, relating to bus transportation for all students.

By Senator McGill from 189 residents of Lucas County in favor of daylight saving time; also, from 8 residents of Lucas County in opposition to parimutuel betting; also, from 202 residents from Union and Wapello Counties in opposition to high powered motors and water skiing on Green Valley Lake.

By Senator Murray from 36 residents of Kossuth County in opposition to public funds for private or parochial schools.

By Senator Riley from 19 residents of Linn County urging consideration of revision in the National Defense Education Act under Title XI to make provision for the classical languages as well as the modern.

By Senator Schaben from 27 residents of Monona County in opposition to daylight saving time.

Senator Lucken announced that a poll was taken by The Daily Sentinel of LeMars and the results were: 1110 in opposition to daylight saving time; 194 in favor of daylight saving time; and 207 thought six months is too long.

### COMMUNICATIONS

March 2, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C. A.I.

Attention: Lt. Governor Robert D. Fulton

### Gentlemen:

It is my pleasure to submit the name 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 Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

# Also:

It is my pleasure to submit the name of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Also:

It is my pleasure to submit the name of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Also:

It is my pleasure to submit the name of H. Garland Hershey of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of Joseph W. Howe of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of Clifford M. Naser of Fort Dodge, Webster County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of Gery M. Martin of Sioux City, Woodbury County, Iowa, for reappointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Also:

It is my pleasure to submit the name of Stephen G. Darling of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours, HAROLD E. HUGHES, Governor

## ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Kruck, chairman; Frey, Kyhl, Condon, and Heying, to investigate the character and qualifications of Stanley Redeker, Boone, Boone County, Iowa, for reappointment as a member of the State Board of Regents, under the provisions of Sections 262.1. 262.2, and 262.3, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Cassidy, chairman; Kibbie, Burns, Briles, and Jepsen, to investigate the character and qualifications of Dr. David D. Palmer of Davenport, Scott 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 1966, for the regular sixyear term beginning July 1, 1967, and ending June 30, 1973.

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 9, 1967, the Governor approved the following bill:

Senate File 14, an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District, in the County of Madison, 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.

# THIRD READING OF BILLS

On motion of Senator Ely, Senate File 236, a bill for an act relating to canteens in institutions under the board of control, was taken up for consideration.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 236 by striking lines four (4) through seven (7) and inserting in lieu thereof the following:

"The board may establish and maintain a permanent operating fund for each canteen. The fund shall consist of the receipts from the sale of commodities at the canteen and the moneys now in the operating fund of the canteen."

The amendment was adopted.

Senator Ely moved that House File 147 be substituted for Senate File 236, which motion prevailed.

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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
Denman
Dodds
Elvers
Ely

Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Kibbie
Klefstad
Kosek
Kruck
Kyhl
Lamborn

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley
Patton
Potgeter

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Reichardt

Nays: 3

Erskine

DeKoster

Hill

Jepsen

Absent or not voting: 8

Benda Condon Flatt Gaudineer Hougen Lisle Nurse Stephens

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 to withdraw Senate File 236 from further consideration of the Senate.

Senator Coleman asked and received unanimous consent that Senate File 347 be removed from the calendar and rereferred to the appropriations committee.

Senator Frommelt asked and received unanimous consent to defer action on Senate File 135.

Senator Hagedorn asked and received unanimous consent that Senate File 264 be rereferred to the transportation committee.

Senator Heaberlin asked and received unanimous consent that action on Senate File 225 be deferred.

Senator Main asked and received unanimous consent that action on Senate File 231 be deferred.

# THIRD READING OF BILLS

On motion of Senator Frey, Senate File 235, a bill for an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school, was taken up for consideration.

Senator O'Malley took the chair at 10:40 a.m.

Senator Frey moved that the bill be read a third 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 Briles Cassidy Clarke Condon DeKoster Dodds Elvers Elv Erskine Flatt

Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Jepsen Kibbie Klefstad Kosek

Kyhl Lamborn Lange Lisle Lucken McGill Nurse

O'Mallev

Potgeter

Patton

Reppert Riley Schaben Shaff Shirley Stephens Van Eaton Van Gilst

Walsh

Reno

Nays: 9

Buren Floy Hill

Kruck Lodwick Messerly Mills

Murray Stanley

Absent or not voting: 7

Benda Burns DeHart Denman Hougen Neu

Rigler

Voting present: 3

Coleman

Main

Reichardt

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 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, 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 the title of Senate File 73 by striking the period (.) at the end of line two (2) and inserting in lieu thereof the following:

". or the driver of a vehicle involved in an accident."

The amendment was adopted.

Senator Riley offered the following amendment by Senators Riley, Buren and Kibbie and moved its adoption:

Amend section one (1) line fourteen (14) by inserting after the word "civil" the words "or criminal".

The amendment was adopted.

Senator Kibbie offered the following amendment and moved its adoption:

By adding the words "of the Code" before the word "shall" in line eighteen (18) of section one (1).

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: 56

Balloun Floy Briles Frev Buren Frommelt Burns Gaudineer Cassidy Glenn Clarke Hagedorn Coleman Heaberlin Condon Heying DeKaster Hill Dodds Hougen Jepsen Elvers Kibbie Elv Erskine Klefstad Flatt . Kosek

Kruck Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu

Reno Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

O'Malley

Potgeter

Reichardt

Patton

Nays: 0

Absent or not voting:

Benda

Denman

Reppert

Nurse

Rigler

DeHart

Senator Kibbie took the chair at 10:55 a.m.

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 132 passed the Senate.

The motion prevailed.

Senator Stanley moved to reconsider the vote by which Senate File 132 went to its third reading, which motion prevailed.

# UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Condon, Senate File 132, a bill for an act to change the method of marking waterfowl, was taken up for further consideration, 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 Senate File 132 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred ten A point five (110A.5), Code 1966, is hereby amended by striking all of lines twenty-one (21) through twenty-five (25), inclusive, and inserting in lieu thereof the following:

"All waterfowl released for shooting purposes shall be marked in a manner prescribed by the state conservation commission so as to provide for permanent identification."

The amendment was adopted.

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: 56

		the state of the s	
Balloun	Floy	Kruck	O'Malley
Briles	Frey	Kyhl	Patton
Buren	Frommelt	Lamborn	Potgeter
Burns	Gaudineer	Lange	Reichardt
Cassidy	Glenn	Lisle	Reno
Clarke	Hagedorn	Lodwick	Reppert

Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Heaberlin Heying Hill Hougen Jepsen Kibbie Klefstad Kosek

Lucken Main McGill Messerly Mills Murray Neu Nurse

Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Schaben

Nays: 0

Absent or not voting: 5

Benda Coleman Erskine

Rigler

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 Coleman Senate File 95, a bill for an act relating to leased and rented vehicle offenses, 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 95, Section one (1), subsection three (3), line sixteen (16) by striking the word "lawfully".

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 95 as follows:

- 1. By striking in line five (5) of Section one (1) the words, "fraudulent or" and by inserting in lieu thereof the words, "or a material".
- 2. By striking in Section one (1) lines eight (8) through twelve (12), inclusive and by renumbering the remaining subsections thereof.
- 3. By inserting in line fourteen (14) of Section one (1) after the word, "vehicle" the words, ", if the person letting the vehicle has performed all of his obligations under the agreement".
- 4. By striking in line sixteen (16) and seventeen (17) the words, ", or lawfully refuse or neglect" and by inserting in lieu there the words, "willfully refuse, or willfully neglect".
- 5. By striking in line twenty (20) of Section one (1) the words, "fraudulent intent" and by inserting in lieu thereof the words, "such abandonment or willful refusal or willful neglect to redeliver such vehicle".

The amendment was adopted.

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

Amend Senate File 95 as follows:

- 1. By striking the word "hires" in line nine (9) of section one (1) and by inserting in lieu thereof the word "rents".
- 2. By striking the word "hiring" in line thirteen (13) of section one (1) and by inserting in lieu thereof the word "renting".
- 3. By striking the word "hiring" in line twenty-one (21) of section one (1) and by inserting in lieu thereof the word "renting".

The amendment was adopted.

Senators Coleman and Lange offered the following amendment and moved its adoption, calling for division:

Amend Senate File 95 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Fort Dodge Messenger, a newspaper published at Fort Dodge, Iowa, and in The Sac Sun, a newspaper published in Sac City, Iowa."

The amendment was lost.

Senator Coleman offered his amendment filed February 16, 1967 and found on pages 355-356 of the journal and moved its adoption.

The amendment was lost.

Senator Lange moved to withdraw his amendment filed February 16, 1967 and found on page 355 of the journal, which motion prevailed.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 95 by striking lines 13 through 20, inclusive, and inserting in lieu thereof the following:

"Whoever, after renting a vehicle under an agreement to redeliver the same to the person letting such vehicle or his agent, shall, with intent to defraud, abandon such vehicle or willfully refuse or willfully neglect to redeliver such vehicle as agreed, shall be guilty of a felony and punished as provided in this Act. If the person letting the vehicle has performed all of his obligations under the agreement, the failure to return the vehicle within seventy-two (72) hours of the time agreed shall be prima facie evidence of such abandonment or willful refusal or willful neglect to redeliver such vehicle."

The amendment was adopted.

Senator Coleman moved that further action on Senate File 95 be deferred, but that it retain its place on the calendar, which motion prevailed.

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

# AFTERNOON SESSION

The Senate reconvened with Senator Kibbie presiding.

## THIRD READING OF BILLS

On motion of Senator DeKoster, Senate File 142, a bill for an act relating to solemnizing marriages, 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 142 as follows:

1. By striking all of line four (4) and in line five (5) the following:

"sentative members thereof" and inserting in lieu thereof the following: "A representative member of the local Spiritual Assembly of the Baha' is".

The amendment was adopted.

Senator De Koster offered the following amendment and moved its adoption:

Amend Senate File 142 by adding thereto the following new section:

Sec. 2. "Section five hundred ninety-five point ten (595.10), Code 1966, is hereby amended in line one (1) of subsection three (3) by striking the words 'minister of the gospel' and inserting in lieu thereof the word 'clergyman'."

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: 51

Balloun Floy Kruck Briles Kvhl Frev Buren. Frommelt Lamborn Lange Burns Gaudineer Cassidy Glenn Lisle Clarke Lodwick . Hagedorn Coleman Heaberlin Lucken Condon McGill Heving Messerly DeKoster Hill Mills Denman Hougen Murray Dodds Kibbie Neu .. Ely Klefstad Flatt Nurse Kosek

O'Malley Patton Potgeter Reichardt Reppert Riley Schaben Shaff

Stanley Stephens Van Gilst

Shirley

Nays: 0

Absent or not voting: 10

Benda Erskine DeHart

Elvers

Jepsen

Reno

Van Eaton

Main

Rigler

Walsh

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 105, a bill for an act relating to trapping on lands of another, with report of committee recommending amendment and passage. was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Section one (1) by striking the word "written" in line five (5) and by striking the comma (,) in line five (5) after the word "owner" and by inserting after the word "owner" in line five (5) the words "or occupant thereof, or his agent".

The amendment was adopted.

Senator Briles offered the following amendment and moved its adoption:

Amend Senate File 105, line four, by striking the word "enclosed" and inserting in lieu thereof the word "inclosed".

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

Balloun Briles Buren Burns Cassidy Clarke Coleman DeKoster Denman Dodds Ely Floy Frey

Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen Kibbie Kosek Kruck Kyhl

Lamborn

Lucken Main McGill Messerly Mills Murray Neu Nurse O'Mallev Patton

Lange

Lisle

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shirlev Stanley

Stephens

Van Eaton

Van Gilst

Navs: 0

Absent or not voting: 11

Benda Condon Elvers Erskine

Jepsen Klefstad Shaff Walsh

DeHart

Flatt

Lodwick

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

Senator Glenn moved adoption as a rule his proposed procedure of recording roll call voting.

As a substitute motion, Senator Coleman moved that the proposed recording of vote procedures be referred to the rules and enrolled bills committee.

Roll call was requested.

On the question "Shall the proposed procedures be referred to committee?" the vote was:

Aves: 27

Balloun Briles

Burns Cassidv Coleman DeKoster Denman

Elvers Elv · Erskine Frommelt Gaudineer Kosek

Dodds

Lange Lisle Lodwick Lucken Main McGill Neu

Riley Stanley Van Eaton Van Gilst Walsh

Reppert

Nays: 24

Buren Clarke Condon Flatt

Flov

Frev

Heaberlin Heving Hill Hóugen

Glenn

Hagedorn

Jepsen Klefstad Kruck Kvhl Lamborn Messerly

Patton Reno Schaben Shirley Stephens

Nurse

Absent or not voting: 9

Benda DeHart Mills

Murray O'Malley

Potgeter Reichardt Rigler Shaff

Voting present: 1

Kibbie

The motion prevailed.

## SENATE CONCURRENT RESOLUTION 20

By Coleman and Kruck

Be It Resolved by the Senate, the House Concurring:

That the commissioner of public safety be instructed to approve containers or holders for vehicle registration certificates, similar to those issued prior to the containers issued for the 1967 vehicle registration certificates.

C. JOSEPH COLEMAN WARREN J. KRUCK

SENATE CONCURRENT RESOLUTION 21
By: Ely, Kosek, Van Eaton,
O'Malley, Riley, Denman,
Frommelt, Kibbie, Stanley,
Jepsen, Reichardt, Klefstad,
Floy, Reppert, Coleman,
Walsh, Erskine, Cassidy,
Messerly, Gaudineer and

WHEREAS, the Eastern Orthodox Church is a major faith in the United States and in the state of Iowa, and

Hougen

WHEREAS, by custom and usage it has been common practice when reference is made to specify the major faiths as being Protestant, Catholic, and Jewish without mention of the Eastern Orthodox Church, and

WHEREAS, the Eastern Orthodox Church is entitled to and should receive general public recognition as one of the major faiths in this state and should be included in all public references thereto, and

WHEREAS, it appears that a religious distinction is being made against the Eastern Orthodox Church which is contrary to the spirit and democratic principles of our state and national governments, Now Therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Eastern Orthodox Church be recognized as a major faith in the state of Iowa and that official papers of this state and its political subdivisions which refer to the major faiths and which now specify only the Protestant, Catholic, and Jewish religions be changed to include the Eastern Orthodox religion, and that all persons writing for publication or using other media of public expression and communication in this state are hereby respectfully requested to include the Eastern Orthodox religion when making specific reference to the major faiths of this state or nation, and

BE IT FURTHER RESOLVED, That the Secretary of the Senate be instructed to forward suitable copies of this Resolution to the Most Reverend Michael Shaheen, Archbishop of the Antiochian Eastern Orthodox Archdiocese of Toledo, Ohio, the Reverend Father C. Alexander George of Cedar Rapids, Iowa, and to news media in the state of Iowa.

## INTRODUCTION OF BILLS

Senate File 377, by Senator Klefstad a bill for an act relating to the penalty for leaving the scene of a motor vehicle accident resulting in injury to or death of any person.

Read first and second times and passed on file.

Senate File 378, by Senators Burns, Messerly and Mills, a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of this Act.

Read first and second times and passed on file.

Senate File 379, by Committee on Education, a bill for an act relating to social science subject requirements under minimum school standards.

Read first and second times and passed on file.

Senate File 380, by Committee on Education, a bill for an act relating to followup studies of certain schools having more than a certain number of students who may drop out.

Read first and second times and passed on file.

Senate File 381, by Committee on Education, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools.

Read first and second times and passed on file.

Senate File 382, by Senators Clarke, Condon, Riley and Elvers, a bill for an act relating to the establishment and development of natural resources and recreational districts by boards of supervisors.

Read first and second times and passed on file.

Senate File 383, by Senator Condon, a bill for an act to establish a labor relations board and define its duties, declaring certain acts unfair labor practices, and repealing and rewriting certain sections of the present statutes.

Read first and second times and passed on file.

Senate File 384, by Senators Frommelt, Cassidy and Riley, a bill for an act relating to the regulating, licensing and controlling of the dispensing of optical devices.

Read first and second times and passed on file.

Senate File 385, by Committee on Public Health and Welfare, a bill for an act relating to state aid for the mentally ill and mentally retarded.

Read first and second times and passed on file.

Senate File 386, by Committee on Public Health and Welfare, a bill for an act relating to the age limit for children eligible to receive assistance under the aid to dependent children program.

Read first and second times and passed on file.

Senate File 387, by Committee on Public Health and Welfare, a bill for an act relating to maternity hospitals.

Read first and second times and passed on file.

Senate File 388, by Committee on Public Health and Welfare, a bill for an act relating to the recovery of assistance payments from former recipients of old age assistance or their spouses.

Read first and second times and passed on file.

Senate File 389, by Committee on Public Health and Welfare, a bill for an act relating to personal deposits of patients and inmates in certain institutions governed by the board of control.

Read first and second times and passed on file.

Senate File 390, by Senator Ely, a biil for an act relating to incorporated mental health centers.

Read first and second times and passed on file.

Senate File 391, by Committee on Public Health and Welfare, a bill for an act relating to restoration of citizenship rights to convicts upon their release.

Read first and second times and passed on file.

Senate File 392, by Senator Kyhl a bill for an act relating to motor vehicles. Read first and second times and passed on file.

## ADDITIONAL COPIES

Senator Lodwick asked and received unanimous consent to have 500 copies of Senate File 108 printed.

Senator Condon asked and received unanimous consent to have 500 copies of Senate File 123 printed.

Senator Ely asked and received unanimous consent to have 500 copies of Senate File 342 printed.

Senator Heying asked and received unanimous consent to have 500 copies of Senate File 176 printed.

Senator Riley asked and received unanimous consent to have 500 copies of Senate File 302 printed.

#### REPORTS OF COMMITTEES

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred <u>Senate File 266</u>, 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 MAIN, Chairman

Ordered passed on file.

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 335, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon, 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 House File 79, a bill for an act relating to the sale of documentary stamps, 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 136, a bill for an act relating to gifts to municipalities, 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 291, 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 Senate File 241, a bill for an act to amend sections three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessment of costs therefor, 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 79, a bill for an act relating to pension benefits accruing to the surviving spouse of a retired or acting member of a city police or fire department, 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 317 as follows:

By inserting in line 14 in lieu of the word five (5), the word ten (10).

After the word, receiving in line 15 delete the words, "oral or".

JOSEPH B. FLATT

Amend Senate File 308 by adding after the period in line seven (7) of subsection three (3) of section one (1) the following: "and used by a railroad company to transport one or more workers to and from their place of employment."

JOHN W. PATTON

Amend Senate File 241 by adding thereto the following new section:

- "Sec. 3. Section three hundred sixty-eight point three (368.3), Code 1966, is hereby amended as follows:
  - 1. By inserting in line twelve (12) after the word 'tree' the words 'or dead wood'.
- 2. By striking in line thirteen (13) the word 'thereon' and inserting in lieu thereof the words 'upon said property'.
- 3. By adding in line fourteen (14) after the word 'notice', the words 'either personally or in the manner of service of original notice,'.''

TOM RILEY

Amend the Cassidy amendment to Senate File 123 filed February 28, 1967 by striking from line two (2) of Section four (4) the word, "sixt" and by inserting in lieu thereof the word, "six",

LEE H. GAUDINEER

Amend Senate File 123, section one (1) as follows:

- 1. By adding immediately preceding the word "advertise" in line four (4), the word "fraudulently".
  - 2. By adding following the word "to" in line eight (8), the word "fraudulently".
  - 3. By adding following the word "to" in line twelve (12) the word "fraudulently".
- 4. By adding immediately preceding the word "solicit" in line thirteen (13), the word "fraudulently".
- 5. By striking the word "the" in line seventeen (17) and inserting in lieu thereof the word "fradulently".

GEORGE E. O'MALLEY TOM J. FREY

Amend the Cassidy amendment to Senate File 123 filed February 28, 1967 by striking from line one (1) of Section one (1) the word and figure, "four (4)" and by inserting in lieu thereof the word and figure, "five (5)",

LEE H. GAUDINEER

Amend Senate File 36 as follows:

By striking all after the period in line six (6), and inserting in lieu thereof: "The flashing light shall be amber in color, non-glare, discernible from all directions, and shall diffuse a non-glare white light downward for visual identification. The light shall be mounted so as to be adjustable in height. The detailed specification, design, and exact mounting of the light shall be subject to approval by the commissioner."

ROBERT R. RIGLER

Amend Senate File 95 as follows:

Amend subsection four (4) of section one (1) by striking all of line thirty one (31) and thirty two (32) after the word "a" on line thirty one (31) and inserting in lieu thereof the word "misdemeanor.".

ARTHUR A. NEU

Amend Senate File 302 by striking section one hundred thirty-three (133) thereof and by substituting the following:

"Sec. 133. Section five hundred ninety-five point ten (595.10), Code 1966, is amended by striking from line one (1) of subsection one (1) the words "justice of the peace" and by substituting therefor the words "district court commissioner".

TOM RILEY

Amend Senate File 117 as follows:

- 1. By striking all after the enacting clause and inserting in lieu thereof the following as new sections:
- Section 1. Section three hundred twenty-one point one hundred sixty-five (321.165), Code 1966, is hereby repealed and the following enacted in lieu thereof: "In lieu of purchasing under competitive bids, the commissioner shall have the authority to arrange with the board of control to furnish such supplies, excluding certificate containers, as may be made at the state institutions. For the purpose of this Act, at least two (2) competitive bids must be submitted and received by the commissioner. State institutions shall be precluded from submitting bids on the certificate containers unless two (2) or more competitive bids are submitted and received."
- Sec. 2. Section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1966, is hereby amended by striking from line six (6) the words "and certificate containers". Further amend said section by adding the following sentence: "Certificate containers shall also be supplied to the county treasurer as needed."

HOWARD C. REPPERT, JR.

Amend Senate File 342 as follows:

1. By striking from line twelve (12) of Section twenty-one (21) the word and numeral "quarter (1/4)" and inserting in lieu thereof the word and numeral "half (1/2)".

JOHN M. ELY, JR.

Amend Senate File 225 as follows:

- 1. By adding the following as a new section to chapter one hundred eighty-nine (189), Code 1966:
- "Sec. 2. A party whose article, item, commodity or product is wrongfully condemned or seized shall be entitled to maintain a cause of action against the state of Iowa, for the damage proximately caused by the wrongful condemnation or seizure. Such cause of action shall be a claim as defined by section twenty five A point one subsection five (25A.1 (5)) and subject to the provisions of chapter twenty five A (25A) of the Code."

  STANLEY M. HEABERLIN

Amend House File 201 as follows:

1. By striking all of section four (4), and by renumbering the following section.

JAMES A. POTGETER
CHARLES F. BALLOUN

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, March 31, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, March 3, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Wayne Carlson, pastor of the First Methodist Church, Independence, Iowa.

# PRESENTATION OF VISITORS

Senator Lucken rose on point of personal privilege and introduced to the Senate 18 students from the Marcus Community School, who were present in the balcony with their instructors, Mrs. Elemke and Mrs. Marquis.

# PETITIONS

The following petitions were presented and placed on file.

Those in favor of daylight saving time:

By Senator Ely from 44 residents of Linn County.

By Senator Gaudineer from 189 residents of Polk County.

By Senator Heying from 40 residents of Fayette County.

By Senator Kosek from 166 residents of Linn County.

Those in opposition to daylight saving time.

By Senator Benda from 24 residents of Poweshiek County.

By Senator DeKoster from 398 residents of Sioux and Lyon Counties.

By Senator Lange from 110 residents of Calhoun, Ida and Sac Counties.

#### UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 117, an act relating to Motor Vehicle registration certificate containers, was taken up for further consideration.

Senator Reppert moved to reconsider the vote by which his amendment filed February 28 was adopted.

The motion prevailed.

Senator Reppert asked and received unanimous consent to withdraw the amendment.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 117 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following as new sections:

Section 1. Section three hundred twenty-one point one hundred sixty-five (321.165), Code 1966, is hereby repealed and the following enacted in lieu thereof: "In lieu of purchasing under competitive bids, the commissioner shall have the authority to arrange with

the board of control to furnish such supplies, excluding certificate containers, as may be made at the state institutions. For the purpose of this Act, at least two (2) competitive bids must be submitted and received by the commissioner. State institutions shall be precluded from submitting bids on the certificate containers unless two (2) or more competitive bids are submitted and received."

Sec. 2. Section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1966, is hereby amended by striking from line six (6) the words "and certificate containers". Further amend said section by adding the following sentence: "Certificate containers shall also be supplied to the county treasurer as needed."

Senator Stanley asked and received unanimous consent that the Reppert amendment be considered by division, Section 1 and Section 2.

Senator Reppert moved adoption of Section 1 of his amendment.

Section 1 of the amendment was lost.

Senator Reppert moved the adoption of Section 2 of the amendment.

Division was requested.

Section 2 of 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: 40

Balloun	Ely	Lange	Potgeter
Briles	Frommelt	Lisle	Reichardt
Burns	Gaudineer	Lodwick	Reppert
Cassidy	Glenn	Messerly	Rigler
Clarke	Hagedorn	Mills	Schaben
DeHart	Heaberlin	Murray	Shirley
DeKoster	Jepsen	Neu	Stanley
Denman	Kibbie	Nurse	Van Eaton
Dodds	Kyhl	O'Malley	Van Gilst
Elvers	Lamborn	Patton	Walsh

Nays: 14

Coleman	Heying	Kosek	McGill
Erskine	Hill	Kruck	Shaff
Floy	Hougen	Main	Stephens
Frey	Klefstad		

Absent or not voting: 7

Benda	Condon	Lucken	Riley
Buren	Flatt	Reno	

Patton

On motion of Senator Coleman Senate File 95, a bill for an act relating to leased and rented vehicle offenses, was taken up for further consideration.

Senator Neu offered the following amendment and moved its adoption:

Amend subsection six (6) of section one (1) by striking the words ", three (3), or four (4)" on line thirty nine (39) and inserting in lieu thereof the words "or three (3)".

Division was requested.

The amendment was adopted.

Senator Neu offered the following amendment and moved its adoption:

Amend subsection four (4) of section one (1) by striking all of line thirty one (31) and thirty two (32) after the word "a" on line thirty one (31) and inserting in lieu thereof the word "misdemeanor."

Division was requested.

The amendment was adopted.

Flatt

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

Lamborn

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

Ayes: 47

Briles	Floy	Lange	Potgeter
Burns	Frey	Lisle	Reichardt
Cassidy	Frommelt	Lodwick	Reno
Clarke	Hagedorn	Lucken	Reppert
Coleman	Heaberlin	Main	Schaben
Condon	Heying	McGill	Shaff
DeKoster	Hougen	Messerly	Stanley
Dodds	Jepsen	Murray	Stephens
Elvers	Kibbie	Neu	Van Eaton
Ely	Kruck	Nurse	Walsh
Erskine	Kyhl	O'Malley	

Nays: 10

DeHart	Glenn	Mills	Shirley
Denman	Hill	Rigler	Van Gilst
Gaudineer	Klefstad '		

Absent or not voting: 4

		. "	
Benda	Buren	Kosek	Riley

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

# SENATE CONCURRENT RESOLUTION 20 By Coleman and Kruck

Be It Resolved by the Senate, the House Concurring:

That the commissioner of public safety be instructed to approve containers or holders for vehicle registration certificates, similar to those issued prior to the containers issued for the 1967 vehicle registration certificates.

The Resolution was adopted.

## THIRD READING OF BILLS

On motion of Senator McGill, Senate File 245, a bill for an act relating to trot and throw lines, was taken up for consideration.

Senator McGiff moved that the bill be read a third 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 Briles Frey Burns Frommelt Cassidy Gaudineer Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Heying DeKoster Hougen Dodds Jepsen Elvers Klefstad Ely Kosek Erskine Kruck

Kyhl
Lamborn
Lange
Lodwick
Main
McGill
Messerly
Mills
Murray
Nurse
O'Malley
Patton
Potgeter

Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 8

Benda Buren Denman Flatt Kibbie Lisle Neu Riley

Voting present: 2

Hill

Lucken

On motion of Senator O'Malley, House File No. 57, a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure, 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 Kruck Patton Briles Frey Kyhl Potgeter Burns Frommelt Lamborn Reichardt Cassidy Gaudineer Lange Reno Clarke Glenn Lodwick Reppert Coleman Rigler Hagedorn Lucken DeHart Schaben Heaberlin Main Shaff DeKoster Heying McGill Denman Hougen Messerly Shirley Dodds Jepsen Mills Stanley Elvers Stephens Kibbie Murray Ely Van Eaton Klefstad Nurse Van Gilst Flatt Kosek O'Malley Walsh

Nays: 0

Absent or not voting: 8

Benda Condon Hill Neu
Buren Erskine Lisle 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 Dodds, Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel, 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 126 as follows:

Amend Section one (1), line four (4), by striking the letter "a" and inserting in lieu thereof the words "one or more of the following articles of visible apparel:"

The amendment was adopted.

Senator Glenn offered his amendment filed February 22, 1967, found on page 418 of the journal, and moved its adoption.

The amendment was lost.

Senator Reppert asked and received unanimous consent to withdraw his amendment filed February 23, 1967 and found on page 436 of the journal.

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

Balloun Floy Briles Frev Burns Frommelt Cassidv Gaudineer Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Heying DeKoster Hill Dodds Hougen Elvers Jepsen Elv Kibbie Erskine Klefstad Flatt Kosek

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stanley Stephens Van Eaton Van Gilst

Patton

Nays: 0

Absent or not voting: 5

Benda Buren

Denman

Murray

Riley

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

Senator Main took the chair at 10:35 a.m.

On motion of Senator Balloun, Senate File 129, a bill for an act relating to acquisition of land by a county conservation board, 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. By striking Section 1, subsection 1, thereof.
- 2. By inserting after the word "located" in line 9 of Section 1 the following: "without written approval of the project by the county conservation board and the board of supervisors of the county in which the project is to be located"

The amendment was 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: 54

Balloun Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Kruck

Flatt

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Erskine

Elvers

Elv

Absent or not voting: 7

Benda Buren Heaberlin Kosek Neu Rigler 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 Shirley, Senate File 258, a bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from other motor trucks and towed vehicles, was taken up for consideration.

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 "Shail the bill pass?" the vote was:

Ayes: 34

Briles
Burns
Cassidy
Clarke
Coleman
DeHart
Denman
Dodds
Ely

Flatt Frey Gaudineer Glenn Heaberlin Hougen Jepsen Klefstad Kruck Lodwick
Lucken
Main
McGill
Mills
Nurse

Mills Nurse Patton Potgeter Reichardt Rigler

Shaff Shirley Stanley Stephens Van Gilst Walsh Nays: 22

Lamborn O'Malley Balloun Frommelt Reno Condon Hagedorn Lange DeKoster Heying Lisle Reppert Schaben Messerly Elvers Hill Van Eaton Erskine Kibbie Murray

Absent or not voting: 5

Kyhl

Benda Kosek Neu Riley

Buren

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 Gaudineer, Senate File 122, a bill for an act relating to judgments and liens in neglected, dependent and delinquent children matters, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer moved that the bill be read a third 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 Kyhl Potgeter Briles Frev Lamborn Reichardt Burns Frommelt Lange Reno Cassidy Gaudineer Lisle Reppert Clarke Glenn Lodwick Rigler Coleman Hagedorn Lucken Schaben DeHart Heaberlin Main Shaff DeKoster Heying McGil1 Shirley Denman Hill Messerly Stanley Dodds Hougen Mills Stephens Elvers Jepsen Murray Van Eaton Ely Kibbie Nurse Van Gilst Erskine Klefstad O'Malley Walsh Flatt Kruck Patton

Navs: 0

Absent or not voting: 6

Benda Condon Neu Riley Buren Kosek

On motion of Senator Frommelt, Senate Joint Resolution 11, 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 Frommelt asked and received unanimous consent that further action on Senate Joint Resolution 11 be deferred.

On motion of Senator O'Malley, Senate File 96, a bill for an act to provide law clerks for supreme court judges, 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 96 as follows:

By deleting all of line 3, and all lines thereafter, and substituting in lieu thereof the following: "The Supreme Court shall have authority to appoint not more than nine law clerks to act as legal assistants to the judges of the Supreme Court, such assistants to serve at a salary not to exceed \$7,500 per year and shall render these services in such manner as may be prescribed by the court."

The amendment was adopted.

Senator O'Malley asked and received unanimous consent to withdraw his amendment filed February 15, 1967 and found on page 346 of the journal.

Senator O'Malley asked and received unanimous consent that further action on Senate File 96 be deferred.

On motion of Senator O'Malley, Senate File 172, a bill for an act relating to attorney fee affidavits in criminal actions, 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	F1	77	N
Dalloun	Floy	Kruck	Nurse
Briles	Frommelt	Kyhl	O'Malley
Burns	Gaudineer	Lamborn	Patton
Cassidy	Glenn	Lange	Potgeter
Clarke	Hagedorn	Lisle	Reichardt
Coleman	Heaberlin	Lodwick	Reno
Condon	Heying	Lucken	Reppert
DeHart	Hill	Main	Rigler
DeKoster	Hougen	McGill	Schaben
Dodds	Jepsen	Messerly	Shaff
Elvers	Kibbie	Mills	Stanley
DeKoster Dodds	Hougen Jepsen	McGill Messerly	Schaben Shaff

March 3.

Ely Erskine

Klefstad Kosek

Murray Neu

Stephens Van Gilst Walsh

Nays: 1

Shirley

Absent or not voting: 7

Benda

Denman

Frey

Van Eaton

Buren

Flatt

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 Heying, Senate File 176, 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, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Heying asked and received unanimous consent that further action on Senate File 176 be deferred.

On motion of Senator Lodwick, Senate File 198, a bill for an act to increase the fees paid petit and grand jurors, 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 further action on Senate File 198 be deferred.

On motion of Senator Patton, Senate File 214, a bill for an act to raise the salary limits for councilmen in towns and cities under fifteen thousand (15,000) population, 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: 50

Balloun Briles Burns Cassidy Clarke Condon DeHart DeKoster Denman

Floy Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Jepsen.

Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill Mills

Patton Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley

Dodds. Elvers Ely -

Kibbie Klefstad Kosek -

Neu Nurse O'Malley Stanley Van Gilst Walsh

Erskine

Nays: 4 Coleman Kruck

Hougen

Murray

Stephens

Absent or not voting: 7

Benda

Flatt

Messerly

Van Eaton

Riley Buren Frey

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 214

Senate File 214 is the 9th bill passed by this Sixty-second General Assembly which calls for either mandatory or permissable property tax increases. Partly because of twenty-three property tax increase bills passed at the last session of the General Assembly, property taxes were increased over \$56,000,000 last year. Bills like Senate File 214 continue property tax increases. Until such time as this Assembly sees fit to pass some property tax relief measures, I shall feel obliged to vote against property tax increase bills such as Senate File 214.

# RICHARD L. STEPHENS

Senator Frommelt asked and received unanimous consent that the Senate rules be suspended and that Senate File 72 be taken up out of order.

On motion of Senator Lange, Senate File 72, a bill for an act relating to the operation of nursing homes and custodial homes, with report of committee returned without recommendation but with amendment, was taken up, considered, and the report of the committee adopted.

Senator Main asked and received unanimous consent that further action on Senate File 231 be deferred and that the bill retain its place on the calendar.

Senator Condon asked and received unanimous consent that action on Senate File 123 be deferred and that the bill retain its place on the calendar.

Senator Shirley asked and received unanimous consent that action on Senate File 260 be deferred and that the bill retain its place on the calendar.

# INTRODUCTION OF BILLS

Senate File 393, by Senator Erskine a bill for an act relating to obscenity and indecency.

Read first and second times and passed on file.

Senate File 394, by Committee on Conservation and Recreation a bill for an act relating to fees collected from the registration of watercraft.

Read first and second times and passed on file.

Senate File 395, by Senator Reichardt, a bill for an act relating to extracurricular activities.

Read first and second times and passed on file.

Senate File 396, by Senator Mills, a bill for an act relating to the authority for joint county-city or town buildings.

Read first and second times and passed on file.

Senate File 397, by Senator Shaff, a bill for an act relating to the compensation of park commissioners.

Read first and second times and passed on file.

Senate File 398, by Committee on Public Health and Welfare, a bill for an act establishing a radiation control program and making an appropriation therefor.

Read first and second times and passed on file.

Senate File 399, by Senators Kosek, Denman, Reppert, Frommelt, Van Eaton and Erskine, a bill for an act relating to the permanent school fund.

Read first and second times and passed on file.

Senate File 400, by Senators Kosek, Denman, Reppert, Frommelt, Van Eaton and Erskine, a bill for an act relating to the investment of surplus public funds.

Read first and second times and passed on file.

Senate File 401, by Senators Kosek, Denman, Reppert, Frommelt, Van Eaton and Erskine, a bill for an act relating to the Iowa department of public safety peace officers' retirement, accident and disability fund.

Read first and second times and passed on file.

Senate File 402, by Senator Lodwick, a bill for an act relating to the judicial retirement system.

Read first and second times and passed on file.

Senate File 403, by Senator Lodwick, a bill for an act relating to preparation of budgets of area vocational schools and area community colleges.

Read first and second times and passed on file.

Senate File 404, by Senators DeHart, Burns, Messerly, Condon and Hougen, a bill for an act relating to the executive secretary of the state board of regents.

Read first and second times and passed on file.

Senate Joint Resolution 28 by Senator Gaudineer, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to voting residency requirements.

Read first and second times and passed on file.

Senate Joint Resolution 29, by Senator Gaudineer, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to voting requirements.

Read first and second times and passed on file.

#### ADDITIONAL COPIES

Senator Heying asked and received unanimous consent that 500 copies of Senate File 228 be printed.

Senator Stanley asked and received unanimous consent that 500 copies of Senate File 369 be printed.

Senator Kosek asked and received unanimous consent that 500 copies of Senate File 336 be printed.

Senator Frommelt asked and received unanimous consent that 500 copies of Senate File 384 be printed.

## MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which Senate File 95 passed the Senate.

WARREN J. KRUCK

## COMMUNICATION

March 2, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Carroll L. Price of Knoxville, Marion County, Iowa, for reappointment as a member of the Board of Control of State Institutions, under the provisions of Sections 217.1 and 217.2, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

#### 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 amendment and passed the following bill in which the concurrence of the House was asked:

House File No. 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care.

WILLIAM R. KENDRICK, Chief Clerk

# BILL DRAFTING AND TYPING DEADLINE

Senator Frommelt asked and received unanimous consent that any request for bill drafting received by the legislative research bureau by midnight Tuesday, March 7, and that any typing request received by the legislative research bureau in bill form by 4:30 p.m. Wednesday, March 8, will be honored.

## MOTION TO RECONSIDER WITHDRAWN

Senator Shirley asked and received unanimous consent to withdraw the motion to reconsider the vote by which Senate File 101 passed the Senate, filed by him and found on page 450 of the Senate Journal.

## ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F. 366	Conservation and Recreation
S.F. 367	Industrial and Human Relations
S.F. 368	Governmental Subdivisions
S.F. 369	Ways and Means
S.F. 370	Appropriations
S.F. 371	Governmental Subdivisions
S.F. 372	Commerce
S.F. 373	Transportation
S.F. 374	Safety and Law Enforcement
S.F. 375	Judiciary
S.F. 376	Conservation and Recreation
S.F. 377	Judiciary
S.F. 378	Governmental Affairs
S.F. 379	On Calendar
S.F. 380	On Calendar

S.F. 381	On Calendar
S.F. 382	Judiciary
S.F. 383	Industrial and Human Relations
S.F. 384	Judiciary
S.F. 385	Appropriations
S.F. 386	On Calendar
S.F. 387	On Calendar
S.F. 388	On Calendar
S.F. 389	On Calendar
S.F. 390	Governmental Subdivisions
S.F. 391	On Calendar
S.F. 392	Governmental Affairs
H.F. 151	Judiciary
H.F. 182	Judiciary
H.F. 237	Public Health and Welfare

## AMENDMENTS FILED

## Amend Senate File 266 as follows:

1. By striking lines one (1) and two (2) of section one (1) and inserting in lieu thereof the following:

Section 1. Section one hundred sixty-four point three (164.3), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"All native female cattle between the ages of three (3) months and six (6) months may be officially vaccinated for brucellosis according to the method approved by the United States department of agriculture. The expense of such vaccination shall be born in the same manner as set forth in section one hundred sixty-four point six (164.6)."

2. Further amend Senate File 266 by inserting the following as a new section:

Sec. 4. Section one hundred sixty-four point one (164.1), subsection seven (7), Code 1966, is hereby amended by inserting in line two (2) after the word "any" the word "female" and by striking from line three (3) the words "four months and eight months" and inserting in lieu thereof the words "three (3) months and six (6) months.".

- 3. Further amend Senate File 266 by inserting the following as a new section:
- Sec. 5. Section one hundred sixty-four point thirteen (164.13), subsection one (1), Code 1966, is hereby amended by striking from line one (1) the word "eight" and inserting in lieu thereof the word "six (6)".
  - 4. Further amend Senate File 266 by inserting the following as a new section:
- Sec. 6. Section one hundred sixty-four point fourteen (164.14), subsection two (2), Code 1966, is hereby amended by striking from line one (1) the word "eight" and inserting in lieu thereof the word "six (6)".

JAMES F. SCHABEN

Amend Senate File 225 as follows:

- 1. By adding the following new section thereto:
- "Sec. 2. Chapter one hundred eighty-nine (189), Code 1966, is amended by adding the following new section thereto:
- 'A party whose article, item, commodity or product is wrongfully condemned or seized shall be entitled to maintain a cause of action against the state of Iowa, for the damage proximately caused by the wrongful condemnation or seizure. Such cause of action shall be a claim as defined by section twenty-five A point one, subsection five (25A.1(5)) and subject to the provisions of chapter twenty five A (25A) of the Code." STANLEY M. HEABERLIN

Amend Senate File 123, section one (1) by striking the words "in order to secure patronage" in line four (4).

CHESTER O. HOUGEN

Amend Senate File 76 by striking Section 29 and inserting in lieu thereof:

"Sec. 29. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Farmer-Labor Press, a news-I per published in Council Bluffs, Iowa, and in The Neola Gazette, a newspaper published in Neola, Iowa."

GILBERT E. KLEFSTAD

Amend Senate File 284 as follows:

- 1. By striking sections one (1), two (2), and four (4) and renumbering the remaining sections.
- 2. Further amend Senate File 284 by striking from line two (2) in section three (3) the word "further".

MERLE W. HAGEDORN

Amend Senate File 253 as follows:

1. By adding the following new sentence after the period in line six (6) of Section three (3): "Membership in any pharmaceutical service corporation shall be open to all pharmacies licensed under chapter one hundred fifty-five (155) of the Code."

WARREN J. KRUCK

Amend Senate File 96 as follows:

Section 1. By adding before the last period ", provided that said clerks shall be available for bill drafting during legislative sessions and be subject to such assignments by the Director of the Legislative Research Bureau as directed by the Legislative Research Committee."

CHESTER O. HOUGEN

## PROOFS OF PUBLICATION

Published copy of Senate File 405 and verified proofs of publication of said bill in the Iowa City Press-Citizen, a newspaper published in Johnson County, on February 23, 1967, and in The Pioneer-Republican, a newspaper published in Marengo, Iowa County, on February 23, 1967 have been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 406 and verified proofs of publication of said bill in the Iowa City Press-Citizen, a newspaper published in Johnson County, on February 23, 1967, and in The Pioneer Republican, a newspaper published in Marengo, Iowa County, on February 23, 1967, have been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Monday, March 6. 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, March 6, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Walter Dimmlich, pastor of the Methodist Church, Eldora, Iowa.

## PRESENTATION OF VISITORS

Senator Heaberlin rose on point of personal privilege and presented 65 senior students from the Carlisle Community High School, who with their instructor, Mr. Frohling, were seated in the balcony.

Senator O'Malley presented six students from the Bondurant-Farrar Community School, who with Mrs. Richard Downs, Mrs. Paul Rummans and Mrs. Harvey Lewis, were seated in the balcony.

Senator O'Malley also presented 30 students from the Clarkson Elementary School, Des Moines, and their instructor, Miss Grady, who were in the balcony.

Senator Klefstad rose on point of personal privilege and presented 34 government students from the Walnut Community High School, who with their instructor, Robert K. Herring, were seated in the Senate balcony. Also with the group was the Senator's son, Gib Klefstad, a freshman at Iowa State university.

#### PETITIONS

The following petitions opposing daylight saving time were presented and placed on file:

By Senator Frey from 61 residents of Pottawattamie County.

By Senator Lucken from 31 residents of Plymouth County.

By Senator Reno from 43 residents of Van Buren County and 19 residents of Davis County.

# SPECIAL ORDER

Senator Kruck moved that Senate File 118 be made a special order of business for 11:00 a.m., Thursday, March 16.

Senator Frommelt offered a substitute motion that Senate File 118 be made a special order of business for Wednesday, March 8 at 10:00 a.m.

The substitute motion prevailed.

# POINT OF ORDER

In response to a point of order raised by Senator Hill on Senate File 96, the chair ruled the point well taken and directed that the bill be referred to the appropriations committee.

#### UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Kibbie, Senate Joint Resolution 11, 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, was taken up for further consideration.

Senator Kibbie 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 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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Rule 8 was invoked.

Ayes: 44

Balloun Dodds Benda Elvers Briles Εlγ Buren Floy Burns Frey Cassidy Frommelt Clarke Glenn Coleman Heying Condon Jepsen DeHart Kibbie Denman Klefstad

Kosek
Kruck
Kyhl
Lisle
Lodwick
Lucken
McGill
Mills
Murray
Neu
Nurse

O'Malley Patton Reichardt Reno Reppert Rigler Riley Schaben Shirley Van Eaton Walsh Navs: 15

DeKoster Heaberlin Lange Stanley Erskine Hill Messerly Stephens Gaudineer Hougen Potgeter Van Gilst Hagedorn Lamborn Shaff

Absent or not voting: 2

Flatt

Main

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

## EXPLANATIONS OF VOTE

I was in committee meeting when Senate Joint Resolution 11 was voted on. I would have voted "nay". FRANKLIN MAIN

Being absent from the Chamber when Senate Joint Resolution 11 was considered by the Senate, my vote was not recorded. If present, I would have voted, "nay".

JOSEPH B. FLATT

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

#### UNFINISHED BUSINESS

# THIRD READING OF BILLS

On motion of Senator Riley Senate File 198, an act to increase the fees paid petit and grand jurors, was taken up for further consideration.

The following committee amendment was considered:

Amend Senate File 198 by adding a new section.

Further amend section two hundred seven point five (207.5), Code 1966, by striking from line seventeen (17) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".

The amendment was adopted.

Senator Reppert asked and received unanimous consent that the vote by which the committee amendment was adopted be reconsidered.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 198 by adding a new section.

Further amend section six hundred seven point five (607.5), Code 1966, by striking from line seventeen (17) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".

Senator Rigler raised a point of order on the amendment questioning if it was in order.

The chair ruled the point not well taken and the amendment in order.

The amendment was adopted.

Senator Reppert asked and received unanimous consent that the committee amendment be withdrawn.

Senator Glenn offered the following amendment and moved its adoption:

Amend Section 1 by striking the word "fifteen" (15) in line 4 and inserting in lieu thereof the word "ten" (10).

Amend Section 2 by striking the word "fifteen" (15) in line 4 and inserting in lieu thereof the word "ten" (10).

Division was requested.

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. The title was agreed to

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

Ayes: 27

Benda	Ely	Hill	Nurse
Burns	Erskine	Jepsen	Patton
Cassidy	Floy	Kibbie	Riley
Clarke	Frey	Klefstad	Shaff
DeHart	Frommelt	Kosek	Stanley
DeKoster	Glenn	Lisle	Walsh
Dodds	Heying	Lodwick	

Nays: 33

	A .		
Balloun	Heaberlin	McGill	Reno
Briles	Hougen	Messerly	Reppert
Buren	Kruck	Mills	Rigler
Coleman	Kyhl	Murray	Schaben
Condon	Lamborn	Neu	Shirley
Denman	Lange	O'Malley	Stephens
Elvers	Lucken	Potgeter	Van Eaton
Gaudineer	Main	Reichardt	Van Gilst
Hagedorn			

Absent or not voting: 1

Flatt

The bill failed to pass the Senate.

#### MOTION TO RECONSIDER

I move that the vote by which Senate File 129, passed the Senate on Friday March 3, 1967, be reconsidered.

GENE F. CONDON

# MOTION TO RECONSIDER

 $\,$  Mr. President:  $\,$  I  $\,$  move to reconsider the vote by which Senate File 198 failed to pass the Senate.

ELMER F. LANGE

# PROOF OF PUBLICATION

Published copy of Senate File 426 and verified proof of publication of said bill in The Bellevue Herald-Leader, a newspaper published in Jackson County, on February 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

The chair announced the filing of the following Call of the Senate on Senate File 118 and all amendments filed thereto:

## CALL OF THE SENATE

We, the undersigned, request a "Call of the Senate" in connection with Senate File 118 and all amendments and motions thereto:

WARREN J. KRUCK

ALAN SHIRLEY D. H. MURRAY JOHN P. KIBBIE ANDREW J. FROMMELT S. G. LODWICK JOSEPH COLEMAN ROBERT R. DODES GEORGE E. O'MALLEY MAX E. RENO J. L. BUREN DELBERT FLOY H. KENNETH NURSE CHARLES L. BALLOUN R. J. BURNS H. L. HEYING ELMER F. LANGE DAVID STANLEY FRANCIS MESSERLY LUCAS J. DEKOSTER CHESTER HOUGEN RICHARD STEPHENS HOWARD C. REPPERT

# 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 and passed the following bill in which the concurrence of the Senate was asked:

House File No. 62, 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 No. 51, a bill for an act to permit counties to become associated with the Iowa state association of counties.

Also:

That the House has adopted and agreed to the following House 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 the right to employment.

WILLIAM R. KENDRICK, Chief Clerk

# INTRODUCTION OF BILLS

Senate File 405, by Senator Burns, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first and second times and passed on file.

Senate File 406, by Senator Burns, a bill for an act to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and passed on file.

Senate File 407, by Legislative Research Committee, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 408, by Senators Neu, Potgeter, Patton, Gaudineer and Denman, a bill for an act relating to attorney's fees in actions upon written contracts.

Senate File 409, by Senator Hagedorn, a bill for an act to amend chapter one hundred eighty-nine A (189A), Code 1966, relating to meat and poultry inspection.

Read first and second times and passed on file.

Senate File 410, by Senator Reichardt, a bill for an act relating to the appointment of members of state board of public instruction.

Read first and second times and passed on file.

Senate File 411, by Senator Main, a bill for an act relating to employment of county engineers.

Read first and second times and passed on file.

Senate File 412, by Senators Burns, Denman and Frey, a bill for an act providing for an optional form of municipal government.

Read first and second times and passed on file.

Senate File 413, by Senators O'Malley, Lamborn and Hagedorn, a bill for an act to amend chapter five hundred twenty-three A (523A), Code 1966, relating to prearranged funeral plans.

Read first and second times and passed on file.

Senate File 414, by Senators O'Malley, Klefstad, Mills, Condon and Riley, a bill for an act relating to joint services by municipal bodies.

Read first and second times and passed on file.

Senate File 415, by Senator Kosek, a bill for an act relating to the issuance of securities and the assumption of obligations and liabilities by a public utility.

Read first and second times and passed on file.

Senate File 416, by Senators Gaudineer, Stanley and Flatt, a bill for an act relating to group insurance for public employees.

Read first and second times and passed on file.

Senate File 417, by Senator Gaudineer, a bill for an act relating to forfeiture of bail.

Read first and second times and passed on file.

Senate File 418, by Senator Elvers, a bill for an act relating to the movement of mobile homes.

Read first and second times and passed on file.

Senate File 419, by Senator Reppert, a bill for an act relating to a deduction not to exceed seven hundred (700) dollars for tuition paid to an educational institution as defined in Internal Revenue Code in computing taxable income.

Senate File 420, by Senator Rigler, a bill for an act relating to safety lights on vehicles.

Read first and second times and passed on file.

Senate File 421, by Senator De Koster, a bill for an act to provide for the registration and protection of marks.

Read first and second times and passed on file,

Senate File 422, by Senators DeHart and Burns, a bill for an act relating to the construction, repairs, replacements, alterations or improvement of buildings or grounds under charge of the board of regents.

Read first and second times and passed on file.

Senate File 423, by Senators Lucken, Balloun, Buren, DeHart, Elvers, Floy, Frey, Heaberlin, Heying, Lamborn, McGill, Nurse, Patton, Potgeter, Reichardt, Reno, Shirley, Stephens and Walsh, a bill for an act to replace personal property tax revenues and the moneys and credits replacement fund with surtaxes on individual and corporate incomes and to return the revenues collected therefrom to the school districts.

Read first and second times and passed on file.

Senate File 424, by Senator Gaudineer, a bill for an act relating to headlamps on motorcycles.

Read first and second times and passed on file.

# AMENDMENTS FILED

Amend Senate File 176 as follows:

In Section 1, line 20, after the second comma (,) add the following words; "or as an outside salesman",

GENE F. CONDON

Amend the Klefstad Amendment to Senate File 76, filed March 3, 1967, as follows:

1. By striking from line 6 the words "The Neola Gazette" and inserting in lieu thereof "Neola Gazette-Reporter".

GILBERT E. KLEFSTAD

Amend Senate File 396 as follows:

Amend Senate File 396 by striking all of Sec. 8 and inserting in lieu thereof the following:

"Sec. 8. This Act being deemed of immediate importance shall be in effect from and after its publication in the Times-Republican, a newspaper published at Marshalltown, Iowa, and in the New Hampton Tribune, a newspaper published at New Hampton, Iowa."

MAX MILO MILLS

Amend Senate File 37 by adding the following new section thereto:

"Sec. 2. Amend section four hundred twenty-seven point one (427.1), Code 1966, by adding the following as a new subsection thereto:

"All personal and real property of an urban transit system used in its operation and the conduct of its business."

HOWARD C. REPPERT, JR.

Amend Senate File 192 by adding after the word "States" in line eight (8) the words "or an accredited private business school located in the State of Iowa".

LEE GAUDINEER

Amend Senate File 257, Sec. 2, line 8, by striking the word "Prevention" and inserting in lieu thereof the word "Protection".

SEELEY G. LODWICK

Amend Senate File 359 in line four (4) by adding after the word "parole," the words "or probation officer,".

LUCAS J. DeKOSTER

Amend House File 202 as follows:

1. Amend Section 23 (twenty-three) by inserting after the period in line 26 (twenty-six) the following:

"Any corporation that has engaged in business for five (5) consecutive years preceding the date on which it registers a site, is authorized to do business in the state of Iowa, and annually submits a certified financial statement to the department showing its net worth to be in excess of one million dollars (\$1,000,000), shall not be required to have a corporate surety on its bond, nor shall it be required to furnish cash or other security. The establishment of financial responsibility in this manner shall not, however, relieve the corporation of any other obligations imposed by this Act."

ROBERT R. RIGLER

Amend Senate File 211 by striking all of Section 2 and inserting in lieu thereof the following:

Sec. 2. Section five hundred fifteen point forty-nine (515.49) of subsection 7, Code 1966, is hereby amended by striking lines twelve (12) through twenty-one (21) of said subsection and inserting in lieu thereof the following:

"No company shall expose itself to loss on any one risk or hazard to an amount exceeding ten per cent of its surplus to policyolders: (1) unless the excess shall be reinsured in some other good and reliable company licensed to do an insurance business in this state, but in no case shall such excess reinsurance exceed ten per cent of the capital of the reinsuring company, and a certificate of such reinsurance shall be furnished to the insurer; or (2) unless the excess shall be reinsured by a group of individual unincorporated insurers who are authorized to transact an insurance business in at least one state of the United States and who possess assets which are held in trust for the benefit of the American policyholders in the sum of not less than fifty million dollars, and a certificate of such reinsurance shall be furnished to the insured."

LEE GAUDINEER

Amend Senate File 211 by striking all of Section 3 and inserting in lieu thereof the following:

Sec. 3. Section five hundred fifteen point fifty (515.50), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words "in companies only authorized to do business in this state" and inserting in lieu thereof the following:

"in companies or groups authorized to do business in this state, as set forth in section five hundred fifteen point forty-nine (515.49) of the Code."

LEE GAUDINEER

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, March 7, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, March 7, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend H. R. Fields, pastor of Mt. Olive Baptist Church, Des Moines, Iowa.

# PRESENTATION OF VISITORS

Senator Briles rose on point of personal privilege and presented seven students from the Bedford Community School, who with their advisors, Mrs. Wayne Valentine and Mrs. Adolph Mattes, were seated in the balcony.

Senator Denman presented 40 students from Grand View College, Des Moines, who were seated in the balcony, with their instructor, Egon Botker.

Senator Lucken rose on point of personal privilege and presented six students from the ninth grade class from Le Mars Community School, who with their instructor, James Driscoll, were seated in the balcony.

Senator Reichardt presented 83 sixth grade students from Hubbell Elementary School, Des Moines. They were accompanied by their instructor, Mrs. Chisholm.

Senator Mills rose on point of personal privilege and presented 60 students from St. Henry School, Marshalltown, who were seated in the balcony with their instructors, Sister Rosemary and Sister Dolores.

Senator Hill rose on point of personal privilege and presented four students from Newton Community School. They are foreign students from Chile, Germany, and two from The Netherlands. Their advisor is Mrs. John X. Power.

Senator Van Gilst presented 11 students from William Penn College, Oskaloosa, who were seated in the balcony with R. A. Baskerville, instructor.

#### PETITIONS

The following petitions were filed:

By Senator Potgeter from 30 residents of Grundy County in opposition to parimutuel betting.

By Senator Klefstad from 56 residents of Pottawattamie County in opposition to daylight saving time.

By Senator Patton from 42 residents of Buchanan County and 73 residents of Delaware County who are opposed to daylight saving time.

By Senator Stephens from 36 residents of Louisa County in opposition to daylight saving time.

By Senator Reppert from 31 residents of Polk County who are opposed to the school bus bill for transporting both public and parochial students.

#### COMMUNICATIONS

March 2, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L. O. C. A. I.

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of George Annan of Clarinda, Page County, Iowa for appointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa, 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

## Also:

It is my pleasure to submit the name of Fred Cherry of Rowley, Buchanan County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

#### Also:

It is my pleasure to submit the name of Edris H. Owens of Newton, Jasper County, in the Fourth Congressional District of Iowa for reappointment as a member of the State Judicial Nominating Commission, under the provisions of Section 46.1, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

# Also:

It is my pleasure to submit the name of John M. Downey of Des Moines, Polk County, in the Fifth Congressional District of Iowa for reappointment as a member of the State Judicial Nominating Commission, under the provisions of Section 46.1, Code of Iowa, 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

#### INTRODUCTION OF BILLS

Senate File 425, by Senator Lamborn, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions.

Read first and second times and passed on file.

Senate File 426, by Senator Lamborn, a bill for an act to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, in the County of Jackson, 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.

Senate File 427, by Senator Van Eaton, a bill for an act relating to construction and repair of county buildings.

Read first and second times and passed on file.

Senate File 428, by Senators Neu and Kyhl, a bill for an act relating to municipal support of private colleges and universities.

Read first and second times and passed on file.

Senate File 429, by Committee on Education, a bill for an act to make a deficiency appropriation for the higher education facilities commission for the biennium ending June 30, 1967.

Read first and second times and passed on file.

Senate File 430, by Senator Ely, a bill for an act to require the disclosure of finance charges in connection with extensions of credit.

Read first and second times and passed on file.

Senate File 431, by Senators Riley, Shirley, Stanley, Kosek and Gaudineer, 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 432, by Senator Riley, a bill for an act relating to hotelkeeper's liens.

Read first and second times and passed on file.

Senate File 433, by Senators Riley, Neu, DeKoster, O'Malley, Denman, Gaudineer, Shirley, Mills, Lisle and Stanley, a bill for an act relating to the punishment for larceny.

Read first and second times and passed on file.

Senate File 434, by Senators Frommelt, O'Malley, Coleman, Denman and Condon, a bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1966, to permit an employer to enter into certain agreements with labor organizations.

Read first and second times and passed on file.

Senate File 435, by Senators Potgeter, Clarke, Benda, Walsh, Messerly, Jepsen and Patton, a bill for an act relating to the work load for instructors in area community colleges.

Read first and second times and passed on file.

Senate File 436, by Senators Benda, Rigler, Lamborn, Potgeter, Shaff, Coleman, Kibbie, Denman, Reppert, Buren and Kyhl, a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures.

Senate File 437, by Senator Stephens, a bill for an act relating to inspection of miniature boilers designed for exhibition purposes.

Read first and second times and passed on file.

Senate File 438, by Senators Messerly and Hougen, a bill for an act to give a credit or a refund to payers of personal income tax to the extent of one-half (1/2) the tax they paid in 1966 on 1965 income.

Read first and second times and passed on file.

Senate File 439, by Senators Van Eaton, DeHart, Dodds and Reppert, a bill for an act relating to the power of cities and towns to regulate and license tree removal operations.

Read first and second times and passed on file.

Senate File 440, by Senators Balloun, Potgeter and Murray, a bill for an act relating to licensing to grade and weigh grain.

Read first and second times and passed on file.

Senate File 441, by Senators Balloun and Potgeter, a bill for an act relating to duties and powers of the Iowa state commerce commission.

Read first and second times and passed on file.

Senate File 442, by Senators Reppert, DeHart, Hagedorn, Neu and Gaudineer, a bill for an act relating to sidewalks in cities and towns.

Read first and second times and passed on file.

Senate File 443, by Senators O'Malley, Klefstad, Denman and Van Eaton, a bill for an act to permit the regulation and licensing of heating, air conditioning, ventilating and refrigeration contractors.

Read first and second times and passed on file.

Senate File 444, by Senator Hill, a bill for an act relating to safety reports of insurance companies.

Read first and second times and passed on file.

Senate Joint Resolution 30, by Senator Mills, a bill for an act proposing an amendment to the Constitution of the State of Iowa relating to the canvassing of votes for governor and lieutenant governor.

Read first and second times and passed on file.

Senate File 445, by Senators DeHart, Denman and Walsh, a bill for an act relating to the accounting for municipal funds.

Senate File 446, by Senator Lamborn, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first and second times and passed on file.

Senate File 447, by Senators Lucken and DeKoster, a bill for an act to authorize the creation of area hospitals.

Read first and second times and passed on file.

Senate File 448, by Senator Reichardt, a bill for an act prohibiting state universities from operating book stores and commercial television stations.

Read first and second times and passed on file.

Senate File 449, by Senator Reichardt, a bill for an act relating to the use tax with reference to products not readily obtainable in Iowa.

Read first and second times and passed on file.

Senate File 450, by Senators Jepsen, DeHart, Frommelt, Mills, Cassidy, Condon, Walsh, Lodwick, Messerly, Rigler, Reichardt, Reppert, Ely, Burns, Stanley and Kosek, 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 451, by Senators Potgeter, Clarke, Benda, Walsh, Messerly, Jepsen, Murray and Patton, a bill for an act relating to tuition rates for area vocational schools or area community colleges.

Read first and second times and passed on file.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 32, a bill for an act repealing the provision requiring the clerk of the district court to mail notices of marriages to other counties or states.

Also:

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

House File No. 238, a bill for an act to permit the warden, with approval of the board of control, to determine the amount of good time to be deprived a prisoner for the fifth and each subsequent violation of the rules.

Also:

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

House File No. 167, a bill for an act relating to funeral benefits and to amend various code sections relating thereto.

Also

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

House File No. 72, a bill for an act relating to open hunting seasons.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File No. 51, a bill for an act to permit counties to become associated with the Iowa state association of counties.

Read first and second times, and passed on file.

House File No. 72, a bill for an act relating to open hunting seasons.

Read first and second times, and passed on file.

House File No. 167, a bill for an act relating to funeral benefits and to amend various code sections relating thereto:

Read first and second times, and passed on file.

House File No. 238, a bill for an act to permit the warden with approval of the board of control, to determine the amount of good time to be deprived a prisoner for the fifth and each subsequent violation of the rules.

Read first and second times, and passed on file.

House Joint Resolution 13, proposing an amendment to the Constitution of the state of Iowa relating to the right to employment.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred <u>House File 173</u>, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind, 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 and Welfare to which was referred House File 183, a bill for an act relating to the requirement of United States citizenship

in determining the eligibility for old age assistance, 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 and Welfare to which was referred Senate File 202, a bill for an act relating to the insurance limitation in regard to an applicant for old age assistance, 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 and Welfare to which was referred  $\underbrace{\text{House}}_{\text{File}}$  171, a bill for an act relating to the determination of assistance grants under the aid for the blind program, 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.

S E 303

# BILLS ASSIGNED TO COMMITTEE

Tea 32 - 2 - - - -

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

S. F. 393	Judiciary
S.F. 394	Appropriations
S.F. 395	Education
S.F. 396	Governmental Subdivisions
S.F. 397	Governmental Subdivisions
S.F. 398	Appropriations
S.F. 399	Governmental Affairs
S.F. 400	Governmental Affairs
S.F. 401	Governmental Affairs
S. F. 402	Judiciary
S.F. 403	Education
S.F. 404	Education

S.F. 405	Judiciary
S.F. 406	Judiciary
S. F. 407	Conservation and Recreation
S.F. 408	Judiciary
S. F. 409	Agriculture
S. F. 410	Education
S. F. 411	Governmental Subdivisions
S. F. 412	Governmental Subdivisions
S. F. 413	Public Health and Welfare
S. F. 414	Governmental Affairs
S.F. 415	Commerce
S.F. 416	Governmental Affairs
S. F. 417	Judiciary
S.F. 418	Transportation
S.F. 419	Ways and Means
S. F. 420	Safety and Law Enforcement
S.F. 421	Judiciary
S.F. 422	Education
S. F. 423	Ways and Means
S.F. 424	Safety and Law Enforcement
S. J. R. 28	Governmental Affairs
S. J. R. 29	Governmental Affairs

# PROOF OF PUBLICATION

Published copy of Senate File 446 and verified proof of publication of said bill in The Bellevue Herald-Leader, a newspaper published in Jackson County, on February 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

#### AMENDMENTS FILED

Amend Senate File 118 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), Code 1966, is hereby amended by adding thereto the following new 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 transport if the private schools were public schools. Any private school transporting elementary or high school pupils to school 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.'

- "Sec. 2. Section two hundred eighty-five point two (285.2), Code 1966, is hereby amended as follows:
  - 1. By adding thereto the following new paragraph:
- 'd. 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.'
- 2. By inserting in line thirty-six (36) after the word 'districts' the words 'and private schools'.
- 3. By inserting in line thirty-nine (39) after the word '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'.
- "Sec. 3. Section two hundred eighty-five point three (285.3), Code 1966, is hereby amended as follows:
- 1. By inserting in line two (2) after the word 'district' the words 'and the equivalent officer of each private school'.
- 2. By inserting in line eight (8) after the words 'district' in lines seven (7) and eight (8) the words 'or private school'.
- 3. By inserting in line thirteen (13) after the word 'district' the words 'or private school'.
- 4. By inserting in line seventeen (17) after the word 'districts' the words 'and private schools'.
  - 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.'

"Sec. 4. Section two hundred eighty-five point five (285.5), Code 1966, is hereby amended by adding thereto the following new 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 1966, 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 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 word 'of' the words 'public school'.
- "Sec. 6. Section two hundred eighty-five point eleven (285.11), Code 1966, is hereby amended by adding thereto the following new subsection:

'School districts and private schools receiving aid under this chapter may cooperate in the transportation of pupils and may transport each others' pupils on a reciprocating basis, to the end that all pupils in an area are transported in the most efficient and economical manner.'

"Sec. 7. Section two hundred eighty-five point fifteen (285.15), Code 1966, 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 transporting pupils in violation of any school transportation law shall be deemed guilty of a misdemeanor.'

"Sec. 8. Section two hundred seventy-three point thirteen (273.13), subsection seven (7), Code 1966, is hereby amended by striking line four (4) and inserting in lieu thereof the words 'public and private schools in the'."

SEELEY G. LODWICK ROGER J. SHAFF

# Amend Senate File 97 as follows:

- 1. Strike from section one (1), line four (4) the word and figures "three-fourths (3/4)" and insert "three-fifths (3/5)".
- 2. Strike from section two (2), line four (4) the word and figures "three-fourths (3/4)" and insert "three-fifths (3/5)".

3. Strike from section three (3), lines three (3) and four (4) the word and figure "ninety (90)" and insert "seventy-five (75)".

FRANCIS L. MESSERLY

Amend Senate File 307 by striking lines twenty-three (23) through thirty-six (36), section twelve (12) and substituting the following therefor:

"process. If a creditor uses the garnishment process or processes in bad faith, such creditor shall be subject to damages to the injured party and in any such action the amount of the creditors debt shall not be available as a set-off,"

WILLIAM F. DENMAN

#### Amend Senate File 246 as follows:

- 1. By striking from section two (2), line thirty (30) the word and figure "ten (10)" and substituting therefor the word and figure "fifteen (15)".
- 2. By striking from section two (2), line thirty-three (33) the word and figure "ten (10)" and substituting therefor the word and figure "fifteen (15)".

LEE GAUDINEER

Amend Senate File 307, section twelve (12) by striking lines one (1) through thirteen (13) and substituting the following in lieu thereof:

"Sec. 12. Personal earnings. The compensation, in the form of wages, salary, commission, or profit allowance of any person who is a resident of this state and head of a family, in the hands of those by whom such persons may be employed, both before and after such compensation shall be due, shall be exempt from attachment, execution or any kind of process to enforce creditors' claims, to the extent of sixty percent (60%) of total weekly compensation, plus three dollars (\$3.00) per week for each dependent under eighteen (18) years of age, exclusive of amounts withheld for taxes, insurance and retirement contributions and union dues."

WILLIAM F. DENMAN

#### Amend Senate File 371 as follows:

- 1. By adding the following new subsection:
- "2. By striking from line twenty-nine (29) the numerals '7,500' and inserting in lieu thereof the words, 'the same as the clerk of the district court, county recorder and county auditor."
- 2. By striking from the title the words "two hundred thousand (200,000) or more" and inserting in lieu thereof "one hundred thousand and one (100,001) or more".

JOHN M. ELY, JR.

Amend the Gaudineer amendment to Senate File 211, filed March 6, 1967, as follows:

1. By striking from line fourteen (14) the word "insurer" and inserting in lieu thereof the word "insured".

LEE H. GAUDINEER

Amend Section 1, line eight (8) by inserting after the word "highway" the following:

", except that nothing contained in this chapter shall prevent the Iowa highway commission from erecting in the right-of-way of Interstate highways such informational panels as they deem necessary".

Amend Section two (2), line twelve (12) by inserting after the word "owner" the following:

", except that nothing contained in this chapter shall prevent the Iowa highway commission from erecting in the right-of-way of Interstate highways such informational panels as they deem necessary.".

MERLE W. HAGEDORN

Amend Senate File 279 as follows:

1. Amend Section 23 (twenty-three) by inserting after the period in line 26 (twenty-six) the following:  $\frac{1}{2}$ 

"Any corporation that has engaged in business for five (5) consecutive years preceding the date on which it registers a site, is authorized to do business in the state of lowa, and annually submits a certified financial statement to the department showing its net worth to be in excess of one million dollars (\$1,000,000), shall not be required to have a corporate surety on its bond, nor shall it be required to furnish cash or other security. The establishment of financial responsibility in this manner shall not, however, relieve the corporation of any other obligations imposed by this Act."

ROBERT R. RIGLER

Amend Senate File 335 as follows:

Amend section three (3) as follows:

1. By inserting in line eight (8) after the words "bonds" the following:

"for refunding purposes, but prior to the issuance of bonds for other purposes the board shall submit to the voters of the county the proposition of issuing the bonds".

2. By striking lines twenty-six (26) through twenty-nine (29) and inserting in lieu thereof the following:

"Irrespective of the provisions of section seventy-five point one (75.1) of the Code, if the vote in favor of the issuance of the bonds exceeds fifty (50) percent of the total vote cast for and against the proposition at the election, the proposition shall be declared carried and the bonds may be issued. Before the issuance of bonds under".

ERNEST KOSEK

TOM RILEY

JOHN M. ELY, JR.

Amend the Murray amendment to Senate File 211, filed February 22, 1967, as follows:

1. By striking the period (.) in line eighteen (18) and inserting a period (.) after the quotation mark.

- 2. By striking the period (.) in line twenty-three (23) and inserting a period (.) after the quotation mark.
  - 3. By striking the period (.) in line twenty-eight (28) and inserting a period (.) after the quotation mark.

DONALD W. MURRAY

- Am' 1 the Murray amendment to Senate File 211, filed February 22, 1967, as follows:
- 1. By inserting in line twenty-eight (28) after the word "hundred" the word "fifteen".

DONALD W. MURRAY

Amend Senate File 118 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is hereby amended by striking from line twelve (12) of subsection eleven (11) the words 'and transportation costs'.
- "Sec. 2. Section two hundred seventy-nine point eighteen (279.18), Code 1966, is hereby amended by striking from lines ten (10) and eleven (11) the words 'except transportation costs'.
- "Sec. 3. Section two hundred eighty-two point twenty (282.20), Code 1966, is hereby amended by striking from line twelve (12) the words 'except transportation costs'.
- "Sec. 4. Sections two hundred eighty-five point one (285.1) through two hundred eighty-five point three (285.3), Code 1966, are hereby repealed.
- "Sec. 5. Section two hundred eighty-five point four (285.4), Code 1966, is hereby amended as follows:
- '1. By striking lines eight (8) through twelve (12) and inserting in lieu thereof the words 'wishes of the majority of the patrons and the adequacy of the facilities and curricular offerings.'
- "2. By striking lines fifteen (15) through seventeen (17) and inserting in lieu thereof the words 'board, it shall designate the school for attendance, provided the'.
- "3. By striking lines twenty (20) through twenty-seven (27) and inserting in lieu thereof the word 'adequate.'
- '4. By striking from lines thirty-four (34) and thirty-five (35) the words 'and for locating and establishing bus routes'.
- "Sec. 6. Sections two hundred eighty-five point five (285.5), two hundred eighty-five point seven (285.7) through two hundred eighty-five point eleven (285.11), two hundred eighty-five point fourteen (285.14), and two hundred eighty-five point fifteen (285.15), Code 1966, are hereby repealed.

- "Sec. 7. Chapter two hundred eighty-five (285), Code 1966, is hereby amended by adding thereto the following new section:
- "The board of directors of any school district may contract with private persons to provide school bus service for any public or private school pupil of the district. The parents of each pupil using the bus service shall pay an amount determined by the board as necessary to reimburse the board for the pupil's prorata share of the total service costs. The board of each district may promulgate rules and regulations necessary to carry out this Act within the district."

CHESTER O. HOUGEN >

#### Amend Senate Joint Resolution 26 as follows:

- 1. Amend the title by adding after the word "Iowa" in line two (2) the words "and to amend Section eight (8) of Article eleven (XI) of the Constitution of the State of Iowa".
- 2. Amend section one (1) by striking from line one (1) the word "amendment" and inserting in lieu thereof the word "amendments" and by striking from line two (2) "is" and inserting in lieu thereof the word "are".
- 3. By adding the following before the word "Article" in line three (3) of section one (1) the numeral "1.".
  - 4. Amend section one (1) by adding the following as subsection two (2):
- "2. Section eight (8) of Article eleven (XI) of the Constitution of the State of Iowa is amended by striking from lines four (4) and five (5) the words '; and the State University, at Iowa City, in the County of Johnson'.'

WILLIAM F. DENMAN

# THIRD READING OF BILLS

On motion of Senator Benda, Senate File 37, a bill for an act to provide real property tax exemption to disabled veterans, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the amendment filed by him March 6, found on page 536 of the journal, and moved its adoption:

Senator Kruck raised a point of order on the germaneness of the amendment to the title of the bill.

The chair ruled the point well taken.

Senator Reppert asked and received unanimous consent to withdraw the 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:

Aves: 60

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie

Klefstad

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Van Eaton Van Gilst

Walsh

Nays: 1

Stephens

Absent or not voting: 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 Main, Senate File 231, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry, was taken up for 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:

Flatt

Ayes: 60

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley

Stephens

Van Eaton

Van Gilst

Walsh

Navs: 0

Absent or not voting: 1

# Condon

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

Senator Buren called up the following resolution:

# SENATE CONCURRENT RESOLUTION 14

By: Buren and Murray

WHEREAS, federal interstate highways provide untold benefit to the social and economic welfare of both states and the nation; and are an essential part of our national defense system; and

WHEREAS, the state of Iowa has for all practical purposes completed construction of Interstate 80 through the state but is experiencing delay in the construction of Interstate 35; and

WHEREAS, there has been considerable controversy and changing of plans over the routing of Interstate 35 north; and

WHEREAS, the State Highway Commission and the Federal Bureau of Public Roads have changed the routing of Interstate 35 from a point parallel to U.S. 69 north to a route diagonally eastward to a point just west of U.S. 65 and Mason City, Iowa; and

WHEREAS, this change in routing has caused considerable controversy between the State Highway Commission and property owners in the area of the diagonal and has been a matter of concern to all citizens of the state; and

WHEREAS, it is common knowledge that the change in plans will result in more expense in construction and maintenance than the original routing; and

WHEREAS, a greater majority of the citizens of the state would be served to a greater extent if the original routing were followed with the diagonal constructed from Garner, Iowa to Clear Lake, Iowa rather than as presently planned; and

WHEREAS, the State Highway Commission and Federal Bureau of Public Roads have refused to reverse their decision on constructing Interstate 35 parallel by passing Mason City; now therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the matter of constructing U.S. 35 in Iowa be brought to the attention of the Congress of the United States and that members of Congress give serious consideration to:

- 1. Reviewing the general policies of the Federal Bureau of Public Roads in regard to locating and constructing interstate highways within the states.
- 2. Comparing the policies followed in other states in locating and constructing interstates with the policies followed in the locating and constructing of Interstate 35 in Iowa.

3. Reversing the decision of the Federal Bureau of Public Roads in locating and constructing Interstate 35 in Iowa along the Mason City routing and so that the route will be parallel to U.S. 69.

BE IT FURTHER RESOLVED, that the Secretary of the Senate be instructed to forward a copy of this resolution to the following: The presiding officer of the Senate of the United States, the Speaker of the House of Representatives of the United States, the Secretary of Commerce of the United States, the Chief Highway Administrator of the Federal Bureau of Public Roads, the Iowa delegation of the Senate and House of Representatives of the United States, and the chairman of the Iowa Highway Commission.

Senator Buren offered his amendment filed February 13, 1967, found on page 308 of the journal, and moved its adoption.

Senator Buren asked and received unanimous consent to withdraw the amendment.

Senator Buren moved adoption of the resolution and requested a roll call.

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

Ayes: 56

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Kosek
Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse

Klefstad

O'Malley Patton Potgeter Reichardt Reno Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Nays: 0

Absent or not voting: 3

Flov

Lisle

Kibbie

Reppert

Voting present: 2

Main

Riley

The resolution was adopted.

Senator Buren asked and received unanimous consent that Senate Concurrent Resolution 14 be immediately messaged to the House.

#### THIRD READING OF BILLS

On motion of Senator Condon, Senate File 123, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services, with report of committee recommending amendment in accordance with the Stanley amendment filed February 16, 1967 and passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley called up the following amendment recommended by the committee and moved its adoption:

Amend Senate File 123 as follows:

- 1. In lines 12 and 13, strike the words "to advertise in any manner that will tend to mislead or deceive the public;".
  - 2. Add the following new section:

"The communications media and their officers and employees shall have no duty to determine whether any advertisement complies with this Act. Communications media and their officers and employees shall not be subject to civil or criminal liability for any violation of this Act or for permitting any violation of this Act. 'Communications media' includes, without limitation, newspapers, magazines, and radio and television broadcasters.'

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption, calling for division:

Amend Senate File 123 by striking the semi-colon (;) in line 8, and everything thereafter in section one (1) and substituting a period (.) therefor.

The amendment was lost.

Senator Condon offered the following amendment:

Amend Senate File 123 as follows:

- 1. By adding the word "on" after the word "or" in line 11.
- 2. By striking from line 13 through line 16, the following: "to solicit optometric or ophthalmic patronage by advertising that he or some other person or group of persons possess better qualifications or are superior to perform the services advertised;".
- 3. Strike all after the word "glasses" in line 4 of Sec. 2 and insert in lieu thereof the following: "When the sale of these glasses is incidental to the sale of other merchandise.".

Senator O'Malley took the chair at 11:20 a.m.

Senator Rigler offered the following amendment to the Condon amendment and moved its adoption:

Amend Senate File 123 as follows:

Amend the Condon amendment filed February 28, 1967 by adding in line 2 the word "second (2)" between the words "the" and "word".

Further amend by striking the word "When" in line 12 and inserting in lieu thereof the word "when".

The amendment to the amendment was adopted.

President Fulton took the chair at 11:27 a.m.

Senator Condon moved adoption of the Condon amendment as amended and requested a division.

The amendment was adopted.

Senator Gaudineer offered his amendment filed February 20, found on page 385 of the journal, and moved its adoption.

Division was requested.

The amendment was lost.

Senator Frommelt moved that the Senate recess until 1:15 p.m., which motion prevailed.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

The Senate resumed consideration of Senate File 123.

Senator Cassidy asked and received unanimous consent to withdraw his two amendments filed on February 28, 1967 and found on pages 481 and 482 of the journal.

Also withdrawn were two amendments to the Cassidy amendment filed March 2, 1967 by Senator Gaudineer and found on page 508 of the journal.

The following amendment to the Cassidy amendment filed from the floor by Senator Gaudineer was also withdrawn from consideration:

Amend the Cassidy amendment to Senate File 123 filed February 28, 1967, as follows:

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

Senator Reichardt offered his amendment filed February 28, 1967 found on page 480 of the journal, and moved its adoption.

Division was called.

The amendment was lost.

Senator Reichardt asked and received unanimous consent to withdraw his amendment filed February 28, 1967 and found on page 481 of the journal.

Senator Reppert called up the amendment filed by him February 28, 1967, found on page 481 of the journal, and moved its adoption.

The amendment was lost.

Senator Reppert asked and received unanimous consent to take up the following amendment out of order, and moved its adoption.

Division was called.

Amend Senate File 123 by striking section two (2).

The amendment was lost.

Senator O'Malley offered the following amendment filed by Senators O'Malley and Frey and asked and received unanimous consent to withdraw Section 4 of the amendment.

Amend Senate File 123, section one (1) as follows:

- 1. By adding immediately preceding the word "advertise" in line four (4), the word "fraudulently".
  - 2. By adding following the word "to" in line eight (8), the word "fraudulently".
  - 3. By adding following the word "to" in line twelve (12) the word "fraudulently".
- 4. By adding immediately preceding the word "solicit" in line thirteen (13) the word "fraudulently".
- 5. By striking the word "the" in line seventeen (17) and inserting in lieu thereof the word "fradulently".

Senator Jepsen rose on a point of order on the grounds the amendment was addressed to something not in the bill.

The chair ruled the point well taken in that the Stanley amendment previously adopted applied to Section 3 of the amendment under consideration.

Senator O'Malley asked unanimous consent to withdraw Section 3 of the O'Malley-Frey amendment and reinstate Section 4.

Senator Hill rose on a point of order on the grounds that the Condon amendment previously adopted took out Section 4 of the O'Malley-Frey amendment.

The chair ruled the point well taken.

Senator O'Malley asked and received unanimous consent to withdraw Sections 3 and 4 of the amendment.

Senator Coleman filed the following amendment to the O'Malley amendment and moved its adoption:

Amend the O'Malley and Frey amendment to Senate File 123 by striking the word "fradulently" in line eleven and inserting in lieu thereof the word "fraudulently".

The amendment to the amendment was adopted.

Senator O'Malley moved adoption of Sections 1, 2 and 5 of the O'Malley-Frey amendment as amended.

Division was called.

Divisions 1, 2 and 5 of the amendment as amended were adopted.

Senator O'Malley asked and received unanimous consent that the four amendments filed by Senator Frey, including three on February 28, 1967 and found on page 481 of the journal, and the following filed from the floor be withdrawn:

Amend Senate File 123 by adding the following section thereto:

"Section 3. The annual sum of Ten Thousand Dollars (\$10,000.00) is hereby appropriated, which shall be used by the attorney general to enforce the provisions of this act."

Senator Hougen moved the adoption of his amendment filed March 3 and found on page 526 of the Senate journal.

The amendment was lost.

Senator Gaudineer filed the following amendment:

Amend Senate File 123 by adding the following new section thereto:

Sec. 3. Section one hundred fifty-four point nine (154.9), Code 1966 is hereby amended by adding in lines thirteen (13) and fourteen (14) after the word, "prescription" the following:

"It shall be unlawful for any person licensed pursuant to this chapter or other practitioner authorized to write prescriptions or orders for contact lenses and ophthalmic lens or lenses, and who does engage directly or indirectly, in such practice, to dispense or adapt contact lenses or any other ophthalmic lens or lenses or to own, directly or indirectly, an interest in any business or corporation that does dispense or adapt such ophthalmic lens and lenses.

Senator Gaudineer asked and received unanimous consent that the amendment be withdrawn.

Senator Kosek moved the previous guestion on Senate File 123.

The motion was lost.

Senator Kibbie moved that the vote by which the O'Malley-Frey amendment was adopted be reconsidered.

Roll call was requested.

On the question 'Shall the vote by which the O'Malley-Frey amendment was adopted by the Senate be reconsidered?' the vote was:

Ayes: 31

Briles Kruck Potgeter Floy Buren Heaberlin Kyhl -Reno Cassidy Rigler Lamborn Heying Coleman Hill Lodwick Rilev Condon Mills Shirley Hougen DeHart Jepsen Murray Stanley

Walsh

Reichardt

Schaben

Stephens

Van Eaton

Van Gilst

Reppert

Reichardt

Schaben

Stephens

Van Eaton

Van Gilst

Potgeter

Reno

Rigler

Riley Shirley

Shaff

Shaff

Elv

Kibbie Klefstad Neu Nurse

Nays: 25

Benda

Burns

Dodds

Flatt

Erskine

Balloun

Denman

Clarke DeKoster

Gaudineer Glenn Lange

Lisle

Hagedorn

Frey

Frommelt

Elvers The motion prevailed.

Absent or not voting: 5

Senator Denman moved the adoption of the O'Malley-Frey amendment.

Roll call was requested.

Rule 8 was invoked.

Ayes: 25

Burns Cassidy

DeKoster

Erskine

DeHart

Denman

Floy

Benda

Coleman

Ely

Clarke

Dodds

Flatt

Frey

Frommelt Gaudineer Glenn

Heying

Hougen

Jepsen

Kibbie

Klefstad

Hill

Lange Lisle

Nays: 30 Balloun Heaberlin

Briles Buren Condon

Kruck

Absent or not voting: 6

Elvers Hagedorn Messerly O'Malley Patton

Lucken

McGill

Main

Kosek

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

Main McGill Messerly

Lucken

Kyhl

Mills

Neu

Lamborn

Lodwick

Murray

Nurse

O'Mallev Patton

Stanley Walsh

Reppert Kosek

The amendment lost.

Senator Gaudineer asked unanimous consent that his amendment filed March 7 and withdrawn be reinstated for consideration.

Objection was raised.

Senator Gaudineer moved that his amendment be reinstated.

Senator Stanley rose on point of order on the grounds that the amendment was not germane to the title of the bill.

The chair ruled that the amendment was germane to the intent of the bill and the point not well taken.

Senator Gaudineer renewed his motion and called for division.

The motion prevailed.

Senator Stanley rose on point of order on the grounds the subject matter of the amendment had already been disposed of by the Senate.

The chair ruled the point well taken and the amendment out of order.

Senator Coleman took the chair at 3:30 p.m.

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:

Rule 8 was invoked.

Ayes: 34

Balloun	Ely	Kyhl	Nurse
Benda	Floy	Lamborn	Potgeter
Briles	Heaberlin	Lange	Reno
Buren	Hill	Lodwick	Rigler
Cassidy	Hougen	Main	Riley
Coleman	Jepsen	Mills	Shirley
Condon	Kibbie	Murray	Stanley
DeHart	Klefstad	Neu	Walsh
Denman	Kruck		

Nays: 23

Burns	Flatt	Lisle	Schaben
Clarke	Frey	Lucken	Shaff
DeKoster	Frommelt	McGill	Stephens
Dodds	Gaudineer	O'Malley	Van Eaton
Elvers	Glenn	Patton	Van Gilst
Erskine	Heying	Reichardt	

Absent or not voting: 4

Hagedorn

Kosek

Messerly

Reppert

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 Senate adjourn until 9:30 a.m. Wednesday, March 8, 1967.

Roll call was requested.

On the question "Shall the Senate adjourn until 9:30 a.m. March 8?" the vote was:

Ayes: 17

Coleman Denman Dodds Floy Frommelt Glenn Heaberlin Heying Hill Kibbie Main McGill

Murray Reichardt Reno Schaben

Frey

Nays: 23

Balloun Benda Clarke DeHart DeKoster Erskine Hougen Jepsen Kyhl Lamborn Lisle Lucken Messerly Mills Neu Potgeter Rigler

Shaff Stanley Van Eaton Walsh

Riley

Absent or not voting: 20

Briles
Burns
Cassidy
Condon
Elvers

Ely Flatt Gaudineer Hagedorn Klefstad

Kruck Lange Nurse O'Malley

Kosek

Patton Reppert Shirley Stephens Van Gilst

Voting present: 1

Buren

The motion was lost.

The chair announced the filing of the following Call of the Senate on the motion to adjourn:

# CALL OF THE SENATE

Mr. President:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly,

we, the undersigned, do hereby request a Call of the Senate on adjournment and all amendments and motions thereto.

G. E. KLEFSTAD
GEORGE O'MALLEY
C. J. COLEMAN
R. R. DODDS
DONALD MURRAY
JOHN P. KIBBIE
MERLE W. HAGEDORN
GENE CONDON

HOWARD REPPERT, JR.
JOSEPH CASSIDY
ROBERT BURNS
EUGENE HILL
JOHN ELY
JOHN W. PATTON
DONALD McGILL
WILLIAM DENMAN
A, G, FROMMELT

#### MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 123 passed the Senate.

FRANKLIN MAIN

# MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 123 passed the Senate.

JOHN BUREN

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel.

The Senate was called to order with President Fulton presiding.

Senator Frommelt asked and received unanimous consent to lift the Call of the Senate.

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m. Wednesday, March 8, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, March 8, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Wayne Shoemaker, pastor of the First Methodist Church, Ft. Dodge, Iowa.

# PRESENTATION OF VISITORS

Senator Clarke rose on point of personal privilege and presented to the Senate the Honorable John Walker, former member of the Senate from Hamilton County, who was seated in the Senate Chamber.

Senator Lodwick rose on point of personal privilege and presented the Honorable Adrian Brinck, former Representative from Lee County.

Senator Riley rose on point of personal privilege and presented a former Representative, the Honorable Lawrence Carstensen, from Clinton County.

Senators Flatt and Lisle presented 20 students from South Page Community School, College Springs, 20 students from Atlantic schools, and 10 students from Clarinda schools, who were seated in the balcony with their instructors, Mrs. Pauline Boss, and Mrs. Katherine Schooler.

Senator Lange presented 63 seniors from Sac City Community School, accompanied by instructors, William Broughton, and Ben Rutherford.

Senator Lisle rose on point of personal privilege and presented 20 students from South Page Community School, College Springs, and 23 students from Clarinda schools, seated in the balcony with instructors, Mrs. Whigham and Mrs. Youngman.

Senator Lamborn presented 64 junior and senior students from Marquette, and Bellevue Community Schools, Bellevue, who were seated in the balcony with Father Schmidt.

Senator O'Malley rose on point of personal privilege and presented 43 students from St. Johns School, Des Moines, accompanied by their instructor, Sister Mary Irene Patricia.

Senator Messerly rose on point of personal privilege and presented 27 students from East High School, Waterloo, who were seated in the balcony with their instructors, David Christenson and Eugene Grassley.

#### PETITIONS

The following petitions were presented and placed on file.

Those in favor of daylight saving time:

By Senator Riley from 92 residents of Linn County.

By Senator Buren from 29 residents of Winnebago, Worth, and Hancock Counties.

In opposition to daylight saving time:

By Senator Riley from 67 residents of Linn County.

Senator Messerly presented a petition from 153 residents of Black Hawk County, in opposition to pari-mutuel betting.

# REPORT OF INVESTIGATING COMMITTEE

Senator Ely submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Cecil A. Reed of Cedar Rapids, Linn County, Iowa, for the appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

JOHN M. ELY, JR.
TOM RILEY
CHARLES F. BALLOUN
LEE GAUDINEER
JOHN W. PATTON

On motion of Senator Ely, the report was adopted.

Senator Ely moved the appointment of Cecil A. Reed, as a member of the Iowa Employment Security Commission, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 58

Balloun	Erskine	Kyhl	Patton
Benda	Flatt	Lamborn	Potgeter
Briles	Floy	Lange	Reno
Buren	Frey	Lisle	Reppert
Burns	Frommelt	Lodwick	Rigler
Cassidy	Glenn	Lucken	Riley
Clarke	Hagedorn	Main	Schaben
Coleman	Heaberlin	McGill	Shaff
Condon	Heying	Messerly	Shirley
DeHart	Hill	Mills	Stanley
DeKoster	Hougen	Murray .	Stephens
Denman	Jepsen	Neu	Van Eaton
Dodds	Kibbie	Nurse	Van Gilst
Elvers	Klefstad	O'Malley	Walsh
Ely	Kosek		

Nays: 0

Absent or not voting: 3

Gaudineer

Kruck

Reichardt

The motion prevailed and President Fulton declared the appointment of Cecil A. Reed as a member of the Iowa Employment Security Commission confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

# SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate . File 118.

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

We, the undersigned, request a "Call of the Senate" in connection with Senate File 118 and all amendments and motions thereto:

WARREN J. KRUCK
ALAN SHIRLEY
D. H. MURRAY
JOHN P. KIBBIE
ANDREW J. FROMMELT
S. G. LODWICK
JOSEPH COLEMAN
ROBERT R. DODDS
GEORGE E. O'MALLEY
MAX E. RENO
J. L. BUREN
DELBERT FLOY

H. KENNETH NURSE
CHARLES L. BALLOUN
R. J. BURNS
H. L. HEYING
ELMER F. LANGE
DAVID STANLEY
FRANCES MESSERLY
LUCAS J. DE KOSTER
CHESTER HOUGEN
RICHARD STEPHENS
HOWARD C. REPPERT

Roll call revealed all members present.

#### THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 118, a bill for an act relating to the transportation of school children, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Hougen offered his amendment filed March 7 and found on pages 550-551 of the journal.

Senator Hougen offered the following amendment to his amendment and moved its adoption:

Amend the Hougen amendment of March 7 by striking from line thirty-seven (37) the words "or private".

The amendment to the amendment was adopted.

Senator Hougen moved the adoption of his 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: 6

Briles DeKoster

Burns

Cassidy

Coleman

Clarke

Condon

DeHart

Denman

Elvers

Erskine

Dodds

Ely

Hougen Kosek Lucken

Stephens

Potgeter

Reichardt

201105101

Nays: 55

Balloun Benda Buren Flatt Floy Frey Fromm

Kruck

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad

Kyhl
Lamborn
Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley

Patton

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Absent or not voting: 0

The amendment was lost.

Senator Lodwick offered the amendment filed by Senators Lodwick and Shaff on March 7, found on pages 546-547 of the journal and moved its adoption.

Roll call was requested.

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

Ayes: 12

Balloun Benda Briles Clarke DeKoster Flatt Hagedorn Kyhl Lange Lodwick Potgeter Shaff Nays: 48

Buren
Burns
Cassidy
Coleman
Condon
DeHart
Denman
Dodds
Elvers
Ely
Erskine

Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill
Hougen
Jouen

Klefstad

Kosek

Kruck
Lamborn
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reichardt Reno Reppert Rigler Riley Schaben Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Absent or not voting: 1

Lisle

Flov

The amendment was lost.

Senator Reppert offered the following amendment, moved its adoption and requested roll call:

Amend Senate File 118, section one (1) by striking the period (.) in line ten (10) and adding the following: "on a space available basis."

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

Ayes: 25

Benda Briles Clarke DeHart DeKoster Erskine Flatt Glenn Hagedorn Hill Hougen Klefstad Kruck

Kyhl Lange Lisle Lucken Main Messerly Potgeter Reppert Shaff Stanley Stephens Van Eaton

Nays: 36

Balloun
Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Floy
Frey
Frommelt
Gaudineer
Heaberlin
Heying
Jepsen
Kibbie

Kosek
Lamborn
Lodwick
McGill
Mills
Murray
Neu
Nurse
O'Malley

Patton Reichardt Reno Rigler Riley Schaben Shirley Van Gilst Walsh Absent or not voting: 0

The amendment was lost.

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

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

The Senate resumed consideration of Senate File 118.

Roll call revealed all members present.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 118 by inserting in line seven (7) of subsection one (1) of section one (1) after the word "cost", the following:

 $^{\prime\prime}$ , if such pupil would qualify for transportation if he were attending a public school  $^{\prime\prime}$ .

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: 35

Buren	Frey	Lamborn	Reichardt
Burns	Frommelt	Lange	Reno
Cassidy	Gaudineer	Lisle	Rigler
Coleman	Glenn	McGill	Riley
Condon	Heaberlin	Mills	Schaben
Denman	Heying	Murray	Shirley
Dodds	Jepsen	Neu	Van Gilst
Elvers	Kibbie	O'Malley	Walsh
Floy	Klefstad	Patton	

Nays: 26

Balloun	Erskine	Kyhl	Potgeter
Benda	Flatt	Lodwick	Reppert
Briles	Hagedorn	Lucken	Shaff
Clarke	Hill	Main	Stanley
DeHart	Hougen	Messerly	Stephens
DeKoster	Kosek	Nurse	Van Eaton
Ely	Kruck		

Absent or not voting: 0

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

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.

Roll call was requested.

On the question "Shall the Riley motion prevail?" the vote was:

Ayes: 36

Patton Klefstad Buren Frev Frommelt Lamborn Reichardt Burns Cassidy Gaudineer Lisle Reno Rigler Lodwick Coleman Glenn Condon Hagedorn McGill Riley Denman Heaberlin Mills Schaben Shirlev Dodds Heying Murray Van Gilst Elvers Jepsen Neu Floy Kibbie O'Malley Walsh

Nays: 24

Balloun Erskine Kyhl Potgeter Briles Flatt Lange Reppert Lucken Shaff Clarke Hill Main Stanley DeHart Hougen Stephens Messerly DeKoster Kosek Van Eaton Ely Kruck Nurse

Absent or not voting: 1

Benda

The motion prevailed.

## COMMUNICATIONS

March 8, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Clinton Ruby of Fort Dodge, Webster County, Iowa, for reappointment as a member of the Employment Safety Commission, representing employees, under the provisions of 88A.3, 88A.4, and 88A.5, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Also

It is my pleasure to submit the name of William C. Leachman of Des Moines, Polk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of 88A.3, 88A.4, and 88A.5, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of William S. Wimer of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of 93.1 and 93.2, Code of Iowa 1966, for the three-year term beginning July 1, 1968, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

# ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Burns, chairman; Balloun, Erskine, Glenn, and Hagedorn, to investigate the character and qualifications of Stephen G. Darling of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Coleman, chairman; Hougen, Ely, Lodwick, and Schaben, to investigate the character and qualifications of Clifford M. Naser of Fort Dodge, Webster County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Burns, chairman; Stephens, Stanley, Reppert, and Van Gilst, to investigate the character and qualifications of Joseph W. Howe of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Burns, chairman; Mills, Rigler, Denman, and Floy, to investigate the character and qualifications of H. Garland Hershey of Jowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Denman, chairman; O'Malley, Frey, Frommelt, and Benda, 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 Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Van Eaton, chairman; Shaff, Shirley, Reichardt, and Condon, to investigate the character and qualifications of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Lodwick, chairman; Lange, McGill, Reno, and Nurse, to investigate the character and qualifications of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Lisle, chairman; Neu, Heying, Murray, and Nurse, to investigate the character and qualifications of George Annan of Clarinda, Page County, Iowa, for appointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Patton, chairman; Lucken, Kyhl, Main, and Kibbie, to investigate the character and qualifications of Fred Cherry of Rowley, Buchanan County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Gaudineer, DeKoster, DeHart, Van Gilst, and Reppert, to investigate the character and qualifications of John M. Downey of Des Moines, Polk County, in the Fifth Congressional District of Iowa for reappointment as a member of the State Judicial Nominating Commission, under the provisions of Section 46.1, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Hill, chairman; Mills, Buren, Cassidy, and Flatt, to investigate the character and qualifications of Edris H. Owens of Newton, Jasper County, in the Fourth Congressional District of Iowa for reappointment as a member of the State Judicial Nominating Commission, under the provisions of Section 46.1, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Heaberlin, chairman; Hill, Lisle, Lucken, and Van Gilst, to investigate the character and qualifications of Carroll L. Price of Knoxville, Marion County, Iowa, for reappointment as a member of the Board of Control of State Institutions, under the provisions of Sections 217.1 and 217.2, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Erskine, chairman; DeKoster, Main, McGill, and Patton, to investigate the character and qualifications of Gery M. Martin of Sioux City, Woodbury County, Iowa for reappointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

# 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 No. 16, a bill for an act relating to purchase of right of way by the highway commission.

Also:

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

House File No. 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton County School District, authorizing and providing for issuance of school building bonds.

Also:

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

House File No. 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

Also:

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

Senate File No. 150, a bill for an act relating to compensation of members of the state board of public instruction.

Also:

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

House File No. 239, a bill for an act relating to sentencing persons convicted of a crime.

Also:

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

House File No. 294, a bill for an act relating to the penalty for driving a motor vehicle upon the highways of this state while license is revoked.

Also:

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

Senate Concurrent Resolution 14 relating to the matter of constructing U.S. 35 in Iowa and bringing this to the attention of the Congress of the United States.

WILLIAM R. KENDRICK, Chief Clerk

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 12

SENATE FILE 17

SENATE FILE 25

SENATE FILE 51

SENATE FILE 146

SENATE FILE 151

SENATE FILE 206

HOUSE FILE 43 HOUSE FILE 60 HOUSE JOINT RESOLUTION 14

ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

## HOUSE MESSAGES CONSIDERED

House File No. 16, a bill for an act relating to purchase of right of way by the highway commission.

Read first and second times, passed on file.

House File No. 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton County School District, authorizing and providing for issuance of school building bonds.

Read first and second times, passed on file.

House File No. 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load

Read first and second times, passed on file.

House File No. 239, a bill for an act relating to sentencing persons convicted of a crime.

Read first and second times, and passed on file.

House File No. 294, a bill for an act relating to the penalty for driving a motor vehicle upon the highways of this state while license is revoked.

Read first and second times, passed on file.

#### INTRODUCTION OF BILLS

Senate File 452, by Senator Ely, a bill for an act relating to stolen or abandoned vehicles.

Read first and second times and passed on file.

Senate File 453, by Committee on Public Health and Welfare, a bill for an act relating to the determination of assistance grants under the aid for the blind program.

Read first and second times and passed on file.

Senate File 454, by Committee on Public Health and Welfare, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

Read first and second times and passed on file.

Senate File 455, by Senators Potgeter, Walsh, Jepsen and Neu, a bill for an act to establish the office of public protector for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties.

Read first and second times and passed on file.

Senate File 456, by Senator Potgeter, a bill for an act relating to the inspection of licensed warehouses.

Read first and second times and passed on file.

Senate File 457, by Senator Potgeter, a bill for an act to repeal certain duties of school directors.

Read first and second times and passed on file.

Senate File 458, by Senator Reppert, a bill for an act relating to longevity benefits for city police and firemen.

Read first and second times and passed on file.

Senate File 459, by Senator Klefstad, a bill for an act relating to school stop signs and signal lights thereon.

Read first and second times and passed on file.

Senate File 460, by Senator McGill, a bill for an act relating to termination of teachers' contracts.

Read first and second times and passed on file.

Senate File 461, by Senator Elvers, a bill for an act relating to fees for marriage licenses.

Read first and second times and passed on file.

Senate File 462, by Senators Coleman, Mills, Van Gilst, Messerly, Hagedorn and Lamborn, a bill for an act relating to partition fences.

Read first and second times and passed on file.

Senate File 463, by Senators Denman, O'Malley, Reppert, Gaudineer and Reichardt, a bill for an act to authorize county boards of supervisors to grant perpetual flowage easements over county owned lands and buildings to the United States of America.

Read first and second times and passed on file.

Senate Joint Resolution 31, by Senators Lucken, Lodwick, Jepsen, Stephens, Benda, Hougen and DeKoster, proposing amendments to the Constitution of the State of Iowa relating to the election and terms of state officers.

Read first and second times and passed on file.

Senate File 464, by Senator Hougen, a bill for an act to revise the tax on sales of liquor-by-the-drink and the method of collection of said tax.

Read first and second times and passed on file.

Senate File 465, by Senators Floy, Glenn, Dodds and Gaudineer, a bill for an act to provide for the appointment of one civil service commissioner from nominations made by city employees.

Read first and second times and passed on file.

Senate File 466, by Senators Lamborn, Denman and Benda, a bill for an act relating to interest on open accounts.

Read first and second times and passed on file.

Senate File 467, by Legislative Research Committee, a bill for an act relating to sheriff's fees for the care of prisoners.

Read first and second times and passed on file.

Senate File 468, by Senator Ely, a bill for an act relating to the apportionment of the road use tax funds for secondary road purposes.

Read first and second times and passed on file.

Senate File 469, by Senators Lodwick, Hill and Van Gilst, a bill for an act relating to the agricultural land tax credit.

Read first and second times and passed on file.

Senate File 470, by Senators Lodwick and Benda, a bill for an act relating to military service tax credits and to make an appropriation therefor.

Read first and second times and passed on file.

# REPORTS OF COMMITTEES

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 140, a bill for an act providing for the establishment of wage rates for public works projects, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 181, 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 recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 407, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

D. S. MC GILL, Chairman

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred Senate File 204, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers, 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:

Line 3 of Section 1 is amended to change the words and figures "fifteen (15)" to "eighteen (18)".

ROBERT R. DODDS, Chairman

Ordered passed on file.

## BILLS ASSIGNED TO COMMITTEE

President Fulton	announced the assignment of the following bills to Committee:
S.J.R. 30	Governmental Affairs
S.F. 425	Judiciary
S.F. 426	Judiciary
S.F. 427	Governmental Subdivisions
S.F. 428	Education
S.F. 429	Appropriations
S.F. 430	Commerce
S.F. 431	Governmental Subdivisions
S.F. 432	Judiciary
S. F. 433	Judiciary
S.F. 434	Industrial and Human Relations
S.F. 435	Education
S.F. 436	Commerce
S.F. 437	Industrial and Human Relations
S.F. 438	Ways and Means
S.F. 439	Governmental Subdivisions
S.F. 440	Agriculture

S.F. 441	Commerce
S.F. 442	Governmental Subdivisions
S.F. 443	Judiciary
S.F. 444	Industrial and Human Relations
S.F. 445	Governmental Subdivisions
S.F. 446	Judiciary
S.F. 447	Public Health and Welfare
S.F. 448	Education
S.F. 449	Ways and Means
S.F. 450	Governmental Subdivisions
S.F. 451	Education

#### AMENDMENTS FILED

Amend Senate File 300 as follows:

Amend section nine (9) by inserting in line four (4) after the word "commissioner" the following:

", and shall be accompanied by a bond in the form as prescribed by the commissioner with good and sufficient surety to be approved by the commissioner conditioned upon the payment of all sums due the state and all damages that may be assessed for violation of the provisions of this Act in the penal sum of five thousand (5,000) dollars".

WILLIAM J. REICHARDT

Amend Senate File 319 as follows:

By striking all after the word "against" in line 10, Section 2, and by inserting in lieu thereof the following:

- "1. The owner of any billboard, advertising sign or device so removed,
- 2. The vehicle owner in the case of abandoned vehicles.
- 3. The abutting property in the case of fences other than right-of-way line fences and other temporary obstructions placed by the owner of or tenant on said property,
  - 4. The owner or person responsible for placement of all other obstructions."

    DELBERT FLOY

Amend Senate File 43 as follows:

- 1. Amend section three (3) by striking paragraph five (5) and inserting a new paragraph five (5) in lieu thereof as follows:
  - "5. All personnel under the state board of regents.
- "The state board of regents shall operate a regents' civil service or merit system which shall be administered under the board's jurisdiction.
- "The state board of regents shall adopt rules and regulations for its employees, which rules and regulations shall not be inconsistent with the objectives of this Act, and which shall be subject to approval of the state civil service commission. The rules and regulations subject to such approval shall not apply to presidents, deans, directors, professors, teachers, administrative, professional and scientific personnel, and student employees under the jurisdiction of the state board of regents."
  - 2. Further amend section three (3) by adding a new subsection as follows:
  - "11. All judges and all employees of the courts."
  - 3. Amend section five (5) by striking the following:
- "The commission shall require that the director qualify by passing a practical written examination and be appointed from among the highest three (3) on the list of eligibles established through open competitive examination for the class."
- 4. Amend section six (6), line twelve (12) by inserting after the word "be" the word "non".
  - 5. Amend section nine (9) by adding the following new subsection.
- "22. For appeals covering examination rejection, review of examination ratings, appointment, training, removal from register, dismissal, suspension, demotion, and alleged discrimination because of race, national origin, or other non-merit factors,"
  - 6. Amend section twelve (12) by adding at the end thereof the following:
- "Employees presently employed under the Iowa merit system council who have already been examined are not required to take an additional examination."
  - 7. Amend section fourteen (14) by adding at the end thereof the following:
- "Hearings concerning disciplinary action against an employee should be closed to the public unless the employee requests a public hearing."
- 8. Amend section eighteen (18) by striking lines sixteen (16) through thirty-two (32) and inserting in lieu thereof the following:
- "Any officer or employee in the classified service who shall become a candidate for any partisan elective office for remuneration shall commencing thereby thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive

leave of absence without pay and during such period shall perform no duties connected with the office or position so held."

- 9. Amend Senate File 43 further be adding the following:
- "Sec. 23. Section eight point five (8.5) of the Code is hereby amended by striking all of subsection six (6) thereof."
  - 10. Amend Senate File 43 by adding the following new section:
- "Sec. 24. The employment provisions of this Act shall become effective September 1, 1967."

GEORGE E. O'MALLEY

Amend Senate File 284 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by striking from line five (5) the word 'sixty' and inserting in lieu thereof the word 'sixty-five'.

HOWARD C. REPPERT

Senator Coleman took the chair at 3:30 p.m.

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m., Thursday, March 9, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, March 9, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Rev. Dr. Oran Holtrop, pastor of the Christian Reformed Church, Cedar, Iowa.

## VISITORS PRESENTED

Senator Lodwick rose on point of personal privilege and presented 53 senior students from Central Lee Community High School, Argyle, who were seated in the balcony with their instructor, Howard Carter.

## PETITION

The following petition was presented and placed on file.

By Senator Patton from 44 residents of Delaware County in favor of daylight saving time.

# COMMUNICATIONS

March 9, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C. A.L.

Attention: Lt. Governor Robert D. Fulton

Gentlemen:

It is my pleasure to submit the name of Leland P. Johnson, Ph.D., of Des Moines, Polk 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of W. Bernard King, Ph.D., of Ames, Story 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of Ray Nyemaster of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Aeronautics Commission, under the provisions of Sections 328.2, 328.3, and 328.5, Code of Iowa 1966, for the sixyear term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of Laurence Allen Straley of Clinton, Clinton 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Also:

It is my pleasure to submit the name of Kenneth MacDonald, Ph.D., of Iowa City, Johnson 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 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the death of John P. Hummel.

Respectfully yours,

HAROLD E. HUGHES, Governor

# 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	12	
SENATE FILE	17	
SENATE FILE	25	
SENATE FILE	51	
SENATE FILE	146	
SENATE FILE	151	
SENATE FILE	206	
HOUSE FILE	43	
HOUSE FILE	60	
HOUSE JOINT R	ESOLUTION	14

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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, 1967, sent to the governor for his approval,

SENATE FILE	12
SENATE FILE	. 17
SENATE FILE	25
SENATE FILE	51
SENATE FILE	,146
SENATE FILE	151
SENATE FILE	206

ADOLPH W. ELVERS, Chairman

Passed on file.

## INTRODUCTION OF BILLS

Senate Joint Resolution 32, by Senator Riley, a joint resolution proposing an amendment to the Constitution of the State of Iowa to change the words "yeas" and "nays" to "yeses" and "noes".

Read first and second times and passed on file.

Senate File 471, by Senator Riley, a bill for an act to increase the sales tax and appropriate the revenue derived from the increase for general state aid to education.

Read first and second times and passed on file.

Senate File 472, by Senator Riley, a bill for an act to increase the use tax and appropriate the revenue derived from the increase for general state aid to education.

Read first and second times and passed on file.

Senate File 473, by Senator Benda, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the permissible rate of interest.

Read first and second times and passed on file.

Senate File 474, by Senator Flatt, a bill for an act providing for an offense for certain persons to record or willfully overhear by means of instruments, communications without permission or to possess instruments commonly used for eavesdropping.

Read first and second times and passed on file.

Senate File 475, by Senator Klefstad, a bill for an act relating to the regulation of nursing homes and custodial homes and providing an appropriation therefor.

Read first and second times and passed on file.

#### UNFINISHED BUSINESS

Senator Buren called up the motion filed by Senator Main to reconsider the vote by which Senate File 123, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services, passed the Senate, and moved that the motion be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider be laid on the table, the vote was:

Aves: 37

Balloun	Dodds	Klefstad		Murray
Briles	Ely	Kosek		Neu
Buren	Flatt	Kruck		Nurse
Burns	Floy	Lamborn		Potgeter
Cassidy	Glenn	Lange		Rigler
Clarke	Hagedorn	Lisle	• .	Riley
Coleman	Hougen	Lodwick		Stanley
Condon	Jepsen	Messerly		Van Eaton
DeHart	Kibbie	Mills		Walsh
Denman		*		

Nays: 18

Benda Gaudineer O'Malley Schaben Elvers Heaberlin Patton Shirley Erskine Lucken Reichardt Stephens Frev Main Reppert Van Gilst Frommelt McGill

Absent or not voting: 6

DeKoster Heying Hill Kyhl Reno

Shaff

The motion prevailed.

## UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator McGill, Senate File 135, an act relating to bait dealer's licenses, was taken up for further consideration.

The following committee amendment was considered:

Amend Senate File 135 as follows:

By striking all of Section 1 and inserting in lieu thereof the following: "Section 1. Section one hundred nine point one hundred twelve (109.112), Code 1966, is hereby repealed and the following enacted in lieu thereof: 'It shall be lawful to issue licenses or tags for commercial fishing gear and commercial fishing gear operators' certificates to residents of other states provided their state of residence issues similar licenses, tags or certificates to residents of Iowa.'"

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 10:05 a.m.

President Fulton assumed the chair at 10:12 a.m.

Senator Frommelt asked and received unanimous consent to defer further action on the bill.

On motion of Senator Heaberlin, Senate File 225, an act relating to establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled, was taken up for further consideration.

Senator Heaberlin asked and received unanimous consent that his amendment filed March 2, 1967, and found on page 510 of the journal, be withdrawn.

Senator Heaberlin offered the following amendment:

- 1. By adding the following new section thereto:
- "Sec. 2. Chapter one hundred eighty-nine (189), Code 1966, is amended by adding the following new section thereto:

'A party whose article, item, commodity or product is wrongfully condemned or seized shall be entitled to maintain a cause of action against the state of Iowa, for the damage proximately caused by the wrongful condemnation or seizure. Such cause of action shall be a claim as defined by section twenty-five A point one, subsection five (25A.1(5)) and subject to the provisions of chapter twenty five A (25A) of the Code.'

Senator Main asked and received unanimous consent that further action on the bill be deferred.

## THIRD READING OF BILLS

On motion of Senator Riley, Senate File 208, a bill for an act relating to terms of office of juvenile judges, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Riley asked and received unanimous consent to defer further action on the bill.

On motion of Senator Shirley, Senate File 260, a bill for an act relating to application requirements for members of the department of public safety, was taken up for consideration.

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: 57

Balloun Flatt Kyhl Patton Benda Floy Lamborn Potgeter Briles Frey Lange Reichardt Frommelt Buren Lisle Reppert Cassidy Gaudineer Rigler Lodwick Clarke Glenn Riley Lucken Coleman Hagedorn Main Schaben Condon Heaberlin McGill Shaff DeHart Hougen Messerly Shirley DeKoster Jepsen Mills Stanley Denman Kibbie Stephens Murray Dodds Klefstad Neu Van Eaton Elvers Kosek -Nurse Van Gilst Elv Kruck O'Malley Walsh Erskine

Nays: 0

Absent or not voting: 4

Burns

Heying

Hill

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 Main, Senate File 222, a bill for an act relating to the sale of hay and straw, 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: 51

Benda Flov Briles Frommelt Gaudineer Burns Glenn Cassidy Clarke Hagedorn Condon Heaberlin DeHart Hougen DeKoster Jepsen Dodds Kibbie Elvers Klefstad Kosek Ely Erskine Kruck Flatt Kvhl

Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reppert
Rigler
Riley
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Potgeter Reichardt

Nays: 3

Balloun

Frey

Schaben

Absent or not voting: 7

Buren Coleman Denman Heying Hill Lodwick Reno

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 398 as follows:

1. By striking from line 13 of section 5 the word "commission" and inserting in lieu thereof the word "commissioner".

By inserting in line 40 of section 7 after the word "disposal" the word "of".
 JOHN M. ELY, JR.

Amend Senate File 208 as follows:

- 1. Amend the title by striking "terms of office" and inserting in lieu thereof the words "appointment of administrative judge".
- 2. Strike lines four (4) through eight (8), and the words "judges of the district court." from line nine (9), and strike the words "In the event an administrative judge is appointed," from line twenty (20), and strike lines twenty-one (21) through twenty-three (23).

TOM RILEY

Amend Senate File 176 as follows:

Amend subsection four (4) of section one (1) by adding thereto the following:

"The term employer shall not include any individual, partnership, association, or corporation with a gross annual income of less than \$50,000.00."

ARTHUR A. NEU

Amend Senate File 403 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby amended by striking lines two (2) through nineteen (19) and inserting in lieu thereof the following:

'of directors of each merged area shall annually prepare a budget designating the proposed expenditures for operation of the area vocational school or area community college during the period beginning July 1 and ending June 30. The budget shall designate the amounts to be raised by local taxation and the amounts to be raised by other sources of revenue during such period. The board of directors shall on or before June 1 submit the proposed budget to the department of public instruction. The department shall review and return the proposed budget with the department's comments thereon to the board of directors on or before July 1. The board, after considering the department's comments, shall prepare a final budget and certify same to the county auditor of the county where the area vocational school or area community college is situated. The county auditor in the controlling county after receiving the valuations from the counties affected, shall advise the counties as to the millage that has been set, all in accordance with Chapter 24. The boards of supervisors shall levy a tax sufficient to raise the amount so certified by the controlling county auditor."

SEELEY G. LODWICK

Amend Senate File 181 as follows:

- 1. "Section 18. It shall be cause for immediate dismissal and forfeiture of all accrued rights and benefits of employment for any employee of the state, county or any political subdivision thereof who shall enter into any type of agreement of contract to strike or boycott."
  - 2. Further amend S.F. 181 by renumbering the remaining section.

J. HENRY LUCKEN CHESTER O. HOUGEN RICHARD L. STEPHENS JAMES E. BRILES LUCAS J. DEKOSTER Amend Senate File 135 by striking everything after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section one hundred nine point one hundred twelve (109.112), Code 1966, is hereby amended by striking the period (.) at the end of the section and adding the following:
- ', except nothing herein shall prevent the licensing of out of state bait dealers who sell at wholesale to licensed dealers in Iowa for resale.''

ANDREW G. FROMMELT

Amend Senate File 284 by adding thereto the following:

"Sec. 6. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

Such combination of vehicles shall be permitted to travel only on the interstate road system."

ERNEST KOSEK

Amend Senate File 338 by striking in line nine (9) the figures \$3,942.08 and inserting in lieu thereof the figures \$2,292.08 and striking from line (12) twelve the figures \$1,065.00 and inserting in lieu thereof \$840.00.

J. HENRY LUCKEN

Amend the Elvers amendment filed February 28, to Senate File 176 as follows:

1. By striking from line seven (7) after the word, "Than" the words and numerals "two hundred thousand (200,000) dollars." and insert in lieu thereof the words and numerals "three hundred thousand (300,000) dollars."

WILLIAM J. REICHARDT

Amend Senate File 284 by adding thereto the following:

"Sec. 6. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

Such combination of vehicles shall be permitted to travel only on the interstate road system and within twenty-five (25) miles thereof."

TOM RILEY

ARTHUR NEU DAVID STANLEY ROBERT R. RIGLER

Amend Senate File 427 as follows:

Amend section 2, line 5, by striking the words and figure "ninety thousand (90,000)" and inserting in lieu thereof the words and figure "twenty five thousand (25,000)." WARREN J. KRUCK

Amend Senate File 45 by adding the following new section thereto:

Sec. 3. Section one hundred twenty-four point twenty (124.20), Code 1966, is amended by adding after the period in line twelve (12) the following:

"However, nothing herein contained shall prohibit the consumption and sale of beer between the hours of one (1) p.m. on Sunday and two (2) a.m. the following Monday on those days when Sunday shall fall on December 31."

WARREN J. KRUCK ALAN SHIRLEY

Amend Senate File 46 by adding the following new section thereto:

Sec. 3. Section one hundred twenty-three point forty-six (123.46), Code 1966, is hereby further amended by adding after the word "Monday" in line fifteen (15) the following:

", except that nothing herein contained shall prohibit the sale, dispensing or consumption of alcoholic beverages between the hours of one (1) p.m. on Sunday and two (2) a.m. the following Monday on those days when Sunday shall fall on December 31."

WARREN J. KRUCK

ALAN SHIRLEY

## REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 337, a bill for an act relating to the consolidation 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.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 297, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election, 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 333, a bill for an act relating to municipal enterprises fund, 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 330, a bill for an act relating to contracts by boards of trustees of public libraries, 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 289, a bill for an act relating to urban transit companies, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred  $\underline{\text{House}}$  File 138, a bill for an act relating to the Iowa commission for the blind, begs  $\underline{\text{leave}}$  to report it has had the same under consideration and recommends the same  $\underline{\text{do}}$   $\underline{\text{pass.}}$ 

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 339, a bill for an act relating to payments made under contract for the construction of public improvements, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts 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 by striking all after "Act" in line one (1) and by inserting the following in lieu thereof: "relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies."
- 2. By adding the following after the figures (218) in line one (1) of section one (1): "and seventy-nine point fifteen (79.15)".
- 3. By striking all of line four (4) of section one (1) and by inserting in lieu thereof the following: ", the board of control or any institution under its jurisdiction or other qualified state agencies".
- 4. By striking all of lines thirteen (13) and fourteen (14) of section one (1) and by inserting in lieu thereof the following: "benefits afforded under section four hundred three b (403b) (26 USC Sec. 403b) of the federal internal revenue code and amendments thereto.

WILLIAM F. DENMAN, Chairman

Also.

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 348, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN. 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 to amend various sections of the code relating to registered engineers and land surveyors, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 13</u>, a bill for an act to authorize and direct the issuance of a patent to certain real estate to C. E. Barnett and Marie A. Barnett, husband and wife, as joint tenants, with full right of survivorship, and not as tenants in common, by the governor and secretary of state, 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 <u>Senate File</u> 168, a bill for an act relating to larceny from parking meter, 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 S.F. 168 by adding 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 West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in the Fort Dodge Messenger, a newspaper at Fort Dodge, Iowa."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File 120</u>, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment 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 287, a bill for an act to legalize the proceedings of the board of supervisors of Adams county in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, 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 20, a bill for an act relating to adoption, 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 20 as follows:

- 1. By inserting in line four (4) of Section one (1) after the word, "terminated", the words, "pursuant to chapter two hundred thirty-two (232) of the Code".
- 2. By inserting in line four (4) of Section two (2) after the word, "terminated", the words "pursuant to chapter two hundred thirty-two (232) 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 237, a bill for an act to prevent the extension of the municipal court system, 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 <u>Senate File 221</u>, a bill for an act relating to the internal operation of the district court in rendering 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 224, a bill for an act to define the jurisdiction and duties of district court judges, 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 <u>Senate File 283</u>, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, 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 <u>Senate File 288</u>, a bill for an act to abolish terms for holding court in the district courts of the state, begs leave to report it has had the same under consideration and returns the bill <u>without recommendation</u>.

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 provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto, 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 <u>Senate File 131</u>, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues, 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 <u>Senate File 248</u>, a bill for an act to provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations, 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.

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>Senate File 429</u>, a bill for an act to make a deficiency appropriation for the higher education facilities commission for the biennium ending June 30, 1967, 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 <u>Senate</u>. File 347, a bill for an act relating to elevators in the Robert Lucas state office building, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred Senate File 96, a bill for an act to provide law clerks for supreme court judges, 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 338, a bill for an act to make appropriations to certain named persons or firms 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 be amended as follows; and when so amended the bill do pass:

Amend Senate File 338, Section 1 line 9 by striking the figures three thousand nine hundred forty two dollars and eight cents (\$3,942.08) and inserting in lieu thereof the figures three thousand thirty five dollars and eight cents (\$3,035.08).

Further amend Senate File 338, Section 1 line 10 by striking the figures one thousand sixty five dollars (\$1,065.00) and inserting in lieu thereof the figures eight hundred forty dollars (\$840.00).

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. J. R. 31 Governmental Affairs
S. J. R. 32 Governmental Affairs
S. F. 348 Appropriations
S. F. 452 Judiciary

S.F.	453	On Calendar
S.F.	454	On Calendar
S.F.	455	Judiciary
S.F.	456	Commerce
S.F.	457	Education '
S.F.	458	Governmental Subdivisions
S.F.	459	Safety and Law Enforcement
S.F.	460	Education
S.F.	461	Ways and Means
S.F.	462	Agriculture
S.F.	463	Governmental Subdivisions
S.F.	464	Ways and Means
S.F.	465	Governmental Subdivisions
S.F.	466	Commerce
S.F.	467	Governmental Subdivisions
S.F.	469	Conservation and Recreation
S.F.	470	Ways and Means
S.F.	471	Ways and Means
S.F.	472	Ways and Means
S.F.	473	Commerce
S.F.	474	Judiciary
S.F.	475	Public Health and Welfare
H. J. R.	13	Industrial and Human Relations
н. г.	51	Governmental Subdivisions
H.F.	72	Conservation and Recreation

H.F.	167	Appropriations
H. F.	190	Judiciary
H.F.	294	Safety and Law Enforcement
H. F.	16	Transportation

# THIRD READING OF BILLS

On motion of Senator Hagedorn Senate File 284, an act relating to the overall length of combinations of vehicles unladen or with load was taken up for consideration.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 284 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6) Code 1966, is hereby amended by striking from line five (5) the word "sixty" and inserting in lieu thereof the word "sixty-five".

President Pro Tempore O'Malley took the chair at 11:10 a.m.

President Fulton took the chair at 11:30 a.m.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, March 10. 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, March 10, 1967,

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend William H. Kettlitz, D.D., pastor of the Westminster United Presbyterian Church, Keokuk, Iowa.

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

The Senate reconvened, President Fulton presiding.

# VISITORS PRESENTED

Senator DeKoster rose on point of personal privilege and presented three students of the Central Lyon Community Schools, Rock Rapids, who, accompanied by Mr. and Mrs. Cornie Brower, were in the balcony.

Senator Rigler presented 17 students of the Fredericksburg Community High School, members of the girls basketball team, who were in the balcony with their coach, Jerry Newton.

Senator Hagedorn introduced 10 students of the Everly Community High School, members of the girls basketball team, who with their coach, Tiny Blom, were in the balcony.

Senator Coleman rose on point of personal privilege and introduced a group of 19 eighth grade students and their teacher, Wayne Albers, of St. Pauls Lutheran School, Fort Dodge, who were seated in the gallery.

Senator Lisle presented 25 students from the Farragut Community High School, members of the girls basketball team, who with their coaches Leon Plummer and Max Livingston, were in the Senate galleries.

Senator Schaben rose on point of personal privilege and presented 12 students of the John F. Kennedy College, Wahoo, Nebraska, who with their coach, Bob Spencer, were in the balcony. The girls, all former Iowa basketball players, were on their way to the AAU tournament at Gallup, New Mexico.

# PETITIONS.

The following petitions were presented and placed on file:

By Senator Cassidy from 438 residents of Scott County, favoring personal property tax relief.

By Senator McGill from 214 residents of Polk, Wapello, Warren, Marion, and Woodbury Counties, favoring the hunting of doves in Iowa.

By Senator Buren from 31 residents of Winnebago, Worth, and Hancock Counties, opposing daylight saving time.

By Senator Patton from 13 residents of Buchanan County, in favor of daylight saving time.

COMMUNICATIONS March 10, 1967

Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C.A.L.

Attention: Lt. Governor Robert D. Fulton

## Gentlemen:

It is my pleasure to submit the name of Henry C. Gering of West 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

### Also:

It is my pleasure to submit the name of Ray C. Stiles of Des Moines, Polk County, Iowa, for appointment as a member of the State Tax Commission, under the provisions of Sections 421.2 through 421.6, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

# REPORT OF INVESTIGATING COMMITTEE

Senator Dodds submitted the following report:

#### Mr. President:

It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Derby D. Thompson of Burlington, Des Moines 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 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, has completed its investigation and recommends Derby D. Thompson for this appointment.

ROBERT R. DODDS ERNEST KOSEK J. HENRY LUCKEN C. JOSEPH COLEMAN MAX E. RENO

On motion of Senator Dodds, the report was adopted.

Senator Dodds moved the reappointment of Derby D. Thompson, as a member of the Iowa State Highway Commission, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Jepsen
Kibbie
Klefstad
Kruck
Kyhl

Lamborn

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Gilst Walsh

Potgeter

Elvers Erskine

Nays: 0

Absent or not voting: 8

Condon Ely Heaberlin Heying Hill Hougen

Patton

Kosek Van Eaton

The motion prevailed and President Fulton declared the appointment of Derby D. Thompson, as a member of the Iowa State Highway Commission, confirmed for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

#### UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 135, an act relating to bait dealer's licenses, was taken up for further consideration.

Senator McGill moved to reconsider the vote by which the committee amendment was adopted, which motion prevailed.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 135 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point one hundred twelve (109.112), Code 1966, is hereby amended by striking the period (.) at the end of the section and adding the following:

', except nothing herein shall prevent the licensing of out of state bait dealers who sell at wholesale to licensed dealers in Iowa for resale.'

The amendment was adopted.

Senator McGill asked and received unanimous consent to withdraw the committee amendment.

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: 49

D 11	, T1		D - 1 - 1 14
Balloun	Floy	Lisle	Reichardt
Benda	Frey	Lodwick	Reno
Buren	Frommelt	Lucken	Reppert
Clarke	Gaudineer	Main	Rigler
Coleman	Glenn	McGill	Riley
DeHart	Hagedorn	Messerly	Schaben
DeKoster	Heaberlin	Mills	Shaff
Denman	Klefstad	Murray	Shirley
Dodds	Kruck	Nurse	Stanley
Elvers	Kyhl	O'Malley	Stephens
Ely	Lamborn	Patton	Van Gilst
Erskine	Lange	Potgeter	Walsh
Flatt			

Navs: 0

Absent or not voting: 12

Briles	Condon	Hougen	Kosek
Burns	Heying	Jepsen	Neu
Cassidy	Hill	Kibbie	Van Eaton

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 284, an act relating to the overall length of combinations of vehicles unladen or with load, was taken up for further consideration.

Senator Reppert called up the following amendment offered March 9 and moved its adoption:

Amend Senate File 284 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6) Code 1966, is hereby amended by striking from line five (5) the word 'sixty' and inserting in lieu thereof the word "sixty-five".

Division was requested.

The amendment was adopted.

Senator Hagedorn asked and received unanimous consent to withdraw the committee amendment to Senate File 284 filed February 21 and found on page 400 of the journal.

Senator Hagedorn moved that House File 212 be substituted for Senate File 284.

The motion prevailed.

Senator Riley asked and received unanimous consent to withdraw the amendment to Senate File 284 filed by Senators Riley, Neu, Stanley and Rigler on March 9 and found on page 587 of the journal,

Senator Riley offered the following amendment:

Amend House File 212 as follows:

Amend section two (2) by adding the following at the end of such section:

"Such combination of vehicles shall be permitted to travel only on the interstate road system and within twenty-five (25) miles thereof."

Senator Riley asked and received unanimous consent to withdraw his amendment.

Senator Riley called up the following amendment filed by Senator Kosek and moved its adoption:

Amend House File 212 by adding thereto the following:

"Sec. 6. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

Such combination of vehicles shall be permitted to travel only on the interstate road system."

Division was requested.

The amendment was lost.

President Pro Tempore O'Malley took the chair at 11:30 p.m.

Senator Coleman offered the following amendment:

Amend House File 212 by adding thereto the following:

"Section 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

Such combination of vehicles shall be permitted to travel only on the interstate road system and into cities of twenty five thousand (25,000) population or more by the shortest possible route."

Senator Coleman asked and received unanimous consent to withdraw the amendment.

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

Amend House file 212 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: 'However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on four-lane divided highways, except that such combination may leave such four-lane divided highways and travel to a point which shall be no more than ten (10) miles from the place of leaving such highway and no more than ten (10) miles from the place of re-entering such highway."

President Fulton took the chair at 11:52 a.m.

Roll call was requested on the amendment.

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

Rule 8 was invoked.

Ayes: 27

Benda	Glenn	Lisle	Reichardt
Burns	Heaberlin	Lodwick	Rigler
DeHart	Jepsen	Main	Riley
DeKoster	Klefstad	McGill	Shirley
Denman	Kosek	Mills	Stanley
Ely	Lamborn	Neu	Stephens
Gaudineer	Lange	Potgeter	

Navs: 29

Balloun	Elvers	Kibbie	O'Malley
Briles	Erskine	Kruck	Patton
Buren	Flatt	Kyhl	Reppert
Cassidy	Íloy	Lucken	Schaben
Clarke	Frey	Messerly	Shaff
Coleman	Frommelt	Murray	Van Gilst
Condon	Hagedorn	Nurse	Walsh

Dodds

Absent or not voting: 5

Heying	Hill	Hougen	Reno
<i>y</i> <b>a</b>			Van Eaton

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: 32

Balloun Floy Lodwick Potgeter Briles Frev Lucken Reno Buren Frommelt Main Reppert Clarke Hagedorn Messerly Riley Dodds Heaberlin Murray Schaben Elvers Kihbie Nurse Shaff Erskine Kruck O'Malley Van Gilst Flatt Kyhl Patton Walsh

Nays: 24

Benda Denman Kosek Neu Burns Elv Lamborn Reichardt Cassidy Gaudineer Lange Rigler Coleman Glenn Lisle Shirlev DeHart . Jepsen McGill Stanley DeKoster Klefstad Mills Stephens

Absent or not voting: 5

Condon Hill Hougen Van Eaton

Heying

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.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Aves: 26

Balloun Flov Lucken Reno Briles Frev Messerly Reppert Buren Frommelt Murray Schaben Clarke Hagedorn Nurse Shaff Coleman Kibbie O'Malley Van Gilst Dodds . Kruck Patton Walsh

Elvers Kyhl

Navs: 31

Benda Erskine Lamborn Potgeter Burns Flatt Lange Reichardt Gaudineer Lisle Cassidy Rigler Condon Glenn Lodwick Rilev DeHart Heaberlin Main Shirlev DeKoster Jepsen McGill Stanley Denman . Klefstad Mills Stephens Elv Kosek Neu

Absent or not voting: 4

Heying Hill Hougen Van Eaton

The motion to table was lost.

Senator Hagedorn asked and received unanimous consent that Senate File 284 be withdrawn from further consideration of the Senate.

## EXPLANATION OF VOTE

I am opposed to House File 212. I voted against the bill on the first roll call but when, at the end of the roll call a count indicated that House File 212 was passed, I asked and received permission from the presiding officer to change my vote from 'nay' to 'yea'. I did so in order that I would be on the prevailing side and be eligible under the senate rules to file a motion to reconsider with the hope that we can change the minds of some of the senators so that the bill in its present form can be defeated. This bill is not in the best interests of the public. Unfortunately, while the proponents of this bill have skillful and persuasive professionals working in its behalf, no lobbyist is working solely on behalf of the general public. Until Iowa's road system is vastly superior to its present state, consideration should not be given to lengthening any of the trucks traveling thereon.

TOM RILEY

## 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 concurred in the Senate amendments and passed the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 10 providing commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly.

## HOUSE AMENDMENT TO SENATE AMENDMENT

### TO HOUSE JOINT RESOLUTION 10

Amend the Senate Amendment to House Joint Resolution 10 as follows:

- 1. Strike all after the second word "to" in line nineteen (19) to and including the period in line twenty (20) and insert in lieu thereof "constitutional requirements."
- 2. In section two (2), strike the last two (2) sentences and insert in lieu thereof the following:

"To the maximum extent practicable, voting precinct lines shall not be crossed in forming senatorial districts. In accordance with the constitution, each senator now serving shall be permitted to complete the term for which he was elected, even if his senatorial district is changed or eliminated. Any area may be temporarily attached to another senatorial district for the purpose of representation in the senate during the years nineteen hundred sixty-nine (1969) and nineteen hundred seventy (1970). Each senator shall be assigned to a district. No more than one (1) of the senators elected in nineteen hundred sixty-six (1966) for a term of four (4) years shall be assigned to the same district. To the maximum extent practicable, each senator shall be assigned to the district in which he resides. If necessary, a senator may be assigned to a district in which he does not reside, but only for the remainder of the term for which he was elected. Five (5) senators shall be elected in nineteen hundred seventy (1970) for terms of two (2) years, in order to comply with the constitution."

- 3. Strike all after the word "to" in line thirty-one (31) to and including the period in line thirty-two (32) and insert in lieu thereof "constitutional requirements."
  - 4. Insert the following at the end of Section 3:

"To the maximum extent practicable, voting precinct lines shall not be crossed in forming representative districts."

- 5. In section six (6), line fifty-six (56), strike the word and figures "April 15" and insert in lieu thereof the word and figure "May 1".
  - 6. Strike section seven (7) and insert in lieu thereof the following:

"The general assembly shall consider the plans submitted by the commission. Before the adjournment of the regular session of the general assembly in nineteen hundred sixty-seven (1967), and in any event no later than June 10, nineteen hundred sixty-seven (1967), the general assembly by statute shall adopt an apportionment plan, which may be the same as or different from either of the plans submitted by the commission."

7. In section nine (9), line seventy (70), strike the word and figures "April 15" and insert in lieu thereof the word and figure "May 1".

Also:

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

House File 123, a bill for an act relating to cosmetology.

Also:

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

House Concurrent Resolution 10 providing for a joint session in the House Chamber, Thursday, March 30th to honor the Pioneer Lawmakers of Iowa.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE CONCURRENT RESOLUTION 10

# By Millen

WHEREAS, The Sixty-second General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, March 30, 1967, and of their consent to formally meet with the General Assembly;

NOW, THEREFORE, BE IT RESOLVED by the House, the Senate Concurring: That the General Assembly meet in joint session in the House Chamber on Thursday, March 30, 1967, at 2:00 p.m. and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

#### AMENDMENTS FILED

Amend Senate File 198 as follows:

- 1. Amend the title by striking the period (.) following the word "jurors" and adding thereto the following: "and assessing part of the costs thereof."
- 2. Amend Senate File 198 by striking section three (3) and inserting in lieu thereof the following new sections:
- "Sec. 3. Amend section six hundred seven point five (607.5), Code 1966, by inserting the words 'and return' after the word 'attendance' in line five (5) of subsection one (1).

Further amend section six hundred seven point five (607.5), Code 1966, by inserting the words 'and return' after the word 'attendance' in line sixteen (16).

Further amend section six hundred seven point five (607.5), Code 1966, by striking the word 'seven' in line seventeen (17) and inserting in lieu thereof the word 'ten'.

Sec. 4. Amend section six hundred twenty five point eight (625.8), Code 1966, by striking the words 'ten dollars' in line three (3) and inserting the words 'ninety (90) dollars for each day, or part thereof, the jury spends hearing or deliberating the action' ''

TOM RILEY and ELMER F. LANGE

Amend the Ely amendment of March 7, 1967, to Senate File 371, by adding the following after line 9:

"3. By striking from line thirty (30) the numerals '8200' and inserting in lieu thereof the words, "the same as the clerk of the district court, county recorder and county auditor".

JOHN M. ELY, JR.

Amend Senate File 72 as follows:

- 1. By striking all of section 1 and substituting in lieu thereof the following:
- "Section three hundred sixty-eight point twenty-seven (368.27), Code 1966, is hereby amended by adding thereto the following: 'They shall also have the power to establish a nursing home or custodial home but only if a fully constructed and equipped nursing home or custodial home is presented to the city or town as a gift.' "
  - 2. By adding the following subsection to section 2:
  - "By striking from line twenty-one (21) the word hospital"."

- 3. By striking all of sections 5 and 6.
- 4. By striking subsections 1, 2 and 3 of section 8 and substituting in lieu thereof the following:
- "By inserting after the word 'hospital' in line 2 of subsection 7 the words', a municipal nursing home, a municipal custodial home, or any combination thereof."
  - 5. By adding the following new section:
- "Section three hundred eighty point one (380.1), Code 1966, is hereby amended as follows:
  - 1. By striking line one (1) and substituting in lieu thereof the following:
- 'If an institution as provided for in this chapter is established pursuant to section three hundred sixty-eight point twenty-seven (368.27) of the Code, cities or towns shall by'.
  - 2. By striking from line three (3) the word 'hospital'.
  - 3. By adding the following:
- 'A board of trustees elected pursuant to this section and section three hundred eighty point two (380.2) of the Code, shall serve as the sole and only board of trustees for any and all institutions established by a city or town as provided for in this chapter.' "
  - 6. By adding the following new section:
- "Section three hundred eighty point two (380.2), Code 1966, is hereby amended by striking lines one (1), two (2) and three (3) and substituting in lieu thereof the following:
- 'Cities or towns maintaining an institution as provided for in this chapter which have a board of trustees con-'."
  - 7. By adding the following new section:
- "Section three hundred eighty point three (380.3), Code 1966, is hereby amended by striking from line four (4) the word 'hospital'."
  - 8. By adding the following new section:
- "Chapter three hundred eighty (380), Code 1966, is hereby further amended by adding a new section as follows:
- 'Boards of trustees of institutions provided for in this chapter are hereby granted all of the powers and duties necessary for the management, control and government of such institutions, specifically including but not limited to any applicable powers and duties granted boards of trustees under other provisions of the Code relating to hospitals, nursing homes, and custodial homes irrespective of the chapter of the Code under which such institutions are established, organized, operated or maintained.'"
- 9. By striking from line one (1) of the title the words "operation of" and substituting in lieu thereof the words "establishment and operation of municipal hospitals,".

  ELMER F. LANGE

### Amend Senate File 252 as follows:

- 1. Amend section one (1), line four (4), by striking the word "three" and inserting in lieu thereof the word "two".
- 2. Amend section two (2), line four (4), by striking the word "three" and inserting in lieu thereof the word "two".
  - 3. Amend section three (3) as follows:
- a. By striking from line four (4) the word "three" and inserting in lieu thereof the word "two".
- b. By striking from line seven (7) the word "seven" and inserting in lieu thereof the word "five".
- c. By striking from line ten (10) the word "seven" and inserting in lieu thereof the word "five".
- d. By striking from line fourteen (14) the word "three" and inserting in lieu thereof the word "two".
- e. By striking from line seventeen (17) the word "three" and inserting in lieu thereof the word "two".
- f. By striking from line twenty-two (22) the word "three" and inserting in lieu thereof the word "two".
  - 4. Amend Section four (4) as follows:
- a. By striking from line four (4) the word "three" and inserting in lieu thereof the word "two".
- b. By striking from line seven (7) the word "seven" and inserting in lieu thereof the word "five".
- c. By striking from line ten (10) the word "seven" and inserting in lieu thereof the word "five".
- d. By striking from line twelve (12) the word "three" and inserting in lieu thereof the word "two".
- e. By striking from line sixteen (16) the word "three" and inserting in lieu thereof the word "two".
- f. By striking from line twenty (20) the word "three" and inserting in lieu thereof the word "two".
- g. By striking from line twenty-three (23) the word seven" and inserting in lieu thereof the word "five".
- 5. Further amend section four (4) by adding thereto the following subsection "9. by striking from line sixty-one (61) the figures '635' and inserting in lieu thereof the figures '633' ".

Amend Senate File 489 as follows:

- 1. Amend Senate File 489, line 4, by striking the words "or other casualty" after the word "accident".
  - 2. By striking the word "or" in line 5 and the word "casualty" in line 6.
- 3. By striking the word "thousand" in line 6 and inserting in lieu thereof the word "hundred".
- 4. By striking the number "(1,000)" in line 7 and inserting in lieu thereof the number "(100)".

COMMITTEE ON CONSERVATION AND RECREATION

Amend Senate File 110 by adding the following new section thereto:

"No employee of an insurance company or an insurance adjuster, upon whose recommendation a policy of casualty insurance is cancelled, or the insurance company cancelling such policy in reliance upon such recommendation, shall be liable in damages to anyone if such recommendation is subsequently determined to be erroneous, as long as such recommendation was made in good faith".

LEE H. GAUDINEER

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Monday, March 13, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, March 13, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Worthie Usher, pastor of the First Methodist Church, Ida Grove, Iowa.

# VISITORS PRESENTED

Senator Frommelt rose on point of personal privilege and presented 15 students from Dyersville, who are also Girl Scouts. They were seated in the balcony with their advisors, Miss Carol Platz, and Mrs. Hazel Offerman.

Senator Patton rose on point of personal privilege and presented 14 students from West Delaware Community School, Manchester. They are Girl Scouts and were seated in the balcony with advisors, Mrs. Burton Parker, and Mrs. David Tracey.

#### CHAMPIONS CONGRATULATED

Senator Dodds rose on a point of personal privilege and expressed congratulations to the Mediapolis Girls Basketball Team, who are the new champions of Iowa. On behalf of the entire Senate, Lt. Governor Fulton extended congratulations to the victors.

# "HAPPY BIRTHDAY"

Senator Riley rose on point of personal privilege to offer, on behalf of the Senate, birthday congratulations to Senator Kosek.

# **PETITIONS**

The following petitions were presented and placed on file:

By Senator Patton from 79 residents of Delaware County, opposing daylight saving time.

By Senator Heying from 24 residents of Winneshiek County in opposition to daylight saving time.

By Senator Lisle from 34 residents of Fremont County and 22 residents of Mills County favoring local governing bodies.

#### BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on March 10, 1967, the Governor had approved the following bills:

Senate File 51, an act to permit county boards of supervisors to provide ambulance service.

Senate File 146, relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine,

Senate File 151, relating to the State College of Iowa.

Senate File 25, an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of building or buildings for a public library from the proceeds of a bond issue.

Senate File 17, relating to studded tires.

Senate File 12, an act to repeal the statute relating to the time for keeping courthouses open for business.

Senate File 206, relating to work release for inmates sentenced to an institution under the jurisdiction of the Board of Control.

#### ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators O'Malley, chairman; Floy, Main, DeKoster, and Lange, to investigate the character and qualifications of Ray C. Stiles of Des Moines, Polk County, Iowa, for appointment as a member of the State Tax Commission, under the provisions of Sections 421.2 through 421.6, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reichardt, chairman; Elvers, Glenn, Stanley, and Rigler, to investigate the character and qualifications of William S. Wimer of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of 93.1 and 93.2, Code of Iowa 1966, for the three-year term beginning July 1, 1968, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators DeHart, chairman; Messerly, Schaben, Elvers, and Heaberlin, to investigate the character and qualifications of W. Bernard King, Ph.D., of Ames, Story 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Shaff, chairman; Stanley, O'Malley, Ely, and Hill, to investigate the character and qualifications of Laurence Allen Straley of Clinton, Clinton 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Burns, chairman; Clarke, DeHart, Hagedorn, and Klefstad, to investigate the character and qualifications of Kenneth MacDonald, Ph.D., of Iowa City, Johnson 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 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the death of John P. Hummel.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reichardt, chairman; Hougen, Jepsen, Murray, and Van Gilst, to investigate the character and qualifications of Leland P. Johnson, Ph.D., of Des Moines,

Polk 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Gaudineer, chairman; Heying, Cassidy, Kosek, and Lange, to investigate the character and qualifications of William C. Leachman of Des Moines, Polk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of 88A.3, 88A.4, and 88A.5, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Coleman, chairman; Condon, Balloun, Flatt, and Floy, to investigate the character and qualifications of Clinton Ruby of Fort Dodge, Webster County, Iowa, for reappointment as a member of the Employment Safety Commission, representing employees, under the provisions of 88A.3, 88A.4, and 88A.5, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reppert, chairman; Riley, Stephens, Shirley, and Kruck, to investigate the character and qualifications of Ray Nyemaster of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Aeronautics Commission, under the provisions of Sections 328.2, 328.3, and 328.5, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Reppert, chairman; Walsh, Riley, Frommelt, and Reno, to investigate the character and qualifications of Henry C. Gering of West 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

#### 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 No. 232, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds.

Also:

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

Senate File No. 132, a bill for an act to change the method of marking waterfowl.

Also:

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

House File No. 363, a bill for an act relating to the use of the telephone for the purpose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and providing a punishment therefor.

Also:

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

House File No. 309, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals.

Also

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

House File No. 205, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbertville, in Black Hawk County, Iowa authorizing and providing for the issuance, sale and delivery of bridge bonds.

Also

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

House File No. 203, a bill for an act relating to the retention of municipal records.

Also:

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

House File No. 199, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors.

Also:

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

House File No. 150, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns.

Also:

House File No. 117, 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 Joe Varese, Sr., and Louis Sacco.

Also:

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

House File No. 70, a bill for an act relating to juvenile delinquency.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 77, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations.

WILLIAM R. KENDRICK Chief Clerk

## HOUSE AMENDMENT TO SENATE FILE 77

Amend Senate File 77 by adding the following new section:

Sec. 4. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Reinbeck Courier, a newspaper published at Reinbeck, Iowa, and The West Des Moines Express, a newspaper published at West Des Moines, Iowa.

# UNFINISHED BUSINESS

Senator Heying asked unanimous consent to defer action on Senate File 176. Objections were raised.

Senator Heying moved that further action on the bill be deferred.

Senator Heying asked and received unanimous consent that his motion be withdrawn,

## THIRD READING OF BILLS

On motion of Senator Heying Senate File 176, 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, was taken up for further consideration.

The following committee amendment was considered:

Amend Senate File 176 as follows:

- 1. Amend section one (1) by striking from lines twenty-two (22) and twenty-three (23) thereof the words, "or by the state or any political subdivision thereof,".
- 2. Amend section one (1) by striking in line twenty-eight (28) the word and figure "eighteen (18)" and by inserting in lieu thereof the word and figure "sixteen (16)".
- 3. Amend section one (1) by striking lines twenty-nine (29) through thirty-one (31) inclusive.
- 4. Amend section two (2) by striking in lines one (1) and two (2) thereof the words and figures "and until January 1, 1969,"
- 5. Amend section two (2) by striking all of the words after the word "Act" in line five (5) and all of lines six (6), seven (7), and eight (8), and insert in lieu thereofa period (.) after the word "Act" in line five (5).
- 6. Amend section two (2) by inserting in line five (5) after the period (.) the following:
- "Each employer shall further pay to each employee who is required to work in excess of eight (8) hours during any continuous twenty-four (24) hour period unless his usual and normal working hours are in excess of eight (8) hours per day, a sum or wage equal to one and a half (1 1/2) times his usual hourly rate for all time worked in excess of the aforementioned eight (8) hours".
- 7. Amend section four (4) by striking from line nine (9) the word "curcumvention" and by inserting in lieu thereof the word "circumvention".

Senator Condon asked and received unanimous consent that the committee amendment be considered by division.

Senator Condon moved the adoption of Section 5 as Division 1 of the amendment.

Division 1 was adopted.

Senator Condon called up Division 2, Section 6 of the amendment, for consideration,

Senator Denman asked and received unanimous consent that consideration of Division  ${\bf 2}$  be deferred.

Senator Stanley asked and received unanimous consent that Section 2 be considered as Division 3 of the amendment.

Senator Rigler moved that Senate File 176 be rereferred to committee.

Senator O'Malley offered a substitute motion to defer further action on Senate File 176 and that it retain its place on the calendar.

Division was requested.

The substitute motion prevailed.

# HOUSE AMENDMENT CONSIDERED

Senator O'Malley called up for consideration Senate File 77, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations, amended by the House, and moved that the Senate concur in the following amendment:

#### HOUSE AMENDMENT TO SENATE FILE 77

Amend Senate File 77 by adding the following new section:

Sec. 4. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Reinbeck Courier, a newspaper published at Reinbeck, Iowa, and The West Des Moines Express, a newspaper published at West Des Moines, Iowa.

The Senate refused to concur in the House Amendment.

# INTRODUCTION OF BILLS

Senate File 476, by Senators Neu, Potgeter, Walsh and Jepsen, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa.

Read first and second times and passed on file.

Senate File 477, by Committee on Conservation and Recreation, a bill for an act requiring that juveniles who violate water navigation regulations be prosecuted independently of the juvenile delinquency laws of the state.

Senate File 478, by Senators Lisle, Clarke and Mills, a bill for an act to limit civil liability to persons riding in privately owned aircraft without payment for ride or transportation.

Read first and second times and passed on file.

Senate File 479, by Senators Lisle and Riley, a bill for an act relating to the punishment for false drawing or uttering of checks.

Read first and second times and passed on file.

Senate File 480, by Senators Frey, Buren, Floy, Hougen, Lamborn, DeHart, Kosek, Benda, Riley, Klefstad and Jepsen, a bill for an act relating to liquor control funds,

Read first and second times and passed on file.

Senate File 481, by Committee on Agriculture, a bill for an act to appropriate from the general fund of the state of Iowa to the Department of Agriculture for the hog cholera indemnity fund.

Read first and second times and passed on file.

Senate File 482, by Senator Klefstad, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor.

Read first and second times and passed on file.

Senate File 483, by Senator Klefstad, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits.

Read first and second times and passed on file.

Senate File 484, by Senators Gaudineer and Cassidy, a bill for an act relating to rights of civil service employees.

Read first and second times and passed on file.

Senate File 485, by Senators Benda, DeHart, Dodds, Burns, Reichardt and Reppert, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to provide for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the Code.

Read first and second times and passed on file.

Senate File 486, by Senators Murray, Buren, Floy and Reno, a bill for an act relating to extensions of farm-to-market roads within or along the corporate limits of cities and towns.

Senate File 487, by Senator Riley, a bill for an act to change the requirements governing public defenders and the appointment of public defenders and counsel for indigent criminals.

Read first and second times and passed on file.

Senate File 488, by Senators Kibbie, Reppert, Frey, Klefstad, Patton and Condon, a bill for an act to promote agriculture and racing in the state of Iowa; to create a racing commission; to provide for the appointment of such commission; to prescribe the powers and duties of such commission; to provide for control and regulation by such commission of all pari-mutuel wagering on races within the state; to provide for control and regulation by such commission of all races within the state upon which pari-mutuel wagering is permitted.

Read first and second times and passed on file.

Senate File 489, by Committee on Conservation and Recreation, a bill for an act compelling operators of vessels involved in collisions to render aid.

Read first and second times and passed on file.

Senate File 490, by Senator Stanley, a bill for an act to provide tax incentives for the improvement and repair of property.

Read first and second times and passed on file.

Senate File 491, by Senators Stanley and O'Malley, a bill for an act relating to the enforcement of obligations to support persons receiving public assistance, the appointment of a conservator for a person receiving public assistance, the protection of the public interest in the proper support of minor children of divorced or separated parents, and the duties of the county attorney and the county department of social welfare.

Read first and second times and passed on file.

Senate File 492, by Senator Dodds, a bill for an act relating to the sale of real estate.

Read first and second times and passed on file.

Senate File 493, by Senator Hill, a bill for an act to provide tax credits on personal property subject to the personal property tax and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 494, by Senator Benda, a bill for an act relating to credit cards.

Read first and second times and passed on file.

Senate Joint Resolution 33, by Senators Riley, Kosek and Walsh, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the boundary lines of counties.

Senate File 495, by Senator Reppert, a bill for an act requiring that the name of any drug prescribed by a doctor or dentist be affixed to the container.

Read first and second times and passed on file.

Senate File 496, by Senators Ely, Riley, O'Malley, Stanley, Denman, Frommelt, Cassidy, Reichardt, Condon, Hagedorn and Klefstad, a bill for an act relating to discrimination in housing.

Read first and second times and passed on file.

Senate File 497, by Senator DeHart, a bill for an act relating to the registration of landscape architects, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 498, by Senators Klefstad, Ely and Gaudineer, a bill for an act to provide a more equitable system of income taxation through use of appropriate rate scales, deduction ratios, and reporting requirements in conformance with enforcement necessity.

Read first and second times and passed on file.

Senate File 499, by Senators Riley, Gaudineer, Jepsen and Reno, a bill for an act relating to low-rent housing elections.

Read first and second times and passed on file.

Senate File 500, by Committee on Judiciary, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment.

Read first and second times and passed on file.

Senate File 501, by Senators O'Malley and Coleman, a bill for an act to provide additional benefits for permanently injured employees receiving benefits under the workmen's compensation act, while they are undergoing vocational rehabilitation.

Read first and second times and passed on file.

Senate File 502, by Senators O'Malley and Coleman, a bill for an act to provide that employers of peace officers provide benefits under the workmen's compensation act.

Read first and second times and passed on file.

Senate File 503, by Senators O'Malley and Coleman, a bill for an act relating to commutation of workmen's compensation claims.

Read first and second times and passed on file.

Senate File 504, by Senators O'Malley and Coleman, a bill for an act to provide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of their employment.

Senate File 505, by Senators O'Malley and Coleman, a bill for an act relating to the costs of an official shorthand reporter in workmen's compensation hearings.

Read first and second times and passed on file.

Senate File 506, by Senators O'Malley and Coleman, a bill for an act providing a definite time at which interest on workmen's compensation claims will commence to accrue.

Read first and second times and passed on file.

Senate File 507, by Senators Denman and Mills, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965.

Read first and second times and passed on file.

Senate File 508, by Senators Flatt, Frommelt, Coleman, Reppert and Lisle, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee".

Read first and second times and passed on file.

Senate File 509, by Senator Gaudineer, a bill for an act relating to the compensation of the budget and financial control committee.

Read first and second times and passed on file.

Senate File 510, by Senators Buren, Floy, Nurse, Walsh and Riley, a bill for an act relating to payments to nursing homes and custodial homes.

Read first and second times and passed on file.

Senate File 511, by Senators Murray, Buren, Potgeter and Clarke, a bill for an act relating to the installation of diagonal highways and highway placement.

Read first and second times and passed on file.

Senate File 512, by Senator Riley, a bill for an act to affix monetary liability for damages resulting from acts committed by minor children.

Read first and second times and passed on file.

Senate File 513, by Senator Riley, a bill for an act relating to vacations for public employees.

Read first and second times and passed on file.

Senate File 514, by Senator Glenn, a bill for an act relating to the method of appeal from justice court convictions.

Senate File 515, by Senator Shaff, a bill for an act relating to search warrants.

Read first and second times and passed on file.

Senate File 516, by Committee on Conservation and Recreation, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

Read first and second times and passed on file.

Senate File 517, by Committee on Conservation and Recreation, a bill for an act relating to the taking of mussels.

Read first and second times and passed on file.

Senate File 518, by Senator Glenn, a bill for an act relating to ice milk cones. Read first and second times and passed on file.

Senate File 519, by Senator Van Gilst, a bill for an act relating to limitations of actions of claims to real estate.

Read first and second times and passed on file.

#### HOUSE MESSAGES CONSIDERED

House File 123, a bill for an act relating to cosmetology.

Read first and second times, and passed on file.

House File 363, a bill for an act relating to the use of the telephone for the purpose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and providing a punishment therefor.

Read first and second times, and passed on file.

House File 117, a bill for an act to authorize and direct the issuance or a patent to certain real estate by the governor and secretary of state to Joe Varese, Sr. and Louis Sacco.

Read first and second times and passed on file.

House File 205, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbertville, in Black Hawk County, Iowa authorizing and providing for the issuance, sale and delivery of bridge bonds.

Read first and second times, and passed on file.

House File 203, a bill for an act relating to the retention of municipal records.

Read first and second times, and passed on file.

House File 199, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors.

Read first and second times, and passed on file,

House File 150, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns.

Read first and second times, and passed on file.

House File 70, a bill for an act relating to juvenile delinquency.

#### UNFINISHED BUSINESS

Senator Reppert called up his motion to reconsider the vote by which House File 212 passed the Senate.

Roll call was requested.

On the question "Shall the vote by which House File 212 passed the Senate be reconsidered?" the vote was:

Ayes: 24

Benda Burns DeHart DeKoster Gaudineer Heaberlin Heying Hill Jepsen Klefstad Kosek Lamborn

Lange Lisle Lodwick Mills Neu Potgeter Rigler Riley Shirley Stanley Stephens Walsh

Nays: 34

Balloun
Briles
Buren
Cassidy
Clarke
Coleman
Denman

Ely
Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Kibbie

Kyhl
Lucken
Main
McGill
Messerly
Murray
Nurse
O'Malley

Patton Reichardt Reno Reppert Schaben Shaff Van Eaton Van Gilst

Absent or not voting: 3

Condon

Dodds

Elvers

Hougen

Kruck

The motion was lost.

On motion of Senator Frommelt, the Senate recessed until 3:30 p.m.

# AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Flatt asked and received unanimous consent that the Senate rules be suspended and that Senate File 279 be taken up out of order.

# THIRD READING OF BILLS

On motion of Senator McGill, Senate File 279, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent to withdraw his amendment filed March 7 and found on page 549 of the 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: 56

Balloun Erskine Renda Flatt Briles Frev Buren Frommelt Burns Gaudineer Cassidy Glenn Clarke Hagedorn Coleman Heaberlin Condon Heving DeHart Hill DeKoster Jepsen Denman Kibbie Dodds Klefstad Ely Kosek

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray

Patton
Potgeter
Reichardt
Reno
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

Nays: 0

Flov

Absent or not voting: 5

Elvers

Hougen

Kruck

Nurse

O'Malley

Reppert

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

Senator Reno asked and received unanimous consent to have Senate File 279 immediately messaged to the House.

Senator Reno asked and received unanimous consent that the Senate rules be suspended and that House File 13 be taken up out of order.

#### THIRD READING OF BILLS

On motion of Senator Reno House File No. 13, a bill for an act to authorize and direct the issuance of a patent to certain real estate in Van Buren County, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 52

Balloun Erskine Kyhl Patton Briles Flatt Lamborn Potgeter Buren Frev Reichardt Lange Burns Frommelt Lodwick Reno Cassidy Gaudineer Lucken Reppert Clarke Glenn Main Rigler Coleman Hagedorn McGill. Riley Condon Heaberlin Messerly Schaben DeHart Heying Mills Shaff DeKoster Hougen Murray Shirlev Denman Jepsen Neu Stanlev Dodds Klefstad Nurse Van Eaton O'Malley Ely Kosek Walsh

Nays: 0

Absent or not voting: 9

Benda Hill Kruck Stephens Elvers Kibbie Lisle Van Gilst Floy

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

### ADDITIONAL COPIES

Senator Denman asked and received unanimous consent to have 500 copies of Senate File  $307\ \mathrm{printed}$ .

# PROOF OF PUBLICATION

Published copy of Senate File 287 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on February 23, 1967, and in the Creston News Advertiser, a newspaper published at Creston, in Union County, Iowa on February 22, 1967, have been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

# BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bill to Committee:

H.F. 205

Judiciary

# - AMENDMENTS FILED

Amend Senate File 473 as follows:

Amend section one (1) by striking from line ten (10) the word "nine (9)" and inserting in lieu thereof the word "eight (8)".

KENNETH BENDA

Amend Senate File 176 as follows:

1. Insert in line fourteen (14) of section one (1) after the word, "employer" the words; "to include all persons who sell or deliver newspapers from door to door regardless of the relationship between such persons and the parties for whom such newspapers are sold or delivered".

WILLIAM J. REICHARDT

Amend Senate File 176 as follows:

Amend section four (4) line twelve (12) by striking the words "outside salesman,".

JAMES A. POTGETER

Amend Senate File 176 as follows:

- 1. Amend section eight (8) by striking in entirety and inserting in lieu thereof the following:
- "Section 8. Every employer subject to any provision of this Act or of any regulations issued under this Act, and who shall be furnished copies of such summaries and regulations by the state on request without charge, shall notify employees of the contents therein at the commencement of their employment."
- 2. Amend section ten (10), line eleven (11), twelve (12) and thirteen (13) by striking the words 'or fails to post a summary of this Act or a copy of any applicable regulation as required by section eight (8) of this Act,".

JAMES A. POTGETER

Amend Senate File 97 by adding thereto the following new section:

"Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Farmer-Labor Press, a newspaper published in Council Bluffs, Iowa, and in the Neola Gazette-Reporter, a newspaper published in Neola, Iowa."

GILBERT E. KLEFSTAD

Amend Senate File 306 by striking from Section 1, line 5 the word "may" and inserting in lieu thereof the word "shall".

GILBERT E. KLEFSTAD

Amend Senate File 176 by striking line 16 of Section 1.

GILBERT E. KLEFSTAD

Amend Senate File 306 by striking everything after the enacting clause and inserting the following in lieu thereof:

"Section 1. Section three hundred twenty-one point three hundred ninety-eight (321.398), Code 1966, is amended by adding the following thereto:

"When operated on a highway, every farm tractor, implement of husbandry, road construction or maintenance vehicle, road grader, and any other vehicle principally designed for use off the highway which, when operated on the highway, is operated on the highway at a speed of twenty-five (25) miles an hour or less, may be identified with a reflective device of a type and in a position of mounting on the vehicle as approved by the commissioner. The commissioner in his approval shall be guided as far as practicable by the standards of the American society of agricultural engineers. No vehicle other than those specified in this section shall display a reflective device approved for the use herein described.

BASS VAN GILST

ROGER J. SHAFF

Amend Senate File 176 as follows:

Amend section two (2), line five (5), by striking the semi-colin (;) following the word "Act" and inserting in lieu thereof a period (.).

Further amend section two (2) by adding the following after the period (.) in line five (5).

"Each employer shall pay to each of his employees for work in excess of forty (40) hours in any one (1) week an amount not less than one and one-half (1 1/2) times the minimum wage of one (1) dollar and twenty-five (25) cents per hour except as may be otherwise provided in this Act."

HOWARD C. REPPERT, JR.

#### REPORTS OF COMMITTEES

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>Senate File 133</u>, a bill for an act relating to motor vehicle fuel tax and the distribution of a portion of the unclaimed refund of the tax, begs leave to report it has had the same under consideration and recommends the same <u>be amended</u> as follows; and when so amended the bill do pass:

Amend Senate File 133 as follows:

Amend Senate File 133 by striking all after the title and inserting in lieu thereof the following: Whereas, it was the intent of the legislature in granting exemptions from motor vehicle fuel tax by way of refunds, instead of by way of exemptions from payment in the first instance, to provide for a uniform administration of the law and avoidance of unnecessary complications;

Whereas, such revenues obtained pursuant to the excise tax imposed by Chapter three hundred twenty-four point three (324.3) of the Code of Iowa, 1966, include the excise tax paid on fuel used in boats only to accomplish the intent for a uniform administration of the law and avoidance of unnecessary complications;

Whereas, such excise taxes paid for fuel used in boats are refundable and not considered part of the primary and secondary road fund revenues since they are not derived from use of such roads;

Whereas, a small proportion of the refundable excise tax imposed on the sale of fuel used in boats is actually claimed as a refund by boat users and the major share in default of such claims is added to and mixed with the primary and secondary road funds when it is not the intention of the legislature that such addition and mixture be done; now therefore,

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

There is hereby created a marine fuel tax refund consisting of all excise tax monies found to be derived from the sale of motor fuel used in boats. The right of refund of motor fuel excise taxes paid on fuel used in boats as provided in Chapter three hundred twenty-four point seventeen (324.17), Iowa Code 1966, is hereby abolished. All such monies derived from the excise tax on the sale of motor fuel used in boats shall be deposited in a separate fund to be maintained by the State Treasurer.

The Legislature finds as a fact that at least one percent (1%) of the excise tax initially imposed on the sale of motor fuel for all uses and paid to the State Treasurer

is obtained from the sale of motor fuel used in boats. The State Treasurer is hereby directed to allocate one percent (1%) of the excise tax imposed on the sale of motor fuel by Chapter three hundred twenty-four point three (324.3), Iowa Code 1966, when and as received to the marine fuel tax fund. No such revenues derived from the excise tax on fuel used in boats shall be credited to or deposited in the road use tax fund or any other road fund of the state nor transferred from said funds to the marine fuel tax fund.

The State Treasurer shall be responsible for the administration of the marine fuel tax fund and shall have the power and authority to adopt, amend or rescind such rules and regulations as may be necessary to implement and administer the provisions of this Act. All monies remaining in the fund after the cost of administrating the fund has been paid shall be credited to the State Conservation Commission for use in providing accesses to water, development and maintenance of water oriented facilities and the administration and enforcement of navigation laws and water safety.

Whenever it appears that the percent allocated to the State Conservation Commission may no longer be accurate, the State Treasurer or the State Conservation Commission may cause a new survey to be made through analysis of marine fuel consumption by boats registered in the State of Iowa. Analysis shall be accomplished through expansion of forms to include such questions on respondence, boat fuel consumption in the previous year as may be deemed necessary by the State Treasurer with the advise and consent of the State Conservations Commission. The findings of such a survey shall be presented to the next ensuing session of the Iowa Legislature for its consideration should the legislature decide to change the percentage of the motor fuel tax credited to the State Conservation Commission for the uses stated above.

DONALD S. Mc GILL, Chairman

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 366, a bill for an act relating to still fishing and trolling, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. MC GILL, Chairman

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred House File 99, a bill for an act relating to still fishing and trolling, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. MC GILL, Chairman

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 345, a bill for an act relating to advertisement of intoxicating liquors, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 257, a bill for an act relating to the adoption of safety rules, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Riley, Senate File 208, an act relating to terms of office of juvenile judges, was taken up for further consideration.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Tuesday, March 14, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, March 14, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Donald Gatrelle, pastor of the Evangelical United Brethern Church, Defiance, Iowa.

# VISITORS PRESENTED

Senator Heaberlin rose on point of personal privilege and presented 50 junior and senior students from Pleasantville Community School, who were seated in the balcony with their instructors, Lynn Padellford, Charles De Vore and James Hoffmann.

Senator Heaberlin also presented 52 students from Southeast Warren Community School, Liberty Center, accompanied by Mrs. Cole and Mr. Cory, who are their instructors.

Senator Heying rose on point of personal privilege and presented four students from Upper Iowa College, Fayette, who were seated in the balcony with Dr. Charles B. Clark.

Senator Heying also presented four students from Luther College, Decorah, who were accompanied by Professors Ronald Christenson and Stuart Ringham.

Senator Reppert rose on point of personal privilege and presented 30 students from the Junior League Provisional Class, made up of students from Des Moines Schools. They were seated in the balcony with their instructor, Louise Jerrel.

Senator Van Gilst rose on point of personal privilege and presented 44 students from Oskaloosa Christian School. They are Junior High School students and were accompanied by Mr. Zimmer and Mrs. Slings.

Senator Benda rose on point of personal privilege and presented Dr. C. Edwin Gilmour, Grinnell, a former Senator from Poweshiek County, who was present in the Senate chambers.

# PETITIONS

The following petitions were presented and placed on file:

By Senator Balloun from 81 residents of Tama and Benton Counties, in favor of the appointment of Dr. David Palmer to the Iowa Board of Regents.

By Senator DeHart from 24 residents of Story County, who are opposed to allowing power boats on Rock Creek Lake.

By Senator Ely from 174 residents of Linn County, supporting 40% State Aid to Education in accordance with the Proportionate Sharing Plan.

By Senator Kosek from 166 residents of Linn County, in favor of the Proportionate Sharing Plan.

# COMMUNICATION

March 14, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

### Gentlemen:

It is my pleasure to submit the name of Harry W. Dahl of Des Moines, Polk County, Iowa, for reappointment as Iowa Industrial Commissioner, under the provisions of Section 86.1, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers from the joint comittee 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 32 Senate File 121 Senate File 150

House File 62

House File 93 House File 139

House File 147

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 32

Senate File 121

Senate File 150

House File 62

House File 93

House File 139

House File 147

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 14th day of March, 1967, sent to the governor for his approval,

Senate File 32 Senate File 121 Senate File 150

ADOLPH W. ELVERS, Chairman

Passed on file.

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Lange Senate File 72, an act relating to the operation of nursing homes and custodial homes, was taken up for further consideration.

Senator Lange asked and received unanimous consent that the amendment filed by the Public Health and Welfare committee on February 28 and found on page 478 of the journal be withdrawn.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 72 as follows:

- 1. By striking all of section 1 and substituting in lieu thereof the following:
- "Section three hundred sixty-eight point twenty-seven (368.27), Code 1966, is hereby amended by adding thereto the following: 'They shall also have the power to establish a nursing home or custodial home but only if a fully constructed and equipped nursing home or custodial home is presented to the city or town as a gift.'"
- 2. By adding the following subsection to section 2: "By striking from line twenty-one (21) the word 'hospital'."
  - 3. By striking all of sections 5 and 6.
- 4. By striking subsections 1, 2 and 3 of section 8 and substituting in lieu thereof the following:
- "By inserting after the word 'hospital' in line 2 of subsection 7 the words ', a municipal nursing home, a municipal custodial home, or any combination thereof."
  - 5. By adding the following new section:
- "Section three hundred eighty point one (380.1), Code 1966, is hereby amended as follows:
  - 1. By striking line one (1) and substituting in lieu thereof the following:
- 'If an institution as provided for in this chapter is established pursuant to section three hundred sixty-eight point twenty-seven (368.27) of the Code, cities or towns shall by'.
  - 2. By striking from line three (3) the word 'hospital'.
  - 3. By adding the following:

- 'A board of trustees elected pursuant to this section and section three hundred eighty point two (380.2) of the Code, shall serve as the sole and only board of trustees for any and all institutions established by a city or town as provided for in this chapter."
  - 6. By adding the following new section:
- "Section three hundred eighty point two (380.2), Code 1966, is hereby amended by striking lines one (1), two (2) and three (3) and substituting in lieu thereof the following:
- 'Cities or towns maintaining an institution as provided for in this chapter which have a board of trustees con-'.''
  - 7. By adding the following new section:
- "Section three hundred eighty point three (380.3), Code 1966, is hereby amended by striking from line four (4) the word 'hospital'."
  - 8. By adding the following new section:
- "Chapter three hundred eighty (380), Code 1966, is hereby further amended by adding a new section as follows:
- 'Boards of trustees of institutions provided for in this chapter are hereby granted all of the powers and duties necessary for the management, control and government of such institutions, specifically including but not limited to any applicable powers and duties granted boards of trustees under other provisions of the Code relating to hospitals, nursing homes, and custodial homes irrespective of the chapter of the Code under which such institutions are established, organized, operated or maintained."
- 9. By striking from line one (1) of the title the words "operation of" and substituting in lieu thereof the words "establishment and operation of municipal hospitals,".

The amendment was 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: 51

Balloun Elv Kvhl O'Mallev Benda Erskine Lamborn Patton Briles Frev Lange Potgeter Burns Frommelt Lisle Reppert Lodwick Cassidy Glenn Rigler Clarke Hagedorn Lucken Riley Coleman Heaberlin Main Schaben Condon. McGill Shaff Heying DeHart Hill Messerly Stanley DeKoster Van Eaton Jepsen Mills Van Gilst Denman Kibbie Murray Dodds Klefstad Neu Walsh Elvers Kosek Nurse

Nays: 0

Absent or not voting: 10

Buren Flatt Gaudineer

Reichardt

Shirley

Flov

Hougen Kruck Reno

Stephens

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

Senator Lange called up the following motion filed by him:

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 198 passed the Senate.

ELMER F. LANGE

Senator Riley moved the adoption of the motion which motion prevailed.

Senator Riley moved to reconsider the vote by which Senate File 198 went to its third reading, which motion prevailed.

Senator Riley asked and received unanimous consent that Senate File 198 be rereferred to the Judiciary committee.

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

The Senate reconvened with President Fulton presiding.

#### HOUSE AMENDMENTS CONSIDERED

Senator Denman called up for consideration House Joint Resolution 10, providing commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly, amended by the House, and moved that the Senate concur in the amendment messaged from the House on March 10 and found on pages 603 and 604 of the Senate Journal.

Senator Rigler rose on point of order requesting that the Senate consider the House amendment by division.

The Chair ruled the point not well taken.

Roll call was requested on the amendment.

On the question "Shall the Senate concur in the House amendment?" the vote was:

Ayes: 27

Balloun Benda Clarke DeHart DeKoster Frey Jepsen Kosek Kyhl Lamborn Lange Lisle Lodwick Lucken Messerly Mills Neu Potgeter Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Nays: 31

Erskine

Flatt

Burns Cassidy Coleman Condon

Denman

Dodds

Elvers

Buren

Floy Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Ely

Hill Kibbie Klefstad Main McGill Murray Nurse

O'Mallev

Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Absent or not voting: 3

Briles

Hougen

Kruck

The Senate refused to concur in the House amendment.

Senator Stanley asked and received unanimous consent that House Joint Resolution 10 be immediately messaged to the House.

#### SPECIAL ORDERS OF BUSINESS

Senator Frommelt asked and received unanimous consent that Senate File 302 be made a special order of business for Wednesday, March 29, at 9:00 a.m.

Senator Frommelt further asked and received unanimous consent that Senate File 288, Senate File 283, Senate File 248, Senate File 237, Senate File 224 and Senate File 221 be made special orders of business in that order following consideration of Senate File 302.

# ANNOUNCEMENT

President Fulton announced that under provision of Rule 21, Senate File 407 is reassigned to the Appropriations committee.

On motion of Senator Frommelt, the Senate recessed until 3:30 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Roll call was taken.

#### REPORTS OF INVESTIGATING COMMITTEES

Senator Neu 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 the Reverend Carl G. Sinning of Manning, Carroll County, Iowa, for appointment as a member of the Iowa Liquor Control Commission, under the provisions of Sections 123.6 and 123.7, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, has completed its investigation and recommends The Reverend Carl G. Sinning for this appointment.

ARTHUR A. NEU, Chairman
WILLIAM F. DENMAN
HUGH H. CLARKE
H. KENNETH NURSE
JOHN P. KIBBIE

On motion of Senator Neu, the report was adopted.

Senator Neu moved the appointment of the Reverend Carl G. Sinning as a member of the Iowa Liquor Control Commission for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 50

Patton Balloun  $\mathbf{Elv}$ Lange Lisle Benda Flatt Potgeter Reichardt Lodwick Briles Floy Lucken Buren Frommelt Reno Gaudineer Main Reppert Burns Cassidy McGill. Rilev Glenn Clarke Heaberlin Schaben Messerly Coleman Mills Shaff Heying Condon Jepsen Murray Shirley Kibbie Stanley DeHart Neu Nurse Stephens Denman Kosek Dodds Kyhl O'Mallev Walsh Elvers Lamborn

Nays: 8

DeKoster Frey Klefstad Van Eaton Erskine Hill Rigler Van Gilst

Absent or not voting: 3

Hagedorn Hougen Kruck

The motion prevailed and President Fulton declared the appointment of the Reverend Carl G. Sinning confirmed as a member of the Liquor Control Commission for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Lodwick submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

SEELEY G. LODWICK, Chairman'
ELMER F. LANGE
DONALD S. MeGILL
MAX E. RENO
H. KENNETH NURSE

On motion of Senator Lodwick, the report was adopted.

Senator Lodwick moved the reappointment of Harry D. Harper, M.D., as a member of the Iowa State Civil Rights Commission for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 57

Balloun Flatt Kyhl Potgeter Benda Floy Lamborn Reichardt Briles Lange Reno Frey Buren Frommelt Lisle Reppert Burns Gaudineer Lodwick Rigler Cassidy Glenn Lucken Rilev Clarke Hagedorn Main Schaben Coleman Heaberlin McGill Shaff Condon Heying Messerly Shirley Mills DeHart Hill Stanley Neu Stephens DeKoster Jepsen Van Eaton Dodds Kibbie Nurse Elvers O'Malley Van Gilst Klefstad Patton Walsh Elv Kosek Erskine

Nays: 0

Absent or not voting: 4

The second secon

Denman Hougen Kruck Murray

The motion prevailed and President Fulton declared the appointment of Harry D. Harper, M.D., confirmed as a member of the Iowa State Civil Rights Commission for the four-year term beginning July 1, 1967 and ending June 30, 1971.

Senator Erskine submitted the following report:

Mr. President: Your committee to investigate the character and qualification of Gery M. Martin of Sioux City, Woodbury County, Iowa, for reappointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ALDEN J. ERSKINE LUCAS J. DEKOSTER FRANKLIN MAIN D. S. McGILL JOHN W. PATTON

On motion of Senator Erskine, the report was adopted.

Senator Erskine moved the reappointment of Gery M. Martin as a member of the Iowa Real Estate Commission for the four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 56

Balloun	Erskine	Kyhl	Potgeter
Benda	Floy	Lamborn	Reichardt
Buren	Frey	Lange	Reno
Burns	Frommelt	Lisle	Reppert
Cassidy	Gaudineer	Lodwick	Rigler
Clarke	Glenn	Lucken	Riley
Coleman	Hagedorn	Main	Schaben
Condon	Heaberlin	McGill	Shaff
DeHart	Heying	Messerly	Shirley
DeKoster	Hill	Mills	Stanley
Denman	Jepsen	Neu	Stephens
Dodds	Kibbie	Nurse	Van Eaton
Elvers	Klefstad	O'Malley	Van Gilst
Ely	Kosek	Patton	Walsh

Nays: 0

Absent or not voting: 5

Briles Hougen

Flatt

Kruck

Murray

The motion prevailed and President Fulton declared the appointment of Gery M. Martin confirmed as a member of the Iowa Real Estate Commission for the four-year term beginning July 1, 1967, and ending June 30, 1971.

Senator Gaudineer submitted the following report:

Mr. President: Your committee 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 1966, for the regular two-year term beginning July 1, 1967, and ending June 30, 1969, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

LEE GAUDINEER, Chairman JOSEPH B. FLATT EUGENE M. HILL JOHN P. KIBBIE FRANCIS MESSERLY

On motion of Senator Gaudineer, the report was adopted.

Senator Gaudineer moved the reappointment of Burton Dale Parkins as Labor Commissioner for the regular two-year term beginning July 1, 1967, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 59

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Condon	Erskine Flatt Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin	Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly	Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley
DeHart	Heying	Mills	Stanley
DeKoster	Hill	Murray	Stephens
Denman	Jepsen	Neu	Van Eaton
Dodds	Kibbie	Nurse	Van Gilst
Elvers	Klefstad	O'Malley	Walsh
Ely	Kosek	Patton	

Nays: 0

Absent or not voting: 2

Hougen

Kruck

The motion prevailed and President Fulton declared the appointment of Burton Dale Parkins confirmed as Labor Commissioner for the two-year term beginning July 1, 1967, and ending June 30, 1969.

Senator Cassidy submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Dr. David D. Palmer of Davenport, Scott County, Iowa, for the appointment as a member

of the State Board of Rengents, under the provisions of Sections 262.1, 262.2 and 262.3, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

JOSEPH W. CASSIDY, Chairman JOHN P. KIBBIE ROBERT J. BURNS ROGER W. JEPSEN

On motion of Senator Cassidy, the report was adopted.

Senator Cassidy moved the appointment of Dr. David D. Palmer as a member of the State Board of Regents for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Rule 8 was invoked.

Ayes: 35

Buren	Frommelt	Lisle	Reichardt
Burns	Gaudineer	Lodwick	Reno
Coleman	Glenn	Main	Reppert
Condon	Hagedorn	McGill	Riley
Denman	Heaberlin	Murray	Schaben
Dodds	Heying	Neu	Shirley
Elvers	Jepsen	Nurse	Stanley
Ely	Kibbie	O'Malley	Van Gilst
Floy	Klefstad	Patton	

Nays: 24

Balloun	DeKoster	Kyhl	Potgeter
Benda	Erskine	Lamborn	Rigler
Briles	Flatt	Lange	Shaff
Cassidy	Frey	Lucken	Stephens
Clarke	Hill	Messerly	Van Eaton
DeHart	Kosek	Mills	Walsh

Absent: 2

Hougen Kruck

The motion was lost and President Fulton declared the appointment of Dr. David D. Palmer as a member of the State Board of Regents not confirmed for the six-year term beginning July 1, 1967, and ending June 30, 1973.

# MOTION TO RECONSIDER

I move to reconsider the vote by which David D. Palmer failed to receive the confirmation of the Senate.

JOSEPH W. CASSIDY

Senator Coleman rose on point of order on the grounds that Rule 6 was being violated.

The chair ruled the point not well taken.

#### INTRODUCTION OF BILLS

Senate File 520, by Senator Condon, a bill for an act to amend chapter eighty-five (85), Code 1966, relating to workmen's compensation.

Read first and second times and passed on file.

Senate File 521, by Senators Dodds, Murray, Reno, McGill and Buren, a bill for an act authorizing the use of electronic voting systems.

Read first and second times and passed on file.

Senate File 522, by Senator Glenn, a bill for an act relating to union recognition by county, municipal or governmental subdivision of employees without civil service status.

Read first and second times and passed on file.

Senate File 523, by Senators Hagedorn, Reppert, Floy, Klefstad, O'Malley and Reno, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing.

Read first and second times and passed on file.

Senate File 524, by Committee on Public Health and Welfare, a bill for an act relating to the estate of a deceased inmate of an institution governed by the board of control.

Read first and second times and passed on file.

Senate File 525, by Committee on Public Health and Welfare, a bill for an act relating to establishment of a release center for male inmates of corrective institutions.

Read first and second times and passed on file.

Senate File 526, by Committee on Public Health and Welfare, a bill for an act relating to institutions under the jurisdiction of the board of control.

Read first and second times and passed on file.

Senate File 527, by Senators Heaberlin, Hagedorn, Reno, Buren, Briles and Lucken, a bill for an act relating to contract carrier tariffs.

Read first and second times and passed on file.

Senate File 528, by Senators Reno and Hagedorn, a bill for an act to provide uniform stop signs for use in school zones.

Senate File 529, by Senator Lisle, a bill for an act to provide a credit on the personal property tax to be levied on the personal property of every taxpayer to a limit of one thousand (1000) dollars.

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 passed the following bill in which the concurrence of the House was asked:

Senate File 65, a bill for an act to authorize counties of over 150,000 population to levy a maximum 3/4 mill levy for the maintenance of a juvenile home.

WILLIAM R. KENDRICK, Chief Clerk

# ASSIGNMENT OF BILLS

President Fulton an	nounced the assignment of the foll
S.F. 350	Appropriations
S.F. 407	Appropriations
S.F. 468	Governmental Affairs
S.F. 476	Governmental Affairs
S.F. 477	Judiciary
S.F. 478	Judiciary
S.F. 479	Judiciary
S.F. 480	Appropriations
S.F. 481	Appropriations
S.F. 482	Governmental Subdivisions
S.F. 483	Governmental Subdivisions
S.F. 484	Governmental Subdivisions
S.F. 485	Transportation
S.F. 486	Transportation
S.F. 487	Judiciary
S.F. 488	Ways and Means
S.F. 489	Judiciary

	S.F.	490	Ways and Means
	S.F.	491	Public Health and Welfare
	S.F.	492	Commerce
	S.F.	493	Ways and Means
	S.F.	494	Commerce
	S.F.	495	Public Health and Welfare
	S.F.	496	Industrial and Human Relations
	S.F.	497	Judiciary
	S.F.	498	Ways and Means
	S.F.	499	Governmental Subdivisions
	S.F.	500	On Calendar
	S.F.	501	Industrial and Human Relations
	S.F.	502	Industrial and Human Relations
	S.F.	503	Industrial and Human Relations
	S.F.	504	Industrial and Human Relations
	S.F.	505	Industrial and Human Relations
	S.F.	506	Industrial and Human Relations
	S.F.	507	Judiciary
	S.F.	508	Industrial and Human Relations
	S.F.	509	Governmental Affairs
	Ş.F.	510	Public Health and Welfare
	S.F.	511	Transportation
	S.F.	512	Judiciary
٠	S.F.	513	Governmental Affairs
	S.F.	514	Judiciary

S.F. 515	Judiciary
S.F. 516	On Calendar
S.F. 517	On Calendar
S.F. 518	Agriculture
S.F. 519	Judiciary
S.J.R. 33	Governmental Affairs
H.F. 123	Judiciary
H.F. 70	Judiciary
H.F. 150	Governmental Subdivisions
H.F. 199	Appropriations
H.F. 203	Governmental Subdivisions
H.F. 363	Judiciary

#### REPORTS OF COMMITTEES

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred Senate File 350, a bill for an act to extend state retirement allowance payments to Iowa State superintendents of public instruction, county or deputy county superintendents of schools and deputy city superintendents of public schools, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred House File 172, a bill for an act relating to the granting of old age assistance, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 384, a bill for an act relating to the regulating, licensing and controlling of the dispensing of optical devices, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman

Also.

Mr. President: Your committee on Judiciary to which was referred Senate File 375, a bill for an act relating to civil engineers, 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 by adding the following new subsection:

"5. Churches of not more than one story."

GEORGE E. O'MALLEY, Chairman

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 353, a bill for an act relating to the licensing of feeder pig dealers, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File</u> 309, a bill for an act relating to obscene, indecent, immoral, or impure entertainment, 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 309, Section 1 by inserting in line five (5) after the word "employee" the words "of a licensed motion picture theatre".

GEORGE E. O'MALLEY, Chairman

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File</u> 304, a bill for an act relating to limitations of actions on ancient mortgages and abandoned 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 304 as follows:

- 1. By striking from line four (4) of section one (1) "forty (40)" and insert in lieu thereof "thirty (30)".
  - 2. By striking from line eight (8) of section two (2) "or vacated".
- 3. By striking from line fourteen (14) "thirty (30)" and insert in lieu thereof "sixty (60)".
- 4. By striking from line sixteen (16) "ten (10)" and insert in lieu thereof "thirty (30)".
- 5. By striking from line twenty-one (21) "twenty (20)" and insert in lieu thereof "forty (40)".

GEORGE E. O'MALLEY, Chairman

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File</u> 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton Community School District, in the Counties of Hamilton

and Wright, 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, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File</u> 123, 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

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 351, a bill for an act relating to annexation elections 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:

By striking section two (2).

HOWARD C. REPPERT, JR., Chairman

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 450, 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

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 27, a bill for an act relating to reversion of schoolhouse sites, begs leave to report it has had the same under consideration and recommends the same dopass.

HOWARD C. REPPERT, JR., Chairman

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 280, a bill for an act relating to the sale of special assessment bonds, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman

## AMENDMENTS FILED

Amend Senate File 208, section one (1), by inserting the following after "court" in line fifteen (15):

", not including judges,"

TOM RILEY MAX MILO MILLS

Amend Senate File 36 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point four hundred twenty-three (321.423), Code 1966, is hereby amended by adding thereto the following new subsection:

'Any farm tractor, implement of husbandry, road construction or maintenance vehicle, road grader, and any other vehicle principally designed for use off the highway which, when operated on the highway, is operated on the highway at a speed of twenty-five (25) miles an hour or less, may be equipped with and display not more than two flashing lights. The type, color, dimensions, and method of mounting of the lights shall be approved by the commissioner.'

Sec. 2. Section three hundred twenty-one point four hundred twenty-two (321.422), Code 1966, is hereby amended by striking the period at the end of line six (6) and adding thereto the following: 'and vehicles as provided in section 1 of this Act.''

CHARLES F. BALLOUN FRANCIS L. MESSERLY

Amend Senate File 176 as follows:

Amend Section seven (7) by striking the word "five (5)" from line three (3) and inserting in lieu thereof the word "three (3)".

ARTHUR A. NEU

Amend the Industrial and Human Relations Committee Amendment to Senate File 176 filed February 21, 1967 as follows:

- 1. By striking all of lines twelve (12) through twenty-three (23) inclusive and by inserting in lieu thereof the following:
- "5. Amend Section 2 by striking all of said section after the word 'Act' in line five (5) and by inserting in lieu thereof the following: ". Pay for non-farm work shall be paid at the rate of one and one-half (1 1/2) times the employees regular rate of pay for all hours worked over the following: forty-four (44) hours in a workweek, beginning February 1, 1967, forty-two (42) hours in a workweek, beginning February 1, 1968 and forty (40) hours in a workweek, beginning February 1, 1969."
  - 2. By renumbering the remaining sections.

GILBERT E. KLEFSTAD WILLIAM F. DENMAN HOWARD C. REPPERT, JR.

Amend Senate File 176 as follows:

Amend Senate File 176 by adding the following section thereto:

"Sec. 16. Any employer covered by the provisions of the Fair Labor Standards Act of 1938, as amended shall not be subject to the provisions of this act."

ARTHUR A. NEU

Amend Senate File 100 as follows:

By adding in line four (4) after the word, "motorcycle", the following:

", except when participating in an authorized parade,"

CHARLES S. VAN EATON

Amend Senate File 181 by adding the following new sections:

- "Sec. 19. 'Professional educators' or 'certificated public school employee' means any employee of a public school system who is required in connection with such employment to hold a certificate by the Iowa state board of public instruction.
- Sec. 20. Professional educators shall have and shall be protected in the exercise of the right to form, join or assist any professional educators' association, to engage in professional negotiations with school boards through qualified representatives of their own choosing and, except as otherwise prohibited by this Act, to engage in other activities, individually or in concert, for the purpose of professional negotiation or otherwise establishing, maintaining or improving conditions of professional service and other educational standards, free from interference, restraint or coercion. Professional educators shall also have the right to refrain from any and all such activities and membership in any organization shall not be required as a condition of employment.
- Sec. 21. That a professional educators' association designated for the purposes of professional negotiation by the majority of the professional educators in a public school system shall be the exclusive representative of all the professional educators in such system for such purposes, provided, however, that a school board may listen to and consider the views of any individual professional educator on any matter which involves the interpretation or application of existing agreements or policies to his terms and conditions of service, as long as the exclusive representative has an opportunity to be present and participate in such proceedings.
- Sec. 22. Any professional educators' association may file a request with a school board, alleging that a majority of the professional educators in the public school system governed by such school board have designated such professional educators' organizations as their representative for the purposes of professional negotiations and asking such school board to recognize such organization as the exclusive representative of all of the professional educators in such public school system. Such request shall identify the evidence supporting the allegation that a majority of the professional educators have designated such organization as their representative and shall be accompanied by the names and addresses of its officers and by copies of its constitution and bylaws. The school board shall make such investigation of said request as it deems necessary and shall within thirty (30) days after receipt of such request, notify the requesting organization of its acceptance or rejection of such request for exclusive recognition. If accepted, the board shall immediately publish notice of its intention to certify said association as the exclusive representative of the professional educators in a newspaper having general circulation in the county where the principal offices of the school board are located. If within thirty (30) days following such publication, the state department of public instruction has not received a petition to conduct a representation election, the school board shall certify such association as the exclusive representative which certification shall be effective for a period of thirty-six (36) months thereafter. Such certification may be renewed for like periods upon the request of the exclusive representative filed with the school board not less than three (3) months prior to its The procedure for such renewal certification shall be the same as upon a request for initial certification.
- Sec. 23. A petition may be filed with the Iowa state department of public instruction in accordance with such rules and regulations as it may prescribe, asking it to

conduct a representative election to determine the question of whether professional educators in a particular public school system have designated an exclusive representative by:

- A. A school board alleging that it has received a request for exclusive recognition from a professional educators' association and has a good faith doubt as to the accuracy or validity of the claims and allegations made in such request; provided such petition shall be filed within thirty (30) days following such request.
- B. By a professional educators' association alleging that it has filed a request for exclusive recognition with a governing educational body and that such request has been denied; provided that such petition shall be filed within thirty (30) days following such denial.
- C. By any professional educators' association claiming to represent a majority of the professional educators in a public school system for which the school board has published notice of its intention to certify another such association; provided that such petition shall be filed within thirty (30) days following such publication. Within thirty (30) days following the receipt of such petition the state department of public instruction shall in accordance with such rules and regulations as it may prescribe conduct by secret ballot an election to determine whether the professional educators in such public school system have designated or selected an exclusive representative. Upon the conclusion of such election, the state department of public instruction shall certify to the school board the results of such election. If a professional educators' association has received the votes of a majority of the professional educators in such public school system, the school board shall thereupon certify such public educators' association as the exclusive representative of such professional educators which certification shall be effective for a period of thirty-six (36) months and may be renewed for like periods upon application by such exclusive representative in compliance with the procedures herein provided for initial certification.

No representation petition shall be filed and no election shall be held on or before ninety (90) days prior to the expiration of any certification granted to or of any written agreement entered into as a result of professional negotiations of an exclusive representative.

- Sec. 24. No school board shall refuse to negotiate with the exclusive representative of its professional educators designated in accordance with the provisions of this Act. For purposes of this Act to negotiate in good faith is the performance of the mutual obligation of the school board and such exclusive representative to meet within ten (10) days after receipt of a written request from either party and to confer in good faith with respect to all matters relating to wages, hours and other conditions of employment of such professional educators, and to cause any agreement resulting from such negotiations to be reduced to a written contract, provided, however, that no such contract shall exceed the term of three (\$) years. In addition, a school board shall meet and confer with such exclusive representative with regard to all matters relating to other matters which may affect the quality of public education.
- Sec. 25. In the event of disagreement over the interpretation or application of the terms of any written agreement or any other matter which is the subject of professional negotiations, the exclusive representative or the school board may petition the state superintendent of public instruction to mediate such disagreement. The parties shall meet with him or his duly designated representative at such times and places as he may direct and shall provide such information as he may require. The mediator shall use

such efforts to attempt to bring the parties to agreement as he or the superintendent of public instruction may deem appropriate, including the making of oral or written recommendations for settlement, which recommendations, though not binding upon the parties, may as the superintendent of public instruction shall determine, be published.

Upon failure of mediation efforts to result in settlement or agreement within sixty (60) days after submission of the matter to mediation:

(a) If the issues involve the interpretation or application of the terms of a written agreement, the superintendent of public instruction or his designated mediator in the dispute, shall make written application to a judge of the district court of the State of Iowa, in and for Polk county, for the appointment of an arbitrator, such application shall set forth the issues in dispute. The judge shall as soon thereafter as possible appoint a qualified person to act as such arbitrator. The arbitrator shall have the power to employ all clerks and stenographers necessary to properly carry out the duties of his appointment. Each party to the dispute shall assume its own costs of the arbitration proceedings and shall share equally the costs of the appointed arbitrator and the general expenses of carrying out the arbitration hearings. For the purpose of this inquiry, the arbitrator shall have all the powers vested in the district court in civil cases including but not limited to, the power to summon and enforce the attendance of witnesses, to administer oaths and to require witnesses to give evidence and produce books and papers. Any subpoena or notice may be delivered to any sheriff or police officer who shall forthwith serve it and make due return thereof. Every person who is summoned and who duly attends as a witness, except witnesses summoned at the request of a party, shall be entitled to an allowance for expenses determined in accordance with the scale in effect at the time with respect to witnesses in the district court in civil cases and the allowance paid shall be part of the general expenses of the arbitra-The arbitrator shall have the same power and authority to maintain and enforce order at the hearings and obedience to his writs of subpoena as by law conferred upon the district court for like purposes. Promptly and within ten (10) days after his appointment, the arbitrator will issue to the parties to the dispute a notice of hearing setting forth the date, time and place of hearing on the dispute, and the issues as set forth in the application for arbitration. Within twenty (20) days thereafter the parties shall submit to the arbitrator in writing a statement of their respective positions on the issues involved.

Proceedings before the arbitrator shall be conducted as nearly as practicable as are equity proceedings before the district court, provided that the arbitrator may upon timely application made at or prior to the hearing, permit persons not parties to the dispute to appear and be heard upon such terms and limitations as the arbitrator deems appropriate under the circumstances.

After conclusion of the hearing the arbitrator shall render his decision in writing and such decision shall be binding upon the parties and all other persons appearing at the hearing.

(b) If the issues involve the negotiations of an agreement the parties may by mutual agreement submit the matter to arbitration by joint request in writing to the superintendent of public instruction making application for the appointment of an arbitrator. Upon such request the superintendent of public instruction shall make such application and arbitration shall proceed in all respects as provided in sub-paragraph (a) of this section.

Sec. 26.

A. It shall be unlawful for a school board:

- (1) To interfere with, restrain or coerce professional educators in the exercise of their rights guaranteed by this Act.
  - (2) To refuse to negotiate in good faith as required herein.
- B. It shall be unlawful for an association, organization or a professional educator:
- (1) To interfere with, restrain or coerce professional educators in the exercise of the rights guaranteed by this Act, provided however, that this paragraph shall not impair the right of an association to prescribe its own rules with respect to acquisition or retention of membership herein.
- (2) To induce, instigate, authorize, ratify or participate in a strike against a public school system.
- C. Any person, professional educators' association or school board aggrieved by any violation of section twenty-six (26) of this Act, may bring an action in the district court of the State of Iowa, for the district in which the principal offices of the school board of the school system involved are located. The court in such cases may grant such relief, including damages, injunction and other remedies as may be appropriate at law or in equity. The state expressly consents to be sued for this purpose and no defendant may raise the defense of sovereign immunity. Any organization or association representing employees, whether incorporated or not, may be used as an entity.
- Sec. 27. All laws or parts of laws inconsistent with the provisions of this Act, are modified or repealed, if necessary, to remove such inconsistency.
- Sec. 28. If any provision of this Act shall be held invalid, other provisions shall not be affected thereby."

  TOM RILEY

JOSEPH W. CASSIDY

Amend Senate File 110 by adding thereto the following:

"4. This Act shall not apply to an insurance policy issued in this state insuring any of the risks enumerated in section five hundred fifteen point forty-eight (515.48), subsection five (5), paragraph a. of the Code."

WILLIAM J. REICHARDT

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m. Wednesday, March 15, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber,
Des Moines, Iowa, Wednesday, March 15, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Dean Fullerton, pastor of the First Methodist Church, Clinton, Iowa.

#### VISITORS PRESENTED

Senator Heaberlin rose on point of personal privilege and introduced the Honorable Carroll Price, a former member of the Senate, who was present in the Senate chambers.

Senator DeHart presented 23 fifth grade students from the Nevada Community school, who were present in the balcony with their instructor, Mrs. John Terry.

Senator Van Gilst introduced 60 students from the North Mahaska Community school, New Sharon, who were with their instructor, Mrs. Anita Seitsinger.

Senator Lodwick rose on point of personal privilege and introduced two students from St. Mary's school, West Point, who were seated in the gallery.

Senator Heaberlin introduced two groups of students, four from the Indianola Community Junior High school and their instructor, Mr. Risinger, and a group of girls from the Knoxville Community school, also members of the Y-Teens, and their advisor, Mrs. Norland Hayes, who were seated in the Senate balcony.

Senator Frey presented five students from the Avoha Community school, Avoca, who are also members of the Y-Teen girls, who were seated in the balcony with Mr. King.

Senator Walsh rose on point of personal privilege and presented 20 basketball players from Wahlert High school, Dubuque, who were seated in the balcony with Coaches Ed Colbert and Frank Delany.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Balloun from 39 residents of Tama and Benton Counties, favoring the appointment of Dr. David Palmer to the Iowa Board of Regents.

By Senator Riley from 175 residents from Linn County, supporting the Proportionate Sharing Plan.

#### ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators O'Malley, chairman; Dodds, Frey, Floy, and Benda, to investigate the character and qualifications of Harry W. Dahl of Des Moines, Polk County, Iowa, for reappointment as Iowa Industrial Commissioner, under the provisions of Section 86.1, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

### THIRD READING OF BILLS

On motion of Senator Main, Senate File 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa, with report of committee recommending amendment and passage was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 338, Section 1 line 9 by striking the figures three thousand nine hundred forty two dollars and eight cents (\$3,942.08) and inserting in lieu thereof the figures three thousand thirty five dollars and eight cents (\$3,035.08).

Further amend Senate File 338, Section 1 line 10 by striking the figures one thousand sixty five dollars (\$1,065.00) and inserting in lieu thereof the figures eight hundred forty dollars (\$840.00).

President Fulton took the chair at 9:50 a.m.

Senator Lucken offered his amendment filed March 9, 1967 and found on page 587 of the journal.

Senator O'Malley rose on point of order on the grounds the Lucken amendment was not in order.

The chair ruled that it was necessary to take up the amendment by the committee on appropriations before the Lucken amendment could be considered, and the point well taken.

Senator Coleman moved the adoption of the committee amendment.

Senator Lucken rose on point of order and questioned if an amendment to the committee amendment would be in order.

The chair ruled it would be in order.

Senator Lucken asked and received unanimous consent to withdraw his amendment and offered in lieu thereof the following amendment to the committee amendment:

Amend the Appropriations Committee amendment to Senate File 338 filed March 9 by striking in line four (4) the figures \$3,035.08 and inserting in lieu thereof the figures \$2,292.08.

Senator Lucken moved 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: 12

BallounDeKosterKosekLuckenBendaErskineKyhlRenoBrilesHeyingLangeStephens

Nays: 40

Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Denman

Dodds

Elvers

Ely
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Kibbie
Klefstad

Kruck
Lamborn
Lodwick
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton

Reppert Riley Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Potgeter

Absent or not voting: 8

Flatt Frommelt Hougen Jepsen Messerly Mills Reichardt Rigler

Voting present: 1

# Lisle

The amendment to the amendment was lost.

Senator Coleman renewed his motion to adopt the committee amendment.

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

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frey
Gaudineer
Glenn
Hagedc 'n
Heaberlin
Heying
Hill
Hougen
Kibbie
Klefstad

Elv

Erskine

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Kosek

O'Malley Patton Potgeter Reno Reppert Riley Schaben Shaff Shirley Stanley Van Eaton

Van Gilst

Walsh

Nays: 0

Absent or not voting: 4

Frommelt

Jepsen

Reichardt

Rigler

Voting present: 2

Lucken

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 Kibbie, Senate File 429, a bill for an act to make a deficiency appropriation for the higher education facilities commission for the biennium ending June 30, 1967, 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

Potgeter Briles Erskine Kyhl Reichardt Buren Flatt Lamborn Reno Burns Flov Lange Reppert Cassidy Lisle Frev Clarke Gaudineer Lodwick Rilev Schaben Main Coleman Glenn McGill Shaff Condon Hagedorn Shirley Mills DeHart Heaberlin Stanley DeKoster Heying Murray . Stephens Denman Kibbie Neu Van Eaton Nurse Dodds Klefstad Van Gilst O'Malley Elvers Kosek

Patton

Nays: 3

Ely

Hill Lucken Messerly

Kruck

Absent or not voting: 6

Balloun Fro

Balloun Frommelt Jepsen Benda Hougen

Jepsen Rigler

Walsh

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 347, a bill for an act relating to elevators in the Robert Lucas state office building, and to make an appropriation therefor. was taken up for consideration.

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

President Pro Tempore O'Malley took the chair at 10:40 a.m.

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

Ayes: 56

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers

Elv Erskine Flatt Flov Frev

Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen Kibbie Klefstad

Kosek Kruck Kvhl Lamborn Lange Lisle Lodwick

Lucken McGill Messerly Mills Murray Neu Nurse

O'Malley Patton Potgeter Reichardt Reno Reppert Rilev Schaben

Shaff Shirley Stanley Stephens Van Eaton

Walsh

Nays: 0

Absent or not voting: 5

Frommelt Jepsen

Main

Rigler

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 receded from its amendment to and passed the following bill in which the concurrence of the House was asked.

Senate File No. 77, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations.

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

House File No. 287, a bill for an act relating to interference with official trafficcontrol devices, signs, signals, or barricades or with railroad signs or signals.

Also:

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

House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File 287, a bill for an act relating to interference with official trafficcontrol devices, signs, signals, or barricades or with railroad signs or signals.

Read first and second times, and passed on file.

House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 530, by Senators Frey and Denman, a bill for an act to create an athletic commission, to provide for its powers, duties and organization; to repeal certain sections of the Code relating to athletics; and to provide for an initial appropriation to establish said commission.

Read first and second times and passed on file.

Senate File 531, by Committee on Education, a bill for an act authorizing the state board of regents to acquire by gitt, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at the state university of Iowa, the Iowa state university of science and technology and the state college of Iowa, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds, notes or other obligations payable from such revenues.

Read first and second times and passed on file.

Senate File 532, by Committee on Education, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues.

Read first and second times and passed on file.

Senate File 533, by Senator Kibbie, a bill for an act relating to advertising and selling courses of instruction and to amend chapter seven hundred thirteen A (713A), Code 1966, relating thereto.

Read first and second times and passed on file.

Senate File 534, by Senator Klefstad, a bill for an act relating to election contests.

Read first and second times and passed on file.

Senate File 535, by Committee on Governmental Subdivisions, a bill for an act to amend section three hundred ninety-four point nine (394.9), Code 1966, relating to rates charged by cities and towns for the use of self-liquidating improvements.

Read first and second times and passed on file.

Senate File 536, by Senators Stanley, Denman, Rigler, Kruck, Benda, Shirley, Riley, Heying, Balloun, Reno, DeKoster, Mills, Flatt, Lange, Messerly, Lamborn, Hougen, Kosek, Neu, Walsh, Shaff, Jepsen, Van Eaton, DeHart, Erskine, Nurse, Ely, Hill and Reichardta bill for an act requiring meetings of governmental agencies to be open to the public.

Read first and second times and passed on file.

Senate File 537, by Senators Stanley, Kruck, Rigler, Shirley, Benda, Heying, Riley, Reno, Balloun, Nurse, DeKoster, Mills, Lange, Flatt, Messerly, Lamborn, Kosek, Hougen, Neu, Walsh, Shaff, Jepsen, Van Eaton, DeHart, Erskine, Ely, Hill and Reichardt 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 538, by Senator Schaben, a bill for an act relating to the sale of cattle for slaughter.

Read first and second times and passed on file.

Senate File 539, by Senator Gaudineer, a bill for an act relating to voter registration lists.

Read first and second times and passed on file.

Senate File 540, by Senator Stanley, a bill for an act relating to the assessment and valuation of personal property for purposes of taxation.

Read first and second times and passed on file.

Senate File 541, by Senators Reppert, Condon, Gaudineer and Klefstad, a bill for an act relating to the allocations from the road use tax fund and to the apportionment thereof.

Read first and second times and passed on file.

Senate File 542, by Senators Denman, Reichardt and Reppert, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over.

Read first and second times and passed on file.

Senate File 543, by Senator Murray, a bill for an act relating to educational standards.

Read first and second times and passed on file.

Senate File 544, by Senators O'Malley and Coleman, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases.

Read first and second times and passed on file.

Senate File 545, by Senator O'Malley, a bill for an act relating to the liability of the political subdivisions of this state for personal injuries or property damage caused by its officers, employees or agents.

Read first and second times and passed on file.

Senate File 546, by Governmental Subdivisions Committee, a bill for an act to amend chapter three hundred seventy (370), Code 1966, relating to the control of municipal recreational facilities.

Read first and second times and passed on file.

Senate File 547, by Senator Stanley, a bill for an act to establish a community work and training program to aid members of families receiving aid to dependent children to become self-supporting.

Read first and second times and passed on file.

Senate File 548, by Senator Stanley, a bill for an act to change the name of the Iowa state traveling library to the "Iowa state library".

Read first and second times and passed on file.

Senate File 549, by Senator Stanley, a bill for an act relating to the mileage allowance of jurors.

Read first and second times and passed on file.

Senate File 550, by Senator Stanley, a bill for an act relating to the automobile registration fee exemption for seriously disabled veterans.

Read first and second times and passed on file.

Senate File 551, by Committee on Public Health and Welfare, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state.

Read first and second times and passed on file.

Senate File 552, by Senator Riley, a bill for an act relating to property tax exemptions allowed veterans.

Read first and second times and passed on file.

Senate File 553, by Senator Stanely, a bill for an act to prohibit the possession of fireworks except for lawful uses.

Read first and second times and passed on file.

Senate File 554, by Senator Stanley, a bill for an act relating to riot control.

Read first and second times and passed on file.

Senate File 555, by Senators Lodwick, Frommelt, O'Malley, Rigler, Walsh, Hagedorn and Benda, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution.

Read first and second times and passed on file.

Senate File 556, by Committee on Governmental Affairs, 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 State Banking Board and Superintendent to prescribe conditions for debt management contract; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this Act.

Read first and second times and passed on file.

Senate File 557, by Senators Hagedorn, DeHart and Floy, a bill for an act for collection of a wheel tax.

Read first and second times and passed on file.

Senate File 558, by Senators Glenn, Dodds, Klefstad, Coleman, Murray and Schaben, a bill for an act relating to the appointment, duties, responsibilities, and payment of counsel for the state tax commission, board of social welfare, and highway commission.

Read first and second times and passed on file.

Senate File 559, by Senator Stanley, a bill for an act relating to errors and omissions insurance for the county recorder and deputies and employees of the county recorder's office.

Read first and second times and passed on file.

Senate File 560, by Senator Stanley, a bill for an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle.

Read first and second times and passed on file.

Senate File 561, by Senator Stanley, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code.

Read first and second times and passed on file.

Senate File 562, by Senator Stanley, a bill for an act clarifying the indexing of financing statements under the Uniform Commercial Code.

Read first and second times and passed on file.

Senate File 563, by Senators Jepsen, Shaff, Frommelt, Mills, Cassidy, Condon, Walsh, Lamborn, Ely, Rigler, Reppert, Burns, Stanley and Messerly, a bill for an act relating to the establishment of sewer connection charges or fees.

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 insisted on its amendments to the Senate amendments and requests a conference committee on

House Joint Resolution 10, providing for a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly.

Conferees on the part of the House are:

Rep. Maurice Van Nostrand, Chairman

Rep. William Gannon

Rep. William Harbor

Rep. John Mowry

WILLIAM R. KENDRICK Chief Clerk

#### REPORTS OF COMMITTEES

Senator Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>Senate File 158</u>, a bill for an act to amend section seventy-four point two (74.2), Code 1966, relating to interest on warrants drawn on a public treasury, 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 Andrew Frommelt submitted the following report:

Mr. President: Your committee on Ways and Means to which was referred <u>Senate File 108</u>, a bill for an act to exempt from property taxation facilities used to control air or water pollution, begs leave to report it has had the same under consideration and recommends the same <u>be</u> amended as follows; and when so amended the bill do pass:

Amend Senate File 108 as follows:

1. By striking from line five (5) the words "or air of this state." and by inserting in lieu thereof the words "for which a permit has been received under authority outlined in sections four hundred fifty-five B point nine (455B.9) and four hundred fifty-five B point twenty-five (455B.25) of the Code."

- 2. By striking from line eighteen (18) the words "or air".
- 3. By striking from line nineteen the words "or air".

ANDREW G. FROMMELT, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Senate File 131 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. The following words or terms, as used in this Act, shall have the respective meanings as stated:
- "''Toll bridge' shall mean an interstate bridge constructed, purchased or acquired under the provisions of this Act, upon which tolls are charged, together with all appurtenances, additions, alterations, improvements, and replacements thereof, and the approaches thereto, and all lands and interests therein used therefor, and buildings and improvements thereon.
- "Commission' shall mean the state highway commission, the agency of the state of Iowa created and provided for under the provisions of chapter three hundred seven (307) of the Code.
- " 'Construct, constructing, construction or constructed' shall include the reconstruction, remodeling, repair, or improvement of any existing toll bridge as well as the construction of any new toll bridge.
- "Acquisition by purchase, gift, or condemnation as used in this Act shall mean acquisition by the state highway commission, whether such terms 'purchase, gift, or condemnation' are used singularly or in sequence.
- "Sec. 2. The state highway commission shall have full charge of the construction and acquisition of all toll bridges constructed or acquired under the provisions of this Act, the operation and maintenance thereof and the imposition and collection of tolls and charges for the use thereof. The commission shall have full charge of the design of all toll bridges constructed under the provisions of this Act. The commission shall proceed with the construction of such toll bridges and other facilities and the approaches thereto by contract immediately upon there being made available funds for such work and shall prosecute such work to completion as rapidly as practicable. The commission shall advertise for bids for the construction, reconstruction, improvement, repair or remodeling of any toll bridge by publication of a notice once each week for at least two (2) consecutive weeks in a newspaper published and having a general circulation throughout the state of Iowa, the first publication to appear at least fifteen (15) days prior to the date set for receiving bids. The commission shall have the power to accept such offer or offers, propositions or bids, and enter into such contract or contracts as it shall deem to be to the best interest of the state.
- "Sec. 3. The commission is hereby authorized to establish and construct toll bridges upon any public highway, together with approaches thereto, wherever it is considered necessary or advantageous and practical for crossing any navigable river between this state and an adjoining state. The necessity or advantage and practicality of any toll bridge shall be determined by the commission. To obtain information for the consideration of the commission upon the construction of any toll bridge or any

other matter pertaining thereto, any officer or employee of the state, upon the request of the commission, shall make reasonable examination, investigation, survey, or reconnaissance to determine material facts pertaining thereto and shall report such findings to the commission. The cost thereof shall be borne by the department or office conducting it from funds provided for its functions.

- "Sec. 4. The commission is hereby authorized to enter into agreements with any federal bridge commission or any county, city, or town of this state, and with an adjoining state or county, city, or town thereof, for the purpose of implementing an investigation of the feasibility of any toll bridge project for the bridging of a navigable river forming a portion of the boundary of this state and such adjoining state. The commission may use any funds available for the purposes of this section. Such agreements may provide that in the event any such project is determined to be feasible and adopted, any advancement of funds by any state, county, city, or town may be reimbursed out of any proceeds derived from the sale of bonds or out of tolls and revenues to be derived from such project.
- "Sec. 5. Whenever the commission deems it necessary or advantageous and practical, it may acquire by gift, purchase, or condemnation any interstate bridge which connects with or may be connected with the public highways and the approaches thereto, except that the commission may not condemn an existing interstate bridge used for both highway and railway traffic and presently owned by a person, firm, or corporation engaged in interstate commerce. In connection with the acquisition of any bridge, the commission and any federal bridge commission or any city, town, county, or other political subdivision of the state are authorized to do all acts and things as in this Act are provided for the establishing and constructing of toll bridges and operating, financing, and maintaining such bridges insofar as such powers and requirements are applicable to the acquisition of any toll bridge and its operation, financing, and maintenance. In so doing, they shall act in the same manner and under the same procedures as provided for establishing, constructing, operating, financing, and maintaining toll brides insofar as such manner and procedures are applicable. Without limiting the generality of the above provisions, the commission is hereby authorized to cause surveys to be made to determine the propriety of acquiring any such bridge and the rights-of-way necessary therefor, and other facilities necessary to carry out the provisions hereof; to issue, sell, redeem bonds or issue and exchange bonds with present holders of outstanding bonds of bridges being acquired under the provisions of this Act and deposit and pay out of the proceeds of the bonds for the financing thereof; to impose, collect, deposit, and expend tolls therefrom; to secure and remit financial and other assistance in connection with the purchase thereof; and to carry insurance thereon.
- "Sec. 6. The commission, its officials, and all state officials are hereby authorized to perform such acts and make such agreements consistent with the law which are necessary and desirable in connection with the duties and powers conferred upon them regarding the construction, maintenance, and operation and insurance of toll bridges or the safeguarding of the funds and revenues required for such construction and the payment of the indebtedness incurred therefor. The commission shall adopt such rules and regulations in accordance with the provisions of chapter seventeen A (17A) of the Code as it may deem necessary for the administration and exercise of its powers and duties granted by this Act, and shall prepare annual financial statements regarding the operation of such toll bridges which shall be made available for inspection by the public and by the holders of revenue bonds issued by the commission under the provisions of this Act at all reasonable times.

"Sec. 7. Whenever the commission deems it to be in the best interest of the primary highway system that any new toll bridge be constructed upon any public highway and across any navigable river between this state and an adjoining state, the commission shall adopt a resolution declaring that the public interest and necessity require the construction of such toll bridge and authorizing the issuance of revenue bonds in an amount sufficient for the purpose of obtaining funds for such construction. The issuance of bonds as provided in this Act for the construction, purchase, or acquisition of more than one (1) toll bridge may, at the discretion of the commission, be included in the same authority and issue or issues of bonds, and the commission is hereby authorized to pledge the gross revenues derived from the operation of any such toll bridge under its control and jurisdiction to pay the principal of and interest on bonds issued to pay the cost of purchasing, acquiring, or constructing any such toll bridge financed under the provisions of this Act. The commission is hereby granted wide discretion, in connection with the financing of the cost of any toll bridge, to pledge the gross revenues of a single toll bridge for the payment of bonds and interest thereon issued to pay the cost of such bridge, to pledge the gross revenues of two (2) or more toll bridges to pay bonds issued to pay the cost of one (1) or more toll bridges and interest thereon and to pledge the revenues of all toll bridges to pay the principal of and interest on bonds issued to pay the cost of toll bridges in this state.

"In addition, if the commission in its discretion determines that the construction of a toll bridge cannot be financed entirely through revenue bonds and that the construction of such toll bridge is necessary, the commission may advance funds from the primary highway fund to pay for that part of the construction cost, including the cost of approaches and all incidental costs, which is not paid out of the proceeds of revenue bonds. After all revenue bonds and interest thereon issued and sold pursuant to this Act and payable from the tolls and revenues of said bridge have been fully paid and redeemed or funds sufficient to pay said bonds and interest, including premium, if any, have been set aside and pledged for that purpose, then such amount advanced from the primary road fund shall be repaid to the primary road fund from the tolls and revenues of said bridge before said bridge is made a toll free bridge under the provisions of this Act.

- "Sec. 8. Whenever the commission shall authorize the construction of any toll bridge, the commission is empowered to secure rights-of-way therefor and for approaches thereto by gift or purchase or by condemnation in the manner provided by law for the taking of private property for public purposes.
- "Sec. 9. The right-of-way is hereby given, dedicated, and set apart upon which to locate, construct, and maintain toll bridges or approaches thereto or other highway crossings, and transportation facilities thereof or thereto, through, over or across any of the lands which are now or may be the property of this state, including highways; and through, over, or across the streets, alleys, lanes, and roads with in any city, town, county, or other political subdivision of the state. If any property belonging to any city, town, county or other political subdivision of the state is required to be taken for the construction of any such bridge or approach thereto or should any such property be injured or damaged by such construction, such compensation therefor as may be proper or necessary and as shall be agreed upon may be paid by the commission to the particular county, city, town, or other political subdivision of the state owning such property, or condemnation proceedings may be brought for the determination of such compensation.

"Sec. 10. Before the commission shall proceed with any action to secure rightof-way or with the construction of any toll bridge under the provisions of this Act. it shall first pass a resolution finding that public interest and necessity require the acquisition of right-of-way for and the construction of such toll bridge. Such resolution shall be conclusive evidence of the public necessity of such construction and that such property is necessary therefor. To aid the commission in determining the public interest, a public hearing shall be held in the county or counties of this state in which any portion of a bridge is proposed to be located. Notice of such hearing shall be published at least once in a newspaper published and having a general circulation. in the county or counties where such bridge is proposed to be located, not less than twenty (20) days prior to the date of the hearing. When it becomes necessary for the commission to condemn any real estate to be used in connection with any such bridge, or to condemn any existing bridge, such condemnation shall be carried out in a manner consistent with the provisions of chapters four hundred seventy-one (471) and four hundred seventy-two (472) of the Code. In eminent domain proceedings to acquire property for any of the purposes of this Act, any bridge, real property, personal property, franchises, rights, easements, or other property or privileges appurtenant thereto appropriated or dedicated to a public use or purpose by any person firm, private, public or municipal corporation, county, city or town, district, or any political subdivision of the state, may be condemned and taken, and the acquisition and use thereof as herein provided for the same public use or purpose to which such property has been so appropriated or dedicated, or for any other public use or purpose, shall be deemed a superior and permanent right and necessity, and a more necessary use and purpose than the public use or purpose to which such property has already been appropriated or dedicated, and any condemnation award may be paid from the proceeds of revenue bonds issued under the provisions of this Act.

"Sec. 11. If the commission determines that any toll bridge should be constructed or acquired under its authority, all costs thereof, including land, right-of-way, surveying, engineering, construction, legal and administrative expenses, and fees of any fiscal adviser, shall be paid out of any funds available for payment of the cost of the bridge.

The commission is hereby authorized and empowered to issue revenue bonds for the acquisition, purchase or construction of any interstate bridge. Any and all bonds issued by the commissions for the acquisition, purchase, or construction of any interstate bridge under the authority of this Act shall be issued in the name of the Iowa highway commission and shall constitute obligations only of the commission, shall be indentified by some appropriate name, and shall contain a recital on the face thereof that the payment or redemption of said bonds and the payment of the interest thereon are secured by a direct charge and lien upon the tolls and other revenues of any nature whatever received from the operation of the particular bridge for the acquisition, purchase, or construction of which the bonds are issued and of such other bridge or bridges as may have been pledged therefor, and that neither the payment of the principal or any part thereof nor of the interest thereon or any part thereof constitutes a debt, liability, or obligation of the state of Iowa. When it is determined by the commission to be in the best public interest, any bonds issued under the provisions of this Act may be refunded and refinanced at a lower rate, the same rate or a higher rate or rates of interest and from time to time as often as the commission shall find it to be advisable and necessary so to do Bonds issued to refund other bonds theretofore issued by the commission under the provisions of this Act may either be sold in the manner hereinafter provided and the proceeds thereof applied to the payment of the bonds being refunded, or the refunding bonds may be exchanged for and

in payment and discharge of the bonds being refunded. The refunding bonds may be sold or exchanged in installments at different times or an entire issue or series may be sold or exchanged at one (1) time. Any issue or series of refunding bonds may be exchanged in part or sold in part in installments at different times or at one (1) time. The refunding bonds may be sold at any time on, before, or after the maturity of any of the outstanding bonds to be refinanced thereby and may be issued for the purpose of refunding a like or greater principal amount of bonds, except that the principal amount of the refunding bonds may exceed the principal amount of the bonds to be refunded to the extent necessary to pay any premium due on the call of the bonds to be refunded or to fund interest in arrears or about to become due. The gross revenues of any toll bridge pledged to the payment of the bonds being refunded, together with the unpledged gross revenues of any other toll bridges, may be pledged by the commission to pay the principal of and interest on the refunding bonds and to create and maintain reserves therefor.

"The commission is empowered to receive and accept funds from the state of Iowa or the federal government or any other state upon a cooperative or other basis for the acquisition, purchase, or construction of any interstate bridge authorized under the provisions of this Act and is empowered to enter into such agreements with the state of Iowa or any other state or the federal government as may be required for the securing of such funds.

"The commission is authorized and empowered to spend from annual primary road fund receipts sufficient moneys to pay the cost of operation, maintenance, insurance, collection of tolls and accounting therefor and all other charges incidental to the operation and maintenance of any toll bridge administered under the provisions of this Act.

The revenue bonds may be issued and sold or exchanged by the commission from time to time and in such amounts as it deems necessary to provide sufficient funds for the acquisition, purchase, or construction of any such bridge and to pay interest on bonds issued for the construction of any toll bridge during the period of actual construction and for six (6) months after completion thereof. The commission is hereby authorized to adopt all necessary resolutions prescribing the form, conditions, and denominations of the bonds, the maturity dates therefor, and the interest rate or rates which the bonds shall bear. All bonds of the same issue need not bear the same interest rate. Principal and interest of the bonds shall be payable at such place or places within or without the state of Iowa as determined by the commission, and the bonds may contain provisions for registration as to principal or interest, or both. Interest shall be payable at such times as determined by the commission and the bonds shall mature at such times and in such amounts as the commission prescribes. The commission may provide for the retirement of the bonds at any time prior to maturity, and in such manner and upon payment of such premiums as it may determine in the resolution providing for the issuance of the bonds. All such bonds and any coupons attached thereto shall be signed by such officials of the commission as the commission may direct. Successive issues of such bonds within the limits of the original authorization shall have equal preference with respect to the payment of the principal thereof and the payment of interest The commission may fix different maturity dates, serially or otherwise, for successive issues under any one (1) original authorization. All bonds issued under the provisions of this Act shall have all the qualities of negotiable instruments under the laws of the state of Iowa. All bonds issued and sold hereunder shall be sold to the highest and best bidder on the basis of sealed proposals received pursuant to a notice specifying the time and place of sale and the amount of bonds to be sold which shall be published at least once not less than seven (7) days prior to the sale in a newspaper published in

the state of Iowa and having a general circulation in said state. None of the provisions of chapter seventy-five (75) of the Code shall apply to bonds issued under the provisions of this Act but such bonds shall be sold upon terms of not less than par plus accrued interest. The commission may reject any or all bids received at the public sale and may thereafter sell the bonds at private sale on such terms and conditions as it deems most advantageous to its own interests, but not at a price below that of the best bid received at the advertised sale. The commission may enter into contracts and borrow money through the sale of bonds of the same character as those herin authorized, from the United States or any agency thereof, upon such conditions and terms as may be agreed to and the bonds shall be subject to all the provisions of this Act, except that any bonds issued hereunder to the United States or any agency thereof need not first be offered at public sale. The commission may also provide for the private sale of bonds issued under the provisions of this Act to the state treasurer of Iowa upon such terms and conditions as may be agreed upon, and in such event said bonds need not first be offered at public sale. Temporary or interim bonds, certificates, or receipts, of any denomination, and with or without coupons attached, signed by such official as the commission may direct, may be issued and delivered until the definitive bonds are executed and available for delivery.

"Sec. 14. The proceeds from the sale of all bonds authorized and issued under the provisions of this Act shall be deposited by the commission in a fund designated as the construction fund of the particular interstate bridge or bridges for which such bonds were issued and sold, which fund shall not be a state fund and shall at all times be kept segregated and set apart from all other funds and in trust for the purposes herein set out. Such proceeds shall be paid out or disbursed solely for the acquisition, purchase, or construction of such interstate bridge or bridges and expenses incident thereto, the acquisition of the necessary lands and easements therefor and the payment of interest on such bonds during the period of actual construction and for a period of six (6) months thereafter, only as the need therefor shall arise and the commission may agree with the purchaser of said bonds upon any conditions or limitations restricting the disbursement of such funds that may be deemed advisable, for the purpose of assuring the proper application of such funds. All moneys in such fund and not required to meet current construction costs of the interstate bridge or bridges for which such bonds were issued and sold, and all funds constituting surplus revenues which are not immediately needed for the particular object or purpose to which they must be applied or are pledged may be invested in obligations issued or guaranteed by the United States or by any person controlled by or supervised by and acting as an instrumentality of the United States pursuant to authority granted by the congress of the United States; provided, however, that the commission may provide in the proceedings authorizing the issuance of said bonds that the investment of such moneys shall be made only in particular bonds and obligations within the classifications eligible for such investment and such provisions shall thereupon be binding upon the commission and all officials having anything to do with such investment. Any surplus which may exist in said construction fund shall be applied to the retirement of bonds issued for the acquisition, purchase, or construction of any such interstate bridge by purchase or call and, in the event such bonds cannot be purchased at a price satisfactory to the commission and are not by their terms callable prior to maturity, such surplus shall be paid into the fund applicable to the payment of principal and interest of said bonds and shall be used for that purpose. The proceedings authorizing the issuance of bonds may provide limitations and conditions upon the time and manner of applying such surplus to the purchase and call of outstanding bonds and the terms upon which they shall be purchased or called and such limitations and conditions shall be followed and observed in the application and use of such surplus. All bonds so retired by purchase or call shall be immediately canceled.

- 'Sec. 15. All tolls or other revenues received from the operation of any toll hereunder shall be deposited by the commission to the credit of a special t
- "Sec. 15. All tolls or other revenues received from the operation of any toll bridge acquired, purchased, or constructed with the proceeds of bonds issued and sold hereunder shall be deposited by the commission to the credit of a special trust fund to be designated as the toll revenue fund of the particular toll bridge or toll bridges producing such tolls or revenue, which fund shall be a trust fund and shall at all times be kept segregated and set apart from all other funds.
- "Sec. 16. From the money so deposited in each separate construction fund as hereinabove provided, at the direction of the commission there shall be transferred to the place or places of payment named in said bonds such sums as may be required to pay the interest as it becomes due on all bonds issued and outstanding for the construction of such particular toll bridge or toll bridges during the period of actual construction and during the period of six (6) months immediately thereafter. The commission shall thereafter transfer from each separate toll revenue fund to the place or places of payment named in the bonds for which said revenues have been pledged such sums as may be required to pay the interest on said bonds and redeem the principal thereof as such interest and applied solely for the payment of said principal or interest. The proceedings authorizing the issuance of the bonds may provide for the setting up of a reserve fund or funds out of the tolls and other revenues not needed for the payment of principal and interest, as the same currently matures and for the preservation and continuance of such fund in a manner to be provided therein, and such proceedings may also require the immediate application of all surplus moneys in such toll revenue fund to the retirement of such bonds prior to maturity, by call or purchase, in such manner and upon such terms and the payment of such premiums as may be deemed advisable in the judgment of the commission. The moneys remaining in each separate toll revenue fund after providing the amount required for the payment of principal of and interest on bonds as hereinabove provided. shall be held and applied as provided in the proceedings authorizing the issuance of said bonds. In the event the proceedings authorizing the issuance of said bonds do not require surplus revenues to be held or applied in any particular manner, they shall be allocated and used for such other purposes incidental to the construction, operation, and maintenance of any toll bridge as the commission may determine.
- "Sec. 17. Warrants for payments to be made on account of such bonds shall be drawn by the commission on duly approved vouchers. Moneys required to meet the costs of purchase or construction and all expenses and costs incidental to the acquisition, purchase, or construction of any particular interstate bridge or to meet the costs of operating, maintaining, and repairing the same, shall be paid by the commission from the proper fund therefor upon duly approved vouchers. All interest received or earned on money deposited in each and every fund herein provided for shall be credited to and become a part of the particular fund upon which said interest accrues.
- "Sec. 18. The commission may provide in the proceedings authorizing the issuance of bonds or may otherwise agree with the purchasers of bonds regarding the deposit of all moneys constituting the construction fund and the toll revenue fund and provide for the deposit of such money at such times and with such depositaries or paying agents and upon the furnishing of such security as may meet with the approval of the purchasers of such bonds.
- 'Sec. 19. Notwithstanding any provision contained in this Act, the proceeds received from the sale of bonds and the tolls or other revenues received from the operation of any toll bridge may be used to defray any expenses incurred by the commission in connection with and incidental to the issuance and Lale of bonds for the acquisition,

purchase, or construction of any such toll bridge including expenses for the preparation of surveys and estimates, legal, fiscal and administrative expenses, and the making of such inspections and examinations as may be required by the purchasers of such bonds; provided, that the proceedings authorizing the issuance of such bonds may contain appropriate provisions governing the use and application of said bond proceeds and toll or other revenues for the purposes herein specified.

"Sec. 20. While any bonds is sued by the commission remain outstanding, the powers, duties or existence of the commission or of any other official or agency of the state shall not be diminished or impaired in any manner that will affect adversely the interests and rights of the holders of such bonds. The holder of any bond may be manadamus or other appropriate proceeding require and compel the performance of any of the duties imposed upon any state department, official, or employee or imposed upon the commission or its officers, agents, and employees in connection with the acquisition, purchase, construction, maintenance, operation, and insurance of any bridge and in connection with the collection, deposit, investment, application, and disbursement of all tolls and other revenues derived from the operation and use of any bridge and in connection with the deposit, investment, and disbursement of the proceeds received from the issuance of bonds; provided, that the enumeration of such rights and remedies herein shall not be deemed to exclude the exercise or prosecution of any other rights or remedies by the holders of such bonds.

"Sec. 21. When any toll bridge authorized hereunder is being built by the commission it may carry or cause to be carried such an amount of insurance or indemnity bond or bonds as protection against loss or damage as it may deem proper. The commission is hereby further empowered to carry such an amount of insurance to cover any accident or destruction in part or in whole to any toll bridge. All moneys collected on any indemnity bond or insurance policy as the result of any damage or injury to any such toll bridge shall be used for the purpose of repairing or rebuilding of any such toll bridge as long as there are revenue bonds against any such structure outstanding and unredeemed. The commission is also empowered to carry insurance or indeminity bonds insuring against the loss of tolls or other revenues to be derived from any such toll bridge by reason of any interruption in the use of such toll bridge from any cause whatever, and the proceeds of such insurance or indemnity bonds shall be paid into the fund into which the tolls and other revenues of the bridge thus insured are required to be paid and shall be applied to the same purposes and in the same manner as other moneys in the said fund. Such insurance or indemnity bonds may be in an amount equal to the probable tolls and other revenues to be received from the operation of such toll bridge during any period of time that may be determined upon by the commission and fixed in its discretion, and be paid for out of the toll revenue fund as may be specified in said proceedings. The commission may provide in the proceedings authorizing the issuance of bonds for the carrying of insurance as authorized by this Act and the purchase and carrying of insurance as authorized by this Act shall thereupon be obligatory upon the commission and be paid for out of the toll revenue fund as may be specified in said proceedings..

"Sec. 22. The commission is hereby empowered to fix the rates of toll and other charges for all interstate bridges acquired, purchased, or constructed under the terms of this Act. Toll charges so fixed may be changed from time to time as conditions may warrant. The commission in establishing toll charges shall give due consideration to the amount required annually to pay the principal of and interest on bonds payable from the revenues thereof. The tolls and charges shall be at all times fixed at rates sufficient to pay the bonds and interest as they mature, together with the creation and maintenance of bond reserve funds and other funds as established in the proceedings authorizing the issuance of the bonds, for any particular toll bridge. The amounts required to pay the

principal of and interest on bonds shall constitute a charge and lien on all such tolls and other revenues and interest thereon and sinking funds created therefrom received from the use and operation of said toll bridge, and the commission is hereby authorized to pledge a sufficient amount of said tolls and revenues for the payment of bonds issued under the provisions of this Act and interest thereon and to create and maintain a reserve therefor. Such tolls and revenues, together with the interest earned thereon, shall constitute a trust fund for the security and payment of such bonds and shall not be used or pledged for any other purpose as long as such bonds or any of them are outstanding and umpaid.

- "Sec. 23. Whenever a proposed interstate bridge is to be acquired, purchased or constructed, any city, town, county, or other political subdivision located in relation to such facility so as to benefit directly or indirectly thereby, may, either jointly or separately, at the request of the commission advance or contribute money, rights-of-way, labor, materials, and other property toward the expense of acquiring, purchasing or constructing the bridge, and for preliminary surveys and the preparation of plans and estimates of cost therefor and other preliminary expenses. Any such city, town, county, or other political subdivision may, either jointly or separately, at the request of the commission advance or contribute money for the purpose of guaranteeing the payment of interest or principal on the bonds issued by the commission to finance the bridge. Appropriations for such purposes may be made from any funds available, including county road funds received from or credited by the state, or funds obtained by excess tax levies made pursuant to law or the issuance of general obligation bonds for this purpose. Money or property so advanced or contributed may be immediately transferred or delivered to the commission to be used for the purpose for which contribution was made. The commission may enter into an agreement with a city, town, county, or other political subdivision to repay any money or the value of a right-of-way, labor, materials or other property so advanced or contributed. The commission may make such repayment to a city, town, county, or other political subdivision and reimburse the state for any expenditures made by it in connection with the bridge out of tolls and other revenues for the use of the bridge.
- "Sec. 24. If the commission deems that any land, including improvements thereon, is no longer required for toll bridge purposes and that it is in the public interest, it may negotiate for the sale of such land to the state or to any city, town, county, or other political subdivision or municipal corporation of the state. The commission shall certify the agreement for the sale to the state executive council, with a description of the land and the terms of the sale and the state executive council may execute the deed and deliver it to the grantee.
- "Sec. 25. If the commission is of the opinion that any land, including improvements thereon, is no longer required for toll bridge purposes, it may be offered for sale upon publication of a notice once each week for two (2) consecutive weeks in a newspaper published and having a general circulation throughout the state of Iowa, specifying the time and place fixed for the receipt of bids.
- "Sec. 26. The commission may reject all such bids if the highest bid does not equal the reasonable fair market value of the real property, plus the value of the improvements thereon, computed on the basis of the reproduction value less depreciation. The commission may accept the highest and best bid, and certify the agreement for the sale to the state executive council, with a description of the land and the terms of the sale and the state executive council shall execute the deed and deliver it to the grantee.

- "Sec. 27. If the commission deems it consistent with the use and operation of any toll bridge, the commission may grant franchises to persons, firms, associations, private or municipal corporations, the United States government or any agency thereof, to use any portion of the property of any toll bridge, including approaches thereto, for the construction and maintenance of water pipes, flumes, gas pipes, telephone, telegraph and electric light and power lines and conduits, trams or railways, and any other such facilities in the manner of granting franchises on state highways.
- "Sec. 28. Any moneys recieved pursuant to the provisions of sections twenty-four (24) through twenty-seven (27) of this Act shall be deposited by the commission into the separate and proper trust fund established for the bridge.
- "Sec. 29. The commission shall have the right to impose and reimpose tolls for pedestrian or vehicular traffic over any interstate bridges under its control and jurisdiction for the purpose of paying the cost of reconstructing and improving existing bridges and their approaches, purchasing existing bridges, and constructing new bridges and approaches, to pay interest on and create a sinking fund for the retirement of revenue bonds issued for the account of such projects and to pay any and all costs and expenses incurred by the commission in connection with and incidental to the issuance and sale of bonds and for the preparation of surveys and estimates and to establish the required interest reserves for and during the estimated construction period and for six (6) months thereafter.
- "Sec. 30. The bridges herein provided for may be incorporated into the primary road system as toll free bridges whenever the costs of the construction of the bridges and the approaches thereto and the reconstruction and improvement of existing bridges and approaches thereto, including all incidental costs, have been paid and when all revenue bonds and interest thereon issued and sold pursuant to this Act and payable from the tolls and revenues thereof shall have been fully paid and redeemed or funds sufficient to pay said bonds and interest, including premium, if any, have been set aside and pledged for that purpose. However, tolls may again be imposed as provided in section twenty-nine (29) of this Act.
- "Sec. 31. The commission shall have the power and is hereby authorized by resolution to issue, sell, or pledge its revenue bonds in an amount sufficient to provide funds to pay all or any part of the costs of construction of a new bridge and approaches thereto and the reconstruction, improvement, and maintaining of an existing bridge and approaches thereto, including all costs of survey, acquisition of right-of-way, engineering, legal, fiscal and incidental expenses, to pay the interest due thereon during the period beginning with the date of issue of the bonds and ending at the expiration of six (6) months after the first imposition and collection of tolls from the users of said bridges, and all costs incidental to the issuance and sale of the bonds.
- "Except as may be otherwise specifically provided by statute, all of the other provisions of this Act shall govern the issuance and sale of revenue bonds issued under this section, the execution thereof, the disbursement of the proceeds of issuance thereof, the interest rate or rates thereon, their form, terms, conditions, convenants, negotiability, denominations, maturity date or dates, the creation of special funds or accounts safeguarding and providing for the payment of the principal thereof and interest thereon, and their manner of redemption and retirement.
- "Such bonds shall include a covenant that the payment of the principal thereof and the interest thereon are secured by a first and direct charge and lien on all of the tolls and other gross revenues received from the operation of said toll bridges and

from any interest which may be earned from the deposit or investment of any such revenues. The tolls and charges to be imposed shall be fixed in such amounts so that when collected they will produce revenues that shall be at least sufficient to pay all expenses of operating, maintaining, and repairing said toll bridges, including all insurance costs, amounts for adequate reserves and coverage of annual debt service on said bonds, and all payments necessary to pay the principal thereof and interest thereon.

- "Sec. 32. The commission is hereby authorized to operate and to assume the full control of said toll bridges and each portion thereof whether within or without the borders of the state of Iowa, with full power to impose and collect tolls from the users of such bridges for the purpose of providing revenues at least sufficient to pay the cost and incidental expenses of construction and acquisition of said bridges and approaches in both states in which located and for the payment of the principal of and interest on its revenue bonds as authorized by this Act.
- "Sec. 33. Under no circumstances shall any bonds issued under the terms of this Act be or become or be construed to constitute a debt of or charge against the state of Iowa within the purview of any constitutional or statutory limitation or provision. No taxes, appropriations or other funds of the state of Iowa may be pledged for or used to pay such bonds or the interest thereon, but any such bonds shall be payable solely and only as to both principal and interest from the tolls and revenues derived from the operation of any toll bridge or toll bridges acquired, purchased, or constructed under this Act, and the sole remedy for any breach or default of the terms of any such bonds or proceedings for their issuance shall be a proceeding either in law or in equity by suit, action or mandamus to enforce and compel performance of the duties required by this Act and the terms of the resolution under which such bonds are issued.
- "Sec. 34. The commission is authorized to enter into such agreement or agreements with other state highway commissions and the governmental agencies or subdivisions of the state of Iowa or other states and with federal bridge commissions as they shall find necessary or convenient to carry out the purposes of this Act, and is authorized to do any and all acts contained in such agreement or agreements that are necessary or convenient to carry out the purposes of this Act. Such agreements may include, but shall not be restricted to, the following provisions:
- "1. A provision that the commission shall assume and have complete responsibility for the operation of such bridges and approaches thereto, and with full power to impose and collect all toll charges from the users of such bridges and to disburse the revenue derived therefrom for the payment of principal and interest on any revenue bonds herein provided for and to carry out the purposes of this Act.
- "2. A provision that the commission shall provide for the issuance, sale, exchange or pledge, and payment of revenue bonds payable solely from the revenues derived from the imposition and collection of tolls upon such toll bridges.
- "3. A provision that the commission, after consultation with the other governmental agencies or subdivisions who are parties to such agreements, shall fix and revise the classifications and amounts of tolls to be charged and collected from the users of the toll bridges, with the further provision that such toll charges shall be removed after all costs of planning, designing, and construction of such toll bridges and approaches thereto and all incidental costs shall have been paid, and all of said revenue bonds, and interest thereon, issued pursuant to this Act shall have been fully paid and redeemed or funds sufficient therefor have been set aside and pledged for that purpose.

- "4. A provision that all acts pertaining to the design and construction of such toll bridges may be done and performed by the commission and that any and all contracts for the construction of such toll bridges shall be awarded in the name of the commission.
- "5. A provision that the state of Iowa and adjoining state and all governmental agencies or subdivisions party to such agreement shall be reimbursed out of the proceeds of the sale of such bonds or out of tolls and revenues as herein allowed for any advanced of the sale of such bonds or out of tolls and revenues as herein allowed for any advances they may have made or expenses they may have incurred for any of the purposes for which said revenue bonds may be issued, after duly verified itemized statements of such advances and expenses have been submitted to and been approved by all parties to such agreement.
- "6. A provision that when all outstanding indebtedness or other obligations payable from the revenues of such bridges have been paid the adjoining state agrees to accept ownership of that portion of the bridge within such state and agrees to pay the cost of maintaining such portions of the bridge or proportionate share of the total cost of maintaining the bridge.
- "Sec. 35. Counties are hereby authorized to issue general obligation bonds for the purpose of contributing money to the commission to help finance the construction of toll bridges across navigable rivers constituting boundaries between the county and an adjoining state. Prior to the issuance of such bonds the board of supervisors shall call and hold an election in said county at which the proposition shall be submitted to the voters of the county in the following form:

" 'Shall	the	count	y of		 	issue	its	bonds in	the	amount	of
\$	for	the	purpo	ose of	 						?'

- "Notice of such election, stating the date of the election, the hours of opening and closing the polls, the precincts and polling places therefor, and the question to be submitted shall be published once each week for three (3) consecutive weeks in at least one (1) newspaper published and having a general circulation in the county. The election shall be held on a day not less than five (5) or more than twenty (20) days after the last publication of such notice. The proposition shall not be deemed carried or adopted unless the vote in favor thereof is equal to at least sixty (60) percent of the total vote cast for and against said proposition at said election.
- "Sec. 36. The exercise of the powers granted by this Act will be in all respects for the benefit of the people of the state of Iowa, for the increase of their commerce and prosperity and for the improvement of their health and living conditions, and as the acquisition, construction, operation, and maintenance by the commission of the projects herein defined will constitute the performance of essential governmental functions, the commission shall not be required to pay any taxes or assessments upon such projects or upon any property acquired or used by the commission under the provisions of this Act or upon the income from such projects, and the bonds issued under the provisions of this Act, their transfer and the income therefrom including any profit made on the sale thereof shall at all times be free from taxation by or within the state of Iowa.
- "Sec. 37. Any person who uses any toll bridge and fails or refuses to pay the toll provided therefor shall be punished by a fine of not more than one hundred (100) dollars or by imprisonment for not more than thirty (30) days, or both.

- "Sec. 38. This Act shall be construed as providing an alternative and independent method for the acquisition, purchase, or construction of interstate bridges, for the issuance and sale or exchange of bonds in connection therewith and for refunding bonds pertinent thereto, and for the imposition, collection, and application of the proceeds of tolls and charges for the use of interstate bridges, without reference to any other statute, and shall not be construed as an amendment of or subject to the provisions of any other law, and no publication of any notice, and no other or further proceeding in respect to the issuance or sale or exchange of bonds under this Act shall be required except such as are prescribed by this Act, any provisions of other statutes of the state to the contrary not-withstanding.
- "Sec. 39. This Act, being necessary for the public safety and welfare, shall be liberally construed to effectuate the purposes thereof. If any provision of this Act or the application thereof to any person or circumstances is held to be invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provisions or application, and to this end the provisions of this Act are declared to be severable.
- "Sec. 40. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Telegraph-Herald, a newspaper published at Dubuque, Iowa, and in The Muscatine Journal, a newspaper published at Muscatine, Iowa."

Further amend Senate File 131 by striking all of the title after the word "therefor" in line three (3) and inserting in lieu thereof the following:

", to reconstruct, complete, improve, repair, remodel, control, maintain, and operate interstate bridges, to establish tolls and charges for the use of interstate bridges, to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges, and to refund bonds payable from such revenues."

JUDICIARY COMMITTEE

### Amend Senate File 430 as follows:

- 1. Amend Section four (4) by striking from line fourteen (14) the word "and" and inserting in lieu thereof the word "or".
- 2. Amend section five (5) by inserting in line nineteen (19) after the word 'charge' the words 'or the percentage that the finance charge bears to the principal balance, computed in accordance with the annual finance charge formula or a formula approved by the superintendent upon application of a creditor'.
  - 3. Amend section five (5) by striking all of subsection seven (7).
- 4. Amend section five (5) by striking the figure eight (8) in line twenty-four (24) and inserting the lieu thereof the figure seven (7).
- 5. Amend section six (6) by striking from line two (2) the words "required to be" and inserting in lieu thereof the word "when".
  - 6. By striking section eight (8).
- 7. Amend section nine (9) by inserting in line five (5) after the word "charge" the words "or the finance charge".

- 8. Amend section nine (9) by striking from line six (6) the words "states or".
- 9. Further amend by renumbering the remaining sections in conformity with this amendment.

HOWARD C. REPPERT, JR.

Amend Senate File 535 as follows:

- 1. By adding in section two (2), line three (3), after the word "in" the following: "The West Des Moines Express".
- 2. Further amend by adding in section two (2) line four (4), following the word "at" the words "West Des Moines."

HOWARD C. REPPERT, JR.

Amend Senate File 546 as follows:

- 1. Amend section two (2), line three (3) by adding following the word "in" the words "The West Des Moines Express"
- 2. Further amend by adding at the beginning of line four (4) the words "West Des Moines".

HOWARD C. REPPERT, JR.

Amend Senate File 176 by inserting in line fourteen (14) of Section five (5) after the word "pay" the following:

"for employees covered pursuant to this Act at the rate of one and one-half (1-1/2) times the employees regular rate of pay for all hours worked over forty-two (42) hours in a workweek from and after February 1, 1968 and forty (40) hours in a workweek from and after February 1, 1969".

GILBERT E. KLEFSTAD LEE GAUDINEER

Amend Senate File 176 by adding the following new section:

"Any reference to wages as provided for in this Act shall be paid on a monthly basis, and shall be limited each month to an amount determined by taking the regular wage as provided for in this Act, or as otherwise determined, and by multiplying said amount by the parity price ratio percentage figure established monthly by the Iowa crop and livestock reporting service."

DONALD W. MURRAY JOHN LEONARD BUREN DELBERT FLOY C. JOSEPH COLEMAN

Amend Senate File 176 as follows:

- 1. Strike the last sentence of section 5.
- 2. Strike the last sentence of section 6.
- 3. Strike all of section 9 after the word "court" in line 4 and insert in lieu thereof the following: ". The review by the district court shall be de novo."

DAVID STANLEY

Amend Senate File 176 as follows:

Amend the Elvers amendment of February 28th by striking the word "income" in line six (6) and inserting in lieu thereof the word "business".

JAMES A. POTGETER

Amend Senate File 176, section 4, by inserting the following after the period in line 19: "Nothing in this Act or such regulations shall be construed to require any kind of over-time pay or any compensation other than the minimum wages specified in this Act."

DAVID STANLEY

Amend Senate File 176 as follows:

Amend subsection 5 of section 1 by adding thereto the following new subsection h. containing the words "any individual employed by another who stands in the relationship of spouse, parent, grandparent, child, grandchild, brother or sister to such employer."

GENE W. GLENN

Amend Senate File 176 by inserting in line twenty-eight (28) of section one (1), after the word, "years", the words, "or over the age of sixty-two (62) years."

JOHN LEONARD BUREN

Amend the Judiciary Committee amendment to Senate File 102 filed February 28, 1967, by striking from line four (4) the period (.) and quotation marks ('') and adding in lieu thereof the following: ", or both at the discretion of the court."

SEELEY G. LODWICK

Amend Senate File 176 as follows:

Amend section two (2), line five (5), by striking the semi-colin (;) following the word "Act" and inserting in lieu thereof a period (.).

Further amend section two (2) by adding the following after the period (.) in line five (5).

"Each employer shall pay to each of his employees for work in excess of forty (40) hours in any one (1) week an amount not less than one and one-half (1-1/2) times the minimum wage of one (1) dollar per hour except as may be otherwise provided in this Act."

HOWARD C. REPPERT, JR.

Amend Senate File 176 as follows:

Amend subsection four (4) of section one (1) by adding thereto the following:

"The term employer shall not include any individual, partnership, association, or corporation which employes less than four (4) people in addition to family members".

ROGER W. JEPSEN

Amend Senate File 176 as follows:

Amend section one (1) by adding after line 28 the following:

g. Any individual who is employed for twenty (20) hours or less in any one (1) week.

ROGER W. JEPSEN

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Heying, Senate File 176, 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 provision, was taken up for further consideration.

On motion of Senator Condon, consideration of the following committee amendment, of which Division 1, Section 5, had been adopted on March 13, 1967 was continued:

Amend Senate File 176 as follows:

- 1. Amend section one (1) by striking from lines twenty-two (22) and twenty-three (23) thereof the words, "or by the state or any political subdivision thereof,".
- 2. Amend section one (1) by striking in line twenty-eight (28) the word and figure "eighteen (18)" and by inserting in lieu thereof the word and figure "sixteen (16)".
- 3. Amend section one (1) by striking lines twenty-nine (29) through thirty-one (31) inclusive.
- 4. Amend section two (2) by striking in lines one (1) and two (2) thereof the words and figures "and until January 1, 1969,"
- 5. Amend section two (2) by striking all of the words after the word "Act" in line five (5) and all of lines six (6), seven (7), and eight (8), and insert in lieu thereof a period (.) after the word "Act" in line five (5).
- 6. Amend section two (2) by inserting in line five (5) after the period (.) the following:
- "Each employer shall further pay to each employee who is required to work in excess of eight (8) hours during any continuous twenty-four (24) hour period unless his usual and normal working hours are in excess of eight (8) hours per day, a sum or wage equal to one and a half (1-1/2) times his usual hourly rate for all time worked in excess of the aforementioned eight (8) hours".
- 7. Amend section four (4) by striking from line nine (9) the word "curcumvention" and by inserting in lieu thereof the word "circumvention".

Senator Condon moved the adoption of Division 3, Section 2, of the committee amendment.

Division 3 was lost.

Senator Condon moved the adoption of Division 2, Section 6, of the amendment.

Division 2 was lost.

President Fulton took the chair at 11:00 a.m.

Senator Condon moved the adoption of Division 4, Section 1, of the amendment.

Division 4 was adopted.

Senator Condon asked and received unanimous consent to temporarily defer action on Division 5. Section 3. of the amendment.

Senator Elvers offered his amendment filed February 28 and found on page 482 of the journal.

Senator Elvers asked and received unanimous consent that the amendment be considered by division, Division 1 and Division 2.

Senator Reichardt asked and received unanimous consent to withdraw his amendment to the Elvers' amendment, filed March 9 and found on page 587 of the journal.

Senator Elvers asked unanimous consent to withdraw Division 1 of his amendment.

Objection was raised.

On motion of Senator Frommelt, the Senate recessed until 3:30 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Consideration of Senate File 176 was resumed.

Senator Elvers asked and received unanimous consent to withdraw his entire amendment filed February 28, 1967, found on page 482 of the journal.

Senator Elvers offered the following amendment and moved its adoption:

Amend Senate File 176 as follows:

- 1. Amend section two (2) by striking subsection one (1) and inserting in lieu thereof the following:
- "1. From and after the effective date of this Act every employer shall pay to each of his employees wages at a rate of not less than one dollar (\$1.00) per hour; commencing February 1, 1969, and thereafter, every employer shall pay to each of his employees wages at the rate of not less than one dollar twenty five cents (\$1.25) per hour, except as may be otherwise provided under this Act."

Senator Klefstad objected and drew attention to the amendment filed March 14 by Senators Klefstad, Denman and Reppert and found on page 643 of the journal.

Senator Reppert rose  $\epsilon$ , point of order on the grounds the amendment was taken care of by action on the committee amendment.

The chair ruled the point well taken.

Division was called on the Elvers amendment.

The amendment was adopted.

Senator Neu offered the following amendment and moved its adoption:

Amend Senate File 176 as follows:

1. Amend subsection four (4) of section one (1) by adding the following:

"The term employer shall not include any individual, partnership, association, or corporation with gross annual receipts less than one hundred thousand dollars (\$100,000.00) provided that on February 1, 1969, and thereafter it shall not include any individual, partnership, association, or corporation with gross annual receipts less than fifty thousand dollars (\$50,000.00).

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 30

Balloun	Flatt	Lisle	Rigler
Benda	Heaberlin	Lodwick	Schaben
Briles	Hill	Main	Shaff
Buren	Jepsen	Messerly	Shirley
DeHart	Kruck	Mills	Stephens
DeKoster	Kyhl	Neu	Van Eaton
Elvers	Lamborn	Potgeter	Van Gilst
Erskine	Lange	C	

Nays: 26

Burns	Frommelt	Kosek	Reichardt	
Cassidy	Gaudineer	McGill	Reno	
Coleman	Glenn	Murray	Reppert	
Condon	Hagedorn	Nurse	Riley	
Denman	Heying	O'Malley	Stanley	
Dodds	Kibbie	Patton	Walsh	
Elv	Klafetad			

Absent: 5

Clarke	Frey	Hougen	Lucken		
Flow	· · · · · · · · · · · · · · · · · · ·				

The amendment was adopted.

Senator Condon moved the adoption of Division 5, Section 3, of the committee amendment.

Division was requested.

Division 5 was adopted.

Senator Condon asked and received unanimous consent to withdraw Division 6, Section 4, of the committee amendment.

Senator Condon moved the adoption of Division 7, Section 7, of the committee amendment.

Division 7 was adopted.

Senator Klefstad asked and received unanimous consent to withdraw the Klefstad, Denman and Reppert amendment filed March 14.

Senator Lodwick offered the following amendment filed February 23 by Senators Lodwick and Lamborn and moved its adoption:

Amend Senate File 176, Section 1, subsection 5, by inserting after line 31 the following new paragraph:

"h. Any inpatient or inmate in any institution under the board of control of state institutions of the state of Iowa,"

The amendment was adopted.

Senator Condon offered the following amendment filed by him on March 6 and moved its adoption:

Amend Senate File 176 as follows:

In Section 1, line 20, after the second comma (,) add the following words; "or as an outside salesman".

The amendment was adopted.

Senator Potgeter offered the following amendment filed by him on March 13 and moved its adoption:

Amend Senate File 176 as follows:

Amend section four (4) line twelve (12) by striking the words "outside salesman.".

The amendment was adopted.

Senator Neu asked and received unanimous consent to withdraw his amendment filed March 9, 1967 and found on page 586 of the journal.

Senator Potgeter offered the following amendment filed by him on March 13 and moved its adoption:

Amend Senate File 176 as follows:

1. Amend section eight (8) by striking in entirety and inserting in lieu thereof the following:

"Section 8. Every employer subject to any provision of this Act or of any regulations issued under this Act, and who shall be furnished copies of such summaries and regulations by the state on request without charge, shall notify employees of the contents therein at the commencement of their employment."

2. Amend section ten (10), line eleven (11), twelve (12) and thirteen (13) by striking the words 'or fails to post a summary of this Act or a copy of any applicable regulation as required by section eight (8) of this Act,''.

The amendment was adopted.

Senator Reichardt asked and received unanimous consent to withdraw his amendment filed March 13, 1967 and found on page 623 of the journal.

Senator Klefstad offered his amendment filed March 13 and found on page 623 of the journal and moved its adoption.

Division was requested.

The amendment was lost.

Senator Neu offered the following amendment filed March 14 and moved its adoption:

Amend Senate File 176 as follows:

Amend section seven (7) by striking the word "five (5)" from line three (3) and inserting in lieu thereof the word "three (3)".

The amendment was adopted.

Senator Neu offered the following amendment filed March 14 and moved its adoption.

Amend Senate File 176 as follows:

Amend Senate File 176 by adding the following section thereto:

"Sec. 16. Any employer covered by the provisions of the Fair Labor Standards Act of 1938, as amended shall not be subject to the provisions of this act."

The amendment was adopted.

Senator Reppert offered the following amendment:

Amend Senate File 176 as follows:

Amend section two (2) by striking all of subsection two (2).

Senator Reppert asked and received unanimous consent that the amendment be withdrawn.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 176, section 2, lines 14 and 18, by striking the words "thirty (30) cents per hour" and inserting in lieu thereof the words "fifty (50) per cent of the minimum wage".

The amendment was adopted.

Senator Reppert took the chair at 5:00 p.m.

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m. Thursday, March 16, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, March 16, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Palmer Loken, pastor of the Lutheran Church, Sheffield. Iowa.

## VISITORS PRESENTED

Senator DeKoster rose on point of personal privilege and presented 12 students from the Boyden-Hull Community School, Hull, who were seated in the gallery with instructors Gary Kreykes and Alvin Vanderwerff.

Senator Riley rose on point of personal privilege and presented 20 students from Thomas Jefferson Community High School, Cedar Rapids, who with instructors Lavern Sauerbry and Gaylon Dahn, were seated in the balcony.

Senator Gaudineer presented 90 seventh and eighth grade students from Christ the King School, Des Moines, who were accompanied by Sister Mary Anale and Sister Janet Michael.

Senator Erskine rose on point of personal privilege and presented 28 students from Sioux City Heelan High School, who were seated in the balcony with the Father Kollasch and Coach Ray Nache.

Senator Hagedorn rose on point of personal privilege and presented the Honorable M. Ross Stevenson, former Representative from Howard County, Lime Springs, who was present in the Senate chamber.

Senator New presented two students from the Carroll Community schools, who were seated in the balcony.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Riley from 27 residents of Linn County, favoring the proportionate sharing plan.

By Senator Riley from 24 residents of Linn County, favoring passage of the school bus bill in the House of Representatives.

# CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of the following senators to the Conference Committee on House Joint Resolution 10: Senators Dodds, Kibbie, Denman and Mills.

# BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on March 15, 1967, the Governor had approved the following bills:

Senate File 150, an act relating to compensation of members of the State Board of Public Instruction.

Senate File 121, an act changing the amount of compensation for Trustees for Sanitary Sewer Districts.

Senate File 32, an act repealing the provision requiring the Clerk of the District Court to mail notices of marriages to other counties or states.

# ADDITIONAL COPIES

Senator Stanley asked and received unanimous consent to have  $500 \ \text{copies}$  of Senate Files  $369 \ \text{and} \ 490 \ \text{printed}$ .

# WITHDRAWS MOTION TO RECONSIDER

Senator Kruck asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate File 95 passed the Senate.

# SENATE CONCURRENT RESOLUTION 22 By: Rigler and Lodwick

WHEREAS, the Sixty-second General Assembly will have been in session one hundred days as of April 18, 1967, 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 REPRE-SENTATIVES 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-second General Assembly shall adjourn sine die at the close of the thirty-first day after this resolution is adopted.

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Condon Senate File 176, 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 provision, was taken up for further consideration.

Senator Reppert asked and received unanimous consent to withdraw his amendment filed March 13, 1967 and found on page 624 of the journal.

Senator Reppert offered his amendment filed March 15, 1967 and found on page 672 of the journal, and moved its adoption.

The amendment was lost.

Senator Glenn moved the adoption of the amendment filed March 15, 1967 by Senator Buren, and found on page 672 of the journal.

Division was requested.

The amendment was lost.

Senator Murray asked and received unanimous consent to withdraw the amendment filed by Senators Murray, Buren, Floy and Coleman on March 15, 1967 and found on page 671 of the journal.

Senator Potgeter asked and received unanimous consent to withdraw his amendment filed March 15, 1967 and found on page 672 of the journal.

Senator Glenn moved the adoption of the following amendment filed by him on March 15, calling for division:

Amend subsection 5 of section 1 by adding thereto the following new subsection h. containing the words "any individual employed by another who stands in the relationship of spouse, parent, grandparent, child, grandchild, brother or sister to such employer."

The amendment was adopted.

Senator Jepsen asked and received unanimous consent to withdraw his amendment filed March 15, 1967 and found on page 672 of the journal.

Senator Stanley moved the adoption of the following amendment filed by him on March 15:

Amend Senate File 176, section 4, by inserting the following after the period in line 19: "Nothing in this Act or such regulations shall be construed to require any kind of over-time pay or any compensation other than the minimum wages specified in this Act."

The amendment was adopted.

Senator Stanley moved the adoption of the following amendment filed by him on March 15.

Amend Senate File 176 as follows:

- 1. Strike the last sentence of section 5.
- 2. Strike the last sentence of section 6.
- 3. Strike all of section 9 after the word "court" in line 4 and insert in lieu thereof the following: ". The review by the district court shall be de novo."

President Fulton took the chair at 10:05 a.m.

Senator Stanley asked and received unanimous consent to consider the amendment by division, Sections 1 and 2 as Division 1, and Section 3 as Division 2.

President Pro Tempore O'Malley took the chair at 10:10 a.m.

Senator Stanley moved the adoption of Division 1 of his amendment.

Division 1 was adopted.

President Fulton took the chair at 10:15 a.m.

Senator Stanley moved the adoption of Division 2 of the amendment.

Division was requested.

Division 2 of the amendment was adopted.

Senator Jepsen moved the adoption of his amendment filed March 15, 1967 and found on page 672 of the journal.

The amendment was lost.

Senator Klefstad offered the amendment filed by Senators Klefstad and Gaudineer on March 15 and found on page 671 of the Senate journal, and moved the adoption of the following amendment to the amendment, also filed by Senators Klefstad and Gaudineer:

Amend the Klefstad and Gaudineer Amendment of March 15, 1967 by striking from line two (2) the word "five (5)" and inserting in lieu thereof the word "four (4)"

The amendment to the amendment was adopted.

Senator Klefstad moved the adoption of the Klefstad-Gaudineer amendment as amended.

Senator Stanley rose on point of order on the grounds that the subject matter of the amendment had already been acted upon by the Senate.

The chair ruled the point well taken and the amendment 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:

Rule 8 was invoked.

Ayes: 40

Benda Ely Buren Flatt Burns Frommelt Cassidy Gaudineer Coleman Glenn Condon Hagedorn DeHart Heaberlin DeKoster Heying Dodds Jepsen Elvers Klefstad

Kosek
Kruck
Lisle
Lodwick
Main
McGill
Messerly
Murray
Neu

O'Malley Patton Reichardt Reno Riley Schaben Shirley Stanley Van Gilst Walsh

Nays: 15

Balloun Briles Clarke Erskine Hill Hougen Kyhl Lamborn Lange Lucken Potgeter Rigler

Nurse

Shaff Stephens Van Eaton

Absent: 6

Denman Floy Frey Kibbie Mills

Reppert

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

Senator Condon asked and received unanimous consent that the bill be reprinted in the form in which it passed the Senate.

## THIRD READING OF BILLS

On motion of Senator O'Malley Senate File 96, an act to provide law clerks for supreme court judges with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hougen asked and received unanimous consent to withdraw his amendment filed March 3, 1967 and found on page 527 of the 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: 49

Balloun Benda Briles Frommelt Gaudineer Glenn Lange Lisle Lodwick Reno Reppert Rigler

# JOURNAL OF THE SENATE

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Burns Cassidy Clarke Coleman Condon DeHart DeKoster Elvers Elv

Hagedorn Heaberlin Heving Hill Hougen

Kosek

Kruck

Lamborn

Kyhl

Lucken Main McGill Messerly Neu Nurse O'Mallev Potgeter Reichardt Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Flatt

Nays: 3

Buren

Klefstad

Murray

Absent or not voting: 9

Denman Dodds

Floy Frey

Jepsen Kibbie

Mills Patton

Erskine

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 Gaudineer Senate File 208 an act relating to terms of offices of juvenile judges, was taken up for further consideration.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 208 as follows:

- 1. Amend the title by striking "terms of office" and inserting in lieu thereof the words "appointment of administrative judge".
- 2. Strike lines four (4) through eight (8), and the words "judges of the district court." from line nine (9), and strike the words "In the event an administrative judge appointed," from line twenty (20), and strike lines twenty-one (21) through twentythree (23).

The amendment was adopted.

Senator Riley offered the following amendment filed by Senators Riley and Mills and moved its adoption:

Amend Senate File 208, section one (1), by inserting the following after "court" in line fifteen (15): ", not including judges,"

The amendment was adopted.

Senator Riley asked and received unanimous consent that the amendment filed by the Judiciary committee on February 21, 1967 and found on page 398 of the journal be withdrawn.

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
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Elvers
Ely

Flatt
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Klefstad
Kosek

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly

Neu

O'Malley

Patton
Potgeter
Reichardt
Reno
Rigler
Riley
Schaben
Shirley
Stanley
Stephens
Van Eaton
Walsh

Erskine

Nays: 2

Buren

Murray

Absent or not voting: 10

Denman Dodds Frey Kibbie Mills Nurse Reppert Shaff Van Gilst

Floy Mills

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

# EXPLANATION OF VOTE

Due to the fact that I was in conference committee on House Joint Resolution 10 at the time the vote was taken on Senate File 96 and Senate File 208, I missed voting on these two bills. Had I been present I would have voted "Aye" on each of these bills.

ROBERT R. DODDS

## THIRD READING OF BILLS

On motion of Senator Briles, Senate File 110, a bill for an act to provide for a method of cancellation of casualty insurance policies, 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 110 as follows:

By striking the period after the word "based" in line three (3) of Subsection 2 of Section 1 and inserting the following: "after a written request from the insured."

The amendment was adopted.

Senator Lange took the chair at 11:23 a.m.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 110 by adding the following new section thereto:

"No employee of an insurance company or an insurance adjuster, upon whose recommendation a policy of casualty insurance is cancelled, or the insurance company cancelling such policy in reliance upon such recommendation, shall be liable in damages to anyone if such recommendation is subsequently determined to be erroneous, as long as such recommendation was made in good faith".

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

## SENATE CONCURRENT RESOLUTION 23

# By: Frommelt

WHEREAS, the Alliance for Progress program was initiated through the efforts of the late President John Fitzgerald Kennedy, and

WHEREAS, said Alliance was established, in part, for the purpose of extending the hand of friendship of the United States of America toward its southern neighbors, and

WHEREAS, the state of Iowa is in partnership in said Alliance with the states of Yucatan, Campeche, Tobasco, and Quintana Roo, Republic of Mexico, and

WHEREAS, representatives from the state of Yucatan are presently in Iowa promoting Industry, Agriculture, Tourism, Education and Culture, and

WHEREAS, these representatives are also good will ambassadors of the government and people of the state of Yucatan; therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That an official welcome be extended to these visitors: and

BE IT FURTHER RESOLVED That these representatives be charged with conveying the official greetings of the Legislature of the state of Iowa to the government of the state of Yucatan, Republic of Mexico.

# SENATE CONCURRENT RESOLUTION 24

By: Frommelt

WHEREAS, Donna Amilia Hernandez, the founder and chief patron of the Ballet Folklorico de Mexico, is presently in the state capital of Iowa, and

WHEREAS, in just the few short years since its founding the Ballet Folkorico de Mexico has grown from a small dancing unit to its present size in scope largely through her efforts, and

WHEREAS, said Ballet has become world renowned as evidenced by its winning numerous international honors and acclaims; therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That to show its pleasure at having Donna Amilia Hernandez visit Iowa with her Ballet Troupe she be designated as an honorary member of both these houses of the Legislature of the state of Iowa.

# INTRODUCTION OF BILLS

Senate File 564, by Senator Klefstad, a bill for an act relating to county courthouses.

Read first and second times and passed on file.

Senate File 565, by Senator McGill, a bill for an act relating to county school systems.

Read first and second times and passed on file.

Senate File 566, by Committee on Public Health and Welfare, a bill for an act relating to office space for board of control personnel.

Read first and second times and passed on file.

Senate File 567, by Committee on Public Health and Welfare, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County.

Read first and second times and passed on file.

Senate File 568, by Committee on Public Health and Welfare, a bill for an act relating to the eligibility of an applicant for or recipient of aid for the blind.

Read first and second times and passed on file.

Senate File 569, by Senator Murray, a bill for an act to create a school budget review committee and to define the powers and duties of said committee.

Read first and second times and passed on file.

Senate File 570, by Senator Shaff, a bill for an act relating to voter registration in all cities of two thousand (2,000) or more bordering on a city of ten thousand (10,000) or more.

Read first and second times and passed on file.

Senate File 571, by Senator Benda, a bill for an act relating to railway companies taxation.

Read first and second times and passed on file.

# ASSIGNMENT OF BILLS

S. J. F	R. 25	Appropriations
S.F.	520	Industrial and Human Relations
S. F.	521	Governmental Affairs
S. F.	522	Industrial and Human Relations
S.F.	523	Appropriations
S. F.	524	On Calendar
S.F.	525	On Calendar
S.F.	526	On Calendar
S.F.	527	Transportation
S.F.	528	Safety and Law Enforcement
S.F.	529	Ways and Means
S.F.	530	Education
S. F.	531	On Calendar
S.F.	532	On Calendar
S. F.	533	Education
S.F.	534	Governmental Affairs
S.F.	535	On Calendar
S.F.	536	Governmental Affairs
S.F.	537	Governmental Affairs
S.F.	538	Agriculture

S.F. 539

Governmental Affairs

S. F.	539	Governmental Allairs
S.F.	540	Ways and Means
S. F.	541	Appropriations
S. F.	542	Governmental Subdivisions
S. F.	543	Education
S.F.	544	Industrial and Human Relations
S.F.	545	Judiciary
S.F.	546	On Calendar
S.F.	547	Public Health and Welfare
S.F.	548	Governmental Affairs
S.F.	549	Governmental Subdivisions
S.F.	550	Governmental Affairs
S.F.	551	On Calendar
S. F.	552	Ways and Means
S.F.	553	Judiciary
S.F.	554	Governmental Affairs
S.F.	555	Ways and Means
S.F.	556	On Calendar
S.F.	557	Ways and Means
S.F.	558	Judiciary
S.F.	559	Governmental Subdivisions
S.F.	560	Judiciary
S.F.	561	Judiciary
S.F.	562	Judiciary
S.F.	563	Governmental Subdivisions

H.F. 260

Safety and Law Enforcement

H.F. 287

Safety and Law Enforcement

# REPORTS OF COMMITTEES

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred Senate Joint Resolution 25, a Joint Resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first (61st) General Assembly, 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:

Amend Senate Joint Resolution 25 as follows:

Amend Section four (4) by striking the words and figure "twenty-five thousand (25,000) dollars" and inserting in lieu thereof the following:

"two thousand, five hundred (2,500) dollars".

FRANKLIN S. MAIN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Agriculture to which was referred <u>Senate File 440</u>, a bill for an act relating to licensing to grade and weigh grain, 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 Senate File 397, a bill for an act relating to the compensation of park commissioners, 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 323, a bill for an act relating to the imposition of general parking restrictions within municipalities, 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 427, a bill for an act relating to construction and repair of county buildings, 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 two (2), line five (5) by adding after the word "also" the words "remodel, repair and".

HOWARD C. REPPERT, JR., 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 transportation of school pupils, 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 168, a bill for an act to amend section five hundred four point thirty-two (504.32), Code 1966, relative to the Iowa centennial memorial foundation, 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 John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 87, a bill for an act providing for presentence investigation by the parole board of all persons charged with the commission of a felony, 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

Amend House File 123 as follows:

- 1. Amend section seven (7) by striking lines twenty-two (22) through line thirty-five (35).
- 2. Amend section seven (7) by striking everything after the word "shall" in line thirty-nine (39) and substituting in lieu thereof the words "credit such fees to the general fund of the state.".

GEORGE E. O'MALLEY

The Senate reconvened with Senator Coleman in the chair.

On motion of Senator Kruck, the Senate adjourned until 9:00 a.m. Friday, March 17, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, March 17, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Denton Ericson, pastor of St. Luke's Methodist Church, Monticello, Iowa.

## VISITORS PRESENTED

Senator Elvers rose on point of personal privilege and presented six members of the boys basketball team from Postville Community School, who were accompanied by their coach, James Lind and James Foster, athletic director.

Senator Walsh rose on point of personal privilege and presented 120 students from Wahlert High School, Dubuque, who were seated in the balcony with the Reverend Philip Rerker, the Reverend William Franklin, Sister Mary Constance, O.S.F., Sister Mary Eulalia, P.B.U.M., Kathy Blake, and Mary Ann McMahon.

# PRESENT SPECIAL GUEST

Senator Kibbie presented to the Senate, Deputy Thomas Fitzpatrick, a member of the Irish Parliament, and an official visitor to the "Sister City of Dublin", Emmetsburg, Iowa. Deputy Fitzpatrick, who was in Iowa for the well-known St. Patrick's celebration March 17-18 at Emmetsburg, brought greetings to the Senate. President Fulton, on behalf of the Senate, welcomed the visitor from Ireland.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Benda from 164 residents of Poweshiek County, favoring pari-mutuel betting.

By Senator Ely from 22 residents of Linn County, urging increased state aid to schools.

By Senator Riley from 22 residents of Linn County, favoring the proportionate sharing plan.

## COMMITTEE ON MEMORIAL RESOLUTIONS

Senator Nurse 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 be authorized to appoint subcommittees to prepare suitable resolutions.

The motion prevailed and the President appointed as such committee Senators Nurse, Van Eaton and Schaben.

# ADDITIONAL COPIES

Senator Lucken asked and received unanimous consent that 500 copies of Senate File 423 be printed.

## SENATE CONCURRENT RESOLUTION 23

Senator Frommelt called up Senate Concurrent Resolution 23 found on page 685 of the Senate journal and moved its adoption.

The resolution was adopted.

## SENATE CONCURRENT RESOLUTION 24

Senator Frommelt called up Senate Concurrent Resolution 24 found on page 686 of the Senate journal and moved its adoption.

The resolution was adopted.

Senator Frommelt asked and received unanimous consent that Senate Concurrent Resolutions 23 and 24 be immediately messaged to the House.

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

The Senate was called to order with President Fulton presiding.

# THIRD READING OF BILLS

On motion of Senator Clarke, House File 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton Community School District, in the Counties of Hamilton and Wright, 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, etc., with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke moved that the bill be read a third 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	Frey	Lamborn	Potgeter
Briles	Frommelt	Lange	Reichardt
Burns	Gaudineer	Lisle	Reno
Cassidy	Glenn	Lodwick	Rigler
Clarke	Hagedorn	Lucken	Riley
Coleman	Heaberlin	Main	Shaff
DeKoster	Heying	McGill	Shirley
Denman	Hill	Messerly	Stanley
Dodds	Jepsen	Murray	Stephens
Elvers	Klefstad	Neu	Van Eaton
Ely	Kosek	Nurse	Van Gilst
Erskine	Kruck	O'Malley	Walsh
Flatt	Kyhl		

Nays: 0

Absent or not voting: 11

Benda DeHart Kibbie Reppert Buren Floy Mills Schaben

Condon Hougen Patton

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 stood at ease until the fall of the gavel.

The Senate was called to order with President Fulton presiding.

# CONFERENCE COMMITTEE REPORT ON

## HOUSE JOINT RESOLUTION 10

# 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 House on House Joint Resolution 10, a joint resolution to provide commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly, beg leave to report and recommend passage of the following and implementation of same:

## SENATE CONCURRENT RESOLUTION

WHEREAS, there is mutual agreement between the House and the Senate that for the best interests of the people of Iowa a just decision must be reached this session on the matter of reapportionment; and

WHEREAS, it is the obligation of individual members of the Iowa Senate and House to indicate their position on reapportionment; and

WHEREAS, it is the obligation of the Democratic and Republican members of the Iowa House and Senate acting as representatives of their respective political parties to express the position of their respective parties on future action affecting legislative apportionment in Iowa,

NOW THEREFORE BE IT.RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That those members of the Iowa House and Iowa Senate casting an affirmative vote for this resolution pledge themselves as individuals and as representatives of their political parties to support the following:

(1) That the Iowa House of Representatives and the Iowa Senate in passing the "1965 Permanent Apportionment Plan" and in passing for the first time a constitutional amendment requiring mandatory subdistricting do not, by inference or intent, modify or amend Article I, subsection six (6), of the Constitution of Iowa but rather seek to support and to conform with the decision of the Supreme Court of Iowa in the case of Kruidenier vs. McCulloch, dated April 15, 1966.

- (2) That the members of the Iowa Senate and Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support the passage of the "1965 Permanent Apportionment Plan" when submitted to the people for ratification at the 1968 general election.
- (3) That the members of the Iowa Senate and the Iowa House acting both as the individuals and as spokesmen for their respective political parties, hereby pledge themselves to support a reapportionment plan in the 63rd General Assembly that will conform with the '1965 Permanent Apportionment Plan' if the permanent apportionment plan is approved and ratified by the people of Iowa.
- (4) That the members of the Iowa Senate and the Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support second passage of the constitutional amendment requiring mandatory subdistricts in the 63rd General Assembly, and support its passage when submitted to the people for approval and ratification at a special election in 1969.
- (5) That the 62nd General Assembly shall enact a temporary plan which subdivides multi-member districts into single member districts based on present size and preserving current terms, and such plan shall be valid only for the 1968 General Election and any special election necessary to fill a vacancy in the 63rd General Assembly, if the "1965 Permanent Apportionment Plan" is approved and ratified by the people. A commission shall be created to submit such a plan to this General Assembly at the earliest possible date.

ON THE PART OF THE SENATE:
WILLIAM F. DENMAN, Chairman
JOHN P. KIBBIE
ROBERT R. DODDS
MAX MILO MILLS

ON THE PART OF THE HOUSE:
MAURICE VAN NOSTRAND, Chairman
JOHN L. MOWRY
WILLIAM H. HARBOR
WILLIAM J. GANNON

Senator Denman called up the conference committee report on House Joint Resolution 10 and moved its adoption.

Senator Kosek moved in a substitute motion, to defer action on the committee report for one business day.

Objections were raised.

Senator Riley rose on point of order that it was 12:04 p.m. and past the time of adjournment as set forth in Senate Concurrent Resolution 7.

The chair ruled the point not well taken.

The motion to defer was lost.

Senator Denman renewed his motion to adopt the conference committee report on House Joint Resolution 10.

The motion prevailed and the report was adopted.

## EXPLANATION OF VOTE ON CONFERENCE COMMITTEE REPORT

We voted against the conference committee report on House Joint Resolution 10 for the following reasons:

First of all, it delays reduction in the size of the legislature until 1970. The delay could be even longer should the constitutional amendment not receive a favorable vote. We prefer a statuatory reduction which would reduce the legislature to an efficient, workable size with a savings in excess of a quarter of a million dollars per legislative session in salaries alone.

We favor mandatory subdistricting. The conference committee reports adoption does not and cannot guarantee mandatory subdistricting (in a permanent constitutional amendment) since there is no way the hands of the 1967 session of the General Assembly can be tied. We will vote for the separate mandatory subdistricting constitutional amendment in 1967, but point out that only those of us now serving in both houses can morally agree to do so during such 1967 session.

In view of supreme court decisions there is grave doubt about the valid apportionment of the present legislature. The conference committee report does address itself to this problem.

The approach taken by the conference committee report is not the only approach which would be adopted by both houses of the General Assembly. A change of only two votes in the Senate vote on the House approved reapportionment plan would result in a measure that provides the good points of the conference committee report without the over-riding deficiency of delay and uncertainty.

TOM RILEY
ERNEST KOSEK
CHESTER O. HOUGEN
FRANCIS MESSERLY
ROGER J. SHAFF

Senator Denman called up the following resolution:

## SENATE CONCURRENT RESOLUTION 25

By: Denman, Kibbie, Dodds and Mills

WHEREAS, there is mutual agreement between the House and the Senate that for the best interests of the people of Iowa a just decision must be reached this session on the matter of reapportionment; and

WHEREAS, it is the obligation of individual members of the Iowa Senate and House to indicate their position on reapportionment; and  ${\sf Constant}$ 

WHEREAS, it is the obligation of the Democratic and Republican members of the Iowa House and Senate acting as representatives of their respective political parties to express the position of their respective parties on future action affecting legislative apportionment in Iowa,

# NOW THEREFORE BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

That those members of the Iowa House and Iowa Senate casting an affirmative vote for this resolution pledge themselves as individuals and as representatives of their political parties to support the following:

- (1) That the Iowa House of Representatives and the Iowa Senate in passing the ''1965 Permanent Apportionment Plan'' and in passing for the first time a constitutional amendment requiring mandatory subdistricting do not, by inference or intent, modify or amend Article I, subsection six (6), of the Constitution of Iowa but rather seek to support and to conform with the decision of the Supreme Court of Iowa in the case of Kruidenier vs. McCulloch, dated April 15, 1966.
- (2) That the members of the Iowa Senate and Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support the passage of the "1965 Permanent Apportionment Plan" when submitted to the people for ratification at the 1968 general election.
- (3) That the members of the Iowa Senate and the Iowa House acting both as the individuals and as spokesmen for their respective political parties, hereby pledge themselves to support a reapportionment plan in the 63rd General Assembly that will conform with the "1965 Permanent Apportionment Plan" if the permanent apportionment plan is approved and ratified by the people of Iowa.
- (4) That the members of the Iowa Senate and the Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support second passage of the constitutional amendment requiring mandatory subdistricts in the 63rd General Assembly, and support its passage when submitted to the people for approval and ratification at a special election in 1969.
- (5) That the 62nd General Assembly shall enact a temporary plan which subdivides multi-member districts into single member districts based on present size and preserving current terms, and such plan shall be valid only for the 1968 General Election and any special election necessary to fill a vacancy in the 63rd General Assembly, if the "1965 Permanent Apportionment Plan" is approved and ratified by the people. A commission shall be created to submit such a plan to this General Assembly at the earliest possible date.

Senator Stanley offered the following amendment filed by Senators Stanley and Ely and moved its adoption by Section:

Amend Senate Concurrent Resolution 25 as follows:

1. In numbered paragraph (1), strike the word "subsection" and insert in lieu thereof the word "Section"; and strike the word "subdistricting" and insert in lieu thereof the words "single member districts".

2. Insert the following new sentence at the end of numbered paragraph (1): "It is specifically understood and agreed that Article I, Section 6, of the Constitution of Iowa requires and will continue to require that each legislator be elected from a single member district after the '1965 Permanent Apportionment Plan' becomes effective."

3. Insert the following new sentence at the end of numbered paragraph (3):

"In any event, they further pledge themselves to support a reduction in the size of the legislature, to no more than fifty (50) Senators and no more than one hundred (100) Representatives, effective for the nomination and election of legislators in 1970."

- 4. In numbered paragraph (4), strike the word "subdistricts" and insert in lieu thereof the words "single member districts".
- 5. In numbered paragraph (5), insert the words "of the general assembly" after the words "based on present size".

In order, Sections 1,2,3,4 and 5 of the amendment were adopted.

Senator Gaudineer offered the following amendment:

Amend Senate Concurrent Resolution 25 as follows:

- 1. By striking from line twenty-two (22) the word, "subdistricting" and by inserting in lieu thereof the words, "single member districts".
- 2. By striking from line forty-three (43) the word, "subdistricts" and by inserting in lieu thereof the words, "single member districts".

Senator Gaudineer asked and received unanimous consent to withdraw the amendment.

Senator Denman moved the adoption of Senate Concurrent Resolution 25 as amended.

Roll call was requested.

Rule 8 was invoked.

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

Ayes: 54

Balloun Elv Benda Erskine Briles Flatt Buren Flov Burns Frommelt Cassidy Gaudineer Clarke Hagedorn Heaberlin Coleman Condon Heying DeHart Hougen DeKoster Kibbie Denman Klefstad Dodds Kosek Elvers Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Murray
Neu
Nurse

O'Malley

Potgeter Reichardt Reno Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Patton

Nays: 1

Glenn

Absent or not voting: 6

Frey

Jepsen

Reppert

Schaben

Hill

Mills

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

Senator Denman 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.

## HOUSE CONCURRENT RESOLUTION 10

Senator Frommelt called up House Concurrent Resolution 10 printed on page 605 of the Senate Journal and moved its adoption.

The resolution was adopted.

## PROOFS OF PUBLICATION

Published copy of Senate File 584 and verified proof of publication of said bill in The Bremer County Independent, a weekly newspaper published at Waverly, Iowa, on March 13, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 585 and verified proof of publication of said bill in The Waverly Democrat, a weekly newspaper published at Waverly, Iowa, on March 16, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of 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 Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 23 extending official greetings of the Legislature of the State of Iowa to the government of the state of Yucatan, Republic of Mexico.

Also:

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

Senate Concurrent Resolution 24 to designate as an honorary member of both houses of the legislature of the state of Iowa, Donna Amilia Hernandez, founder and chief patron of the Ballet Folklorico de Mexico.

Also:

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

Senate Concurrent Resolution 17 providing for WATS lines to be installed in the House and Senate area for use by members of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

## INTRODUCTION OF BILLS

Senate File 572, by Committee on Public Health and Welfare, a bill for an act, relating to the responsibility of relatives to contribute toward the support of an applicant for or recipient of aid to disabled persons.

Read first and second times and passed on file.

Senate File 573, by Senator Klefstad, a bill for an act relating to judges of elections.

Read first and second times and passed on file.

Senate File 574, by Committee on Conservation and Recreation, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission.

Read first and second times and passed on file.

Senate File 575, by Committee on Conservation and Recreation, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year.

Read first and second times and passed on file.

Senate File 576, by Senator Shirley, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas county, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system.

Read first and second times and passed on file.

Senate File 577, by Senator Murray, a bill for an act to amend the local budget law.

Read first and second times and passed on file.

Senate File 578, by Senators Nurse and Reno, a bill for an act relating to educational requirements for applicants for real estate salesmen or brokers licenses.

Read first and second times and passed on file.

Senate File 579, by Senator O'Malley, a bill for an act to provide tuition grants for lowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 580, by Senator Neu, a bill for an act relating to group insurance for elective county officials.

Read first and second times and passed on file.

Senate File 581, by Senator Clarke, a bill for an act to permit state aid to local governments in event of major disasters.

Read first and second times and passed on file.

Senate File 582, by Senators Riley, Condon, Reppert and Nurse, a bill for an act relating to municipal parking facilities.

Read first and second times and passed on file.

Senate File 583, by Senator Briles, a bill for an act relating to consumer frauds.

Read first and second times and passed on file.

Senate File 584, by Senators Rigler and Kyhl, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first and second times and passed on file.

Senate File 585, by Senators Rigler and Kyhl, a bill for an act to legalize and validate the proceedings of the board of directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, 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.

Senate File 586, By Senators Murray, Buren, Potgeter and Clarke, a bill for an act relating to the condemnation of property for highway purposes.

Read first and second times and passed on file.

Senate File 587, by Senator Glenn, a bill for an act requiring members of the General Assembly to disclose sources of income during their terms of office.

Read first and second times and passed on file.

Senate File 588, by Senators Condon, Patton, Stanley and Denman, a bill for an act relating to election requirements for low-rent housing for the elderly.

Read first and second times and passed on file.

Senate File 589, by Committee on Education, a bill for an act relating to substitution of organized athletics for courses in physical education under school minimum standards.

Read first and second times and passed on file.

Senate File 590, by Committee on Education, a bill for an act relating to special education of handicapped children.

Read first and second times and passed on file.

Senate File 591, by Senator Briles, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale, and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

Senate File 592, by Senator Briles, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Prescott, in Adams county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms.

Read first and second times and passed on file.

Senate File 593, by Senator Briles, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Clearfield, in Taylor and Ringgold counties, Iowa, and declaring said gas supply contract to be legal, valid and enforceable according to its terms.

Read first and second times and passed on file.

Senate File 594, by Senator Briles, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

Senate File 595, by Senator Briles, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, valid, and enforceable obligation of said town according to its terms.

Read first and second times and passed on file.

Senate File 596, by Senator Briles, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said city to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said city.

Read first and second times and passed on file.

Senate File 597, by Senator Briles, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the city of Bedford, in Taylor county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms.

Read first and second times and passed on file.

Senate File 598, by Senator Briles, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold and delivered pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

Senate File 599, by Committee on Education, a bill for an act relating to administration of area vocational schools and community colleges.

Read first and second times and passed on file.

Senate File 600, by Senator DeHart, a bill for an act relating to limitations of actions.

Read first and second times and passed on file.

Senate File 601, by Committee on Commerce, a bill for an act relating to the regulation of benevolent associations.

Read first and second times and passed on file.

Senate File 602, by Senator Kosek, a bill for an act relating to investments of the Iowa public employees retirement fund.

Read first and second times and passed on file.

Senate File 603, by Senators Lisle, Lucken, Stephens and Patton, a bill for an act to grant relief to 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 File 604, by Senator Lisle, a bill for an act relating to appeals to the employment safety commission.

Read first and second times and passed on file.

Senate File 605, by Senator Elvers, a bill for an act relating to the bounties on foxes.

Read first and second times and passed on file.

Senate File 606, by Senators Denman, Messerly and Condon, a bill for an act relating to the maximum permissible rate of interest legally chargeable on charge accounts.

Read first and second times and passed on file.

Senate File 607, by Senators Denman and Gaudineer, a bill for an act relating to salaries of county attorneys.

Read first and second times and passed on file.

## REPORTS OF COMMITTEES

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>Senate File 179</u>, a bill for an act relating to the registration of motorboats, 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 179 as follows:

- 1. Amend Section two (2) by inserting in line fifty-three (53) after the word "months", the words ", or any portion thereof,".
- 2. Further amend Section two (2) by inserting in line fifty-five (55) after the word "consecutive", the word "registration".
- 3. Amend Section'six (6) by inserting after line one-hundred seventeen (117), the following:

"All fees collected for the registration of vessels shall be forwarded by the commission to the treasurer of the state, who shall place such money in a special conservation fund. The money so collected is hereby appropriated to the commission solely for the administration and enforcement of navigation laws and water safety."

D. S. Mc GILL. Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 134, a bill for an act relating to closing hunting seasons during

deer season, begs leave to report it has had the same under consideration and recommends the same do pass.

D. S. Mc GILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 273, a bill for an act relating to the establishment of an Iowa conservation education training center and to provide an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

D. S. Mc GILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>House File 98</u>, a bill for an act relating to fish bait, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows</u>; and when so amended the bill do pass:

Amend House File 98 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point eighty (109.80), Code 1966, is hereby amended by adding, beginning in line sixteen (16), the following new sentence; "Green sunfish and orange-spotted sunfish may also be taken as bait."

D. S. Mc GILL, Chairman

Ordered passed on file.

## AMENDMENTS FILED

Senate File 463 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By inserting in line five (5) after the word "that" the words "state agencies and".
- 2. By inserting in line six (6) after the word "over" the words "state and".

Amend the title as follows:

- 1. By inserting in line one (1) after the word "authorize" the words "state agencies and".
  - 2. By inserting in line two (2) after the word "over" the words "state and".

    LEE GAUDINEER

Amend Senate File 390 as follows:

Amend Senate File 390 by striking from lines nine (9), ten (10) and eleven (11) the sentence "The boards acting together may adopt rules and regulations setting fees for services provided by the center, and for collecting and allocating the fees."

JOHN M. ELY. JR.

On motion of Senator Frommelt, and in accordance with Senate Concurrent Resolution 7 the Senate adjourned until 11:00 a.m., Mor. 'y, March 27, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, March 27, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Dr. Dean Chapman, pastor of Grandview Methodist Church, Dubuque, Iowa.

## VISITORS PRESENTED

Senator Van Gilst rose on point of personal privilege and introduced the Honorable C. L. Rice of Delta, a former member of the House of Representatives, who was present in the Senate chambers.

Senator Hagedorn presented 40 students of Spencer schools, who are also members of Grace Methodist Church, who were seated in the balcony with their minister, the Reverend L. W. Lieder.

Senator Heaberlin introduced two students from the Pleasantville, Iowa Community Schools, one student from Herbert Hoover Junior High School, Potomac, Md. and one student from the Winston Churchill Senior High School, Potomac, Md., who were seated in the balcony with Mr. and Mrs. Ira Heaberlin.

## PETITIONS

The following petitions were presented and placed on file:

By Senator Buren from 115 residents of Winnebago, Worth, and Hancock Counties, urging exclusion of county and state parks from the mobile home park law.

By Senator Floy from 132 residents from Cerro Gordo County, supporting exclusion of county and state parks from the mobile home park law.

By Senator Denman from 42 residents of Polk County, opposing the use of 65 horsepower motors on Iowa Lakes.

By Senator Klefstad from 54 residents from Pottawattamie County, opposing daylight saving time.

By Senator Lucken from 86 residents of Plymouth County, opposing daylight saving time.

By Senator Patton from 19 residents from Buchanan County, opposing the shooting of doves in Iowa.

By Senator Rigler from 38 residents of Chickasaw County, in opposition to parimutuel betting.

By Senator Stephens from 28 residents of Henry County, opposing pari-mutuel betting.

By Senator Kosek from 50 residents from Linn County, supporting the proportionate sharing plan.

By Senator Riley from 30 residents from Linn County, favoring the proportionate sharing plan.

# PRESENT RESOLUTIONS TO SPECIAL GUESTS

President Fulton appointed as a committee of two, Senators Frommelt and Flatt, to escort the special guests from Yucatan and Mexico City to the rostrum, where he welcomed them to the Senate. In the group were Manuel Rios Covian, Director General, Banko Hipotecario de Merida, S. A., Merida, Yucatan, Mexico and Chairman of the Yucatan Partners of Alliance Progress Committee; Manuel Mier y Teran, Director General, State Economic Planning for Yucatan; Fernando Barbachano, President of the Tourism Company, Merida; Juan Lopez, a cattleman from Merida, and Senora Donna Amalia Hernandez, founder and chief patron of the Ballet Folklorico de Mexico. A framed copy of Senate Concurrent Resolution 23 was presented to Senor Covian, who responded with a few words of gratitude to the Senate. Senora Hernandez was presented a framed copy of Senate Concurrent Resolution 24 and responded by declaring to the members of the Senate that the Resolutions would be hung in her new school in Mexico City. President Fulton made the presentations.

## SPECIAL ORDERS OF BUSINESS

Senator Frommelt asked and received unanimous consent that the following be made Special Orders of Business as indicated:

Senate File 531 for 10:00 a.m. Monday, April 3, 1967;

Senate File 532 for Monday, April 3, 1967, following action on Senate File 531; Senate File 131 for 9:00 a.m. Wednesday, April 5, 1967.

## NON-CONTROVERSIAL CALENDAR PROCEDURE

Senator Frommelt asked and received unanimous consent to create a non-controversial calendar using the following procedure:

Members of the Senate desiring to submit bills shall do so through Majority Floor Leader Frommelt or Minority Floor Leader Rigler no later than 4:00 p.m. on Tuesday.

The list shall be printed on Wednesday and any member desiring to strike a bill from the non-controversial calendar may do so by requesting the Secretary of the Senate to strike same from the list.

ANDREW G. FROMMELT

## 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:

John P. Berg, Wapello County Earl Dean, Cerro Gordo County William J. Greene, Clinton County R. W. Harvey, Harrison County G. R. Hill, Wright County
Frank Shane, Wapello County
Claude M. Stanley, Muscatine County
John E. Talbott, Poweshiek County
Albert Weiss, Crawford County
Ralph Zastrow, Floyd County

H. KENNETH NURSE, Chairman CHARLES S, VAN EATON JAMES F, SCHABEN

## SENATE CONCURRENT RESOLUTION 26

By: Rigler, Mills, Benda,
DeHart, Hougen, Jepsen,
Kosek, Lamborn, Lange,
Lodwick, Neu, Potgeter,
Riley, Stanley, Stephens,
Van Eaton and Walsh

WHEREAS, additional facts and information have become available since the enactment of House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load, which has passed both houses of the general assembly and is to be delivered to the governor,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

That the governor be respectfully requested to return House File 212 when delivered for reconsideration by the Senate and the House.

# PROOFS OF PUBLICATION

Published copy of House File 514 and verified proof of publication of said bill in the Preston Times, a weekly newspaper published at Preston, Iowa on March 9, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of House File 530 and verified proof of publication of said bill in the Preston Times, a weekly newspaper published at Preston, Iowa on March 9, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of 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 No. 67, a bill for an act to amend chapter 279, Code 1966, to improve the continuing contract for teachers.

Also:

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

House File No. 165, a bill for an act to create a professional teaching practices commission.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection act.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE AMENDMENT TO SENATE FILE 180

Amend Senate File 180 by deleting in line eleven (11) the words "of animals" and inserting in lieu thereof the following: ", handling or other preparation of livestock".

## INTRODUCTION OF BILLS

Senate File 608, by Senator Stanley, a bill for an act relating to the blind, the partially blind and the physically disabled.

Read first and second times and passed on file.

Senate File 609, by Senator Stanley, a bill for an act to prohibit the ownership, possession, and use of firearms for certain periods of time by persons convicted of a serious offense or by persons having been determined to be delinquent children.

Read first and second times and passed on file.

Senate File 610, by Senator Stanley, a bill for an act to require school buses to display lighted head lamps at any time when transporting passengers.

Read first and second times and passed on file.

Senate File 611, by Senator Schaben, a bill for an act relating to levee and drainage districts by providing again for the assessment of upstream districts for common outlet work in the way of cleanouts and levee rebuilding.

Read first and second times and passed on file.

Senate File 612, by Senator Benda, a bill for an act relating to inspection of milk products.

Read first and second times and passed on file.

Senate File 613, by Senators Cassidy, Kibbie, Patton, Buren, Nurse and Frommelt, a bill for an act to appropriate from the general fund of the state of Iowa funds to the department of public instruction for a statewide educational television and communication network, and to establish a governor's committee to coordinate and assist in the planning and construction of the network.

Read first and second times and passed on file.

Senate File 614, by Senator Schaben, a bill for an act relating to levee and drainage districts.

Read first and second times and passed on file.

Senate File 615, by Senator Ely, a bill for an act relating to support of pupils at the school for the deaf and the Iowa braille and sight-saving school.

Read first and second times and passed on file.

Senate File 616, by Committee on Education, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

Read first and second times and passed on file.

Senate File 617, by Committee on Education, a bill for an act to provide for attachment of non-high school districts.

Read first and second times and passed on file.

Senate File 618, by Senator Dodds, a bill for an act to be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens.

Read first and second times and passed on file.

Senate File 619, by Senator Klefstad, a bill for an act relating to flammable liquids and liquified petroleum gases.

Read first and second times and passed on file.

Senate File 620, by Senator Klefstad, a bill for an act relating to housing.

Read first and second times and passed on file.

Senate File 621, by Senator Klefstad, a bill for an act relating to housing.

Read first and second times and passed on file.

Senate File 622, by Senators Frommelt, Rigler, Lodwick, Stephens, Coleman, Clarke and Shaff, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 623, by Legislative Research Committee, a bill for an act relating to registration fees for motor vehicles.

Read first and second times and passed on file.

Senate File 624, by Senators Kvhl, Murray, Hagedorn and Reppert, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.

Read first and second times and passed on file.

Senate File 625, by Committee on Governmental Affairs, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof.

Read first and second times and passed on file.

Senate File 626, by Senator Lucken, a bill for an act to permit cities and towns to levy and collect taxes on the gross receipts of certain businesses.

Read first and second times and passed on file.

Senate File 627, by Senators Reno, Main, Heaberlin, Floy, Hagedorn, Schaben and Patton, a bill for an act appropriating an additional four million (4,000,000) dollars for agricultural land tax credit purposes.

Read first and second times and passed on file.

Senate Joint Resolution 34, by Senator Stanley, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to call itself into special session at any time between regular sessions.

Read first and second times and passed on file.

Senate File 628, by Senator Jepsen, a bill for an act relating to property tax exemption for retired persons.

Read first and second times and passed on file.

Senate File 629, by Senator Jepsen, a bill for an act relating to annual reports of the number of registered voters by party affiliation.

Read first and second times and passed on file.

Senate File 630, by Senator Jepsen, a bill for an act relating to the removal of parked vehicles.

Read first and second times and passed on file.

Senate File 631, by Senator Jepsen, a bill for an act relating to registration of voters.

Read first and second times and passed on file.

Senate File 632, by Senators Reichardt and Frommelt, a bill for an act relating to city and county assessors and to make an appropriation for salaries and expenses of assessors and their deputies.

Read first and second times and passed on file.

Senate File 633, by Senator Gaudineer, a bill for an act relating to records of county hospitals.

Read first and second times and passed on file.

Senate File 634, by Senators Gaudineer and Riley, a bill for an act to license, regulate and control motor vehicle salvage dealers and the disposition and storage of salvaged or junked motor vehicles and to provide remedies and penalties for the violation of this Act.

Read first and second times and passed on file.

Senate File 635, by Senator Murray, a bill for an act providing for the joinder of this state in the pest control compact and for related purposes.

Read first and second times and passed on file.

Senate File 636, by Senator Murray, a bill for an act relating to the number of members of the Iowa highway safety patrol.

Read first and second times and passed on file.

Senate File 637, by Senator Murray, a bill for an act relating to the state board of public instruction.

Read first and second times and passed on file.

Senate File 638, by Senator Walsh, a bill for an act relating to area community and junior colleges.

Read first and second times and passed on file.

Senate File 639, by Senators Reno, Coleman, Briles, Shirley, Balloun, Nurse, Frey, Buren, Van Eaton, Klefstad, Erskine, Heying, Burns, Patton, Cassidy and Heaberlin, a bill for an act relating to the practice of accountancy by registered accountants, establishing a board of registered accountants, and collection of fees for the support thereof.

Read first and second times and passed on file.

Senate File 640, by Senators Van Eaton, Erskine and Gaudineer, a bill for an act relating to attorney fees and other costs paid to defend indigent persons charged with public offenses.

Read first and second times and passed on file.

Senate File 641, by Legislative Research Committee, a bill for an act relating to motor vehicle inspection.

Read first and second times and passed on file.

Senate File 642, by Senators Mills and Denman, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 643, by Senators Mills and Lodwick, a bill for an act to amend, revise and codify the law relating to estrays and trespassing animals.

Read first and second times and passed on file.

Senate File 644, by Senators Elvers and Benda, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 645, by Senator Elv. a bill for an act relating to abortion.

Read first and second times and passed on file.

Senate File 646, by Senators Floy, Glenn and Buren, a bill for an act relating to county zoning commissions.

Read first and second times and passed on file.

Senate File 647, by Senators Floy, Buren and Condon, a bill for an act to create special motor vehicle identification plates for sheriffs and their deputies.

Read first and second times and passed on file.

Senate File 648, by Senator Shaff, a bill for an act relating to the support of patients in certain institutions governed by the board of control.

Read first and second times and passed on file.

Senate File 649, by Senator Ely, a bill for an act relating to benefits for personnel of tax supported schools.

Read first and second times and passed on file.

Senate File 650, by Legislative Research Committee, a bill for an act relating to investments of the Iowa public employees retirement fund,

Read first and second times and passed on file.

Senate File 651, by Senator Reppert, a bill for an act to provide for this state to enter into the midwest nuclear compact.

Read first and second times and passed on file.

Senate File 652, by Senators Coleman, Neu, Riley and Glenn, a bill for an act

relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations.

Read first and second times and passed on file.

Senate File 653, by Senators Coleman, O'Malley, Erskine and Shaff, a bill for an act relating to marketing of dairy products.

Read first and second times and passed on file.

Senate File 654, by Senator Coleman, a bill for an act to provide for an agricultural producer association for poultry producers.

Read first and second times and passed on file.

Senate File 655, by Senator Coleman, a bill for an act to provide for an agricultural producer association for turkey producers.

Read first and second times and passed on file.

Senate File 656, by Senator Kruck, a bill for an act relating to junior colleges and area community colleges.

Read first and second times and passed on file.

Senate File 657, by Senator Jepsen, a bill for an act relating to school standards.

Read first and second times and passed on file.

Senate File 658, by Senator Gaudineer, a bill for an act relating to care and treatment of mental illness.

Read first and second times and passed on file.

Senate File 659, by Committee on Agriculture, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor.

Read first and second times and passed on file.

Senate File 660, by Senator Murray, a bill for an act relating to the financial responsibility of slaughterhouses.

Read first and second times and passed on file.

## HOUSE MESSAGES CONSIDERED

House File 67, a bill for an act to amend chapter 279, Code 1966, to improve the continuing contract for teachers.

Read first and second times, and passed on file.

House File 165, a bill for an act to create a professional teaching practices commission.

Read first and second times, and passed on file.

# JOURNAL OF THE SENATE

# ASSIGNMENT OF BILLS

President Fulton announced the as	signment of the following bills:
S.F. 273	Appropriations
S.F. 564	Governmental Subdivisions
S.F. 565	Education
S.F. 566	Appropriations
S.F. 567	Calendar
S. F. 568	Calendar
S. F. 569	Education
S.F. 570	Governmental Subdivisions
S.F. 571	Ways and Means
S. F. 572	Calendar
S.F. 573	Governmental Subdivisions
S.F. 574	Calendar
S.F. 575	Calendar
S.F. 576	Judiciary
S.F. 577	Governmental Subdivisions
S. F. 578	Judiciary
S. F. 579	Education
S.F. 580	Governmental Subdivisions
S. F. 581	Governmental Affairs
S.F. 582	Governmental Subdivisions
S.F. 583	Judiciary
S. F. 584	Judiciary
S.F. 585	Judiciary

S.F. 586	Judiciary
S.F. 587	Governmental Affairs
S. F. 588	Governmental Subdivisions
S. F. 589	Calendar
S. F. 590	Calendar
S. F. 591	Judiciary
S. F. 592	Judiciary
S. F. 593	Judiciary
S.F. 594	Judiciary
S.F. 595	Judiciary
S. F. 596	Judiciary
S.F. 597	Judiciary
S.F. 598	Judiciary
S.F. 599	Calendar
S.F. 600	Judiciary
S.F. 601	Calendar
S. F. 602	Governmental Affairs
S. F. 603	Appropriations
S.F. 604	Industrial and Human Relations
S.F. 605	Conservation and Recreation
S.F. 606	Commerce
S.F. 607	Governmental Subdivisions

# REPORT OF COMMITTEE

Senator John Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred House File 216, a bill for an act relating to educational laboratory schools 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 Senate File 340 as follows:

- 1. By striking from section two (2) line nineteen (19) the word "comtemplation" and substituting the word "contemplation" therefor.
- 2. By striking from section five (5) line sixty-six (66) the word "porperty" and substituting the word "property" therefor.
- 3. By striking from section twenty-three (23) line eight (8) the word "of" and substituting the word "or" therefor.

LUCAS J. De KOSTER

Amend Senate File 496 by adding after the word "housing" in line 4 of section 2 the words "or real property".

JOHN M. ELY, JR.

Senate File 87 is hereby amended as follows:

Amend section seven (7) by striking from lines one (1) and two (2) the words and figure "four hundred twenty-seven point twenty (427.20)" and inserting in lieu thereof the words and figure "two hundred forty-seven point twenty (247.20)".

JOHN M. ELY, JR.

Amend Senate File 302 by striking from section three (3), lines four (4) and five (5) the words "a commissioner serving a county or area having" and inserting in lieu thereof the words "the salaries of commissioners shall be as follows for counties or areas with the following populations".

Further amend said section by striking from lines six (6), eight (8), nine (9), eleven (11) and twelve (12) the word "less" and inserting in lieu thereof in each instance the word "more".

FRANCIS L. MESSERLY and CHARLES F. BALLOUN

Amend Senate File 43 as follows:

- 1. Amend section three (3) by adding the following new subsection:
- "Members of the professional staff of the department of public instruction, appointed under the provisions of section two hundred fifty-seven point twenty-four (257.24) of the Code, who possess a current valid teacher's certificate or, who are assigned to vocational activities or programs."
- 2. Amend section six (6) by striking from line fourteen (14) the word "five (5)" and inserting in lieu thereof the word "three (3)" and by striking from lines nineteen (19) and twenty (20) the words "two (2) members" and inserting in lieu thereof the words "one (1) member".
- 3. Amend section sixteen (16) by adding after the period in line ten (10) the following:
- "Nothing in this Act shall affect any municipal civil service programs presently established under and pursuant to the provisions of chapter three hundred sixty-five (365) of the Code".

4. Amend the O'Malley amendment, filed March 8, 1967, by striking from line forty-five (45) the word "thereby".

GEORGE E. O'MALLEY

Amend House File 212 by adding thereto the following:

"Sec. 4. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

Such combination of vehicles shall be permitted to travel only on the interstate road system."

ERNEST KOSEK

NT....

## THIRD READING OF BILLS

On motion of Senator Elvers, Senate File 259, a bill for an act relating to the specifications and standards for cheeses and cheese products, with report of committee recommending passage, was taken up, 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.

President Pro Tempore O'Malley took the chair at 11:15 a.m.

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

T3 1 '

Ayes: 53

Balloun	Erskine	Kieistad	Nurse
Benda	Flatt	Kosek	O'Malley
Briles	Floy	Kyhl	Patton
Buren	Frey	Lamborn	Potgeter
Burns	Frommelt	Lange	Reichardt
Cassidy	Gaudineer	Lodwick	Reppert
Clarke	Glenn	Lucken	Rigler
Condon	Hagedorn	Main	Schaben
DeHart	Heaberlin	McGill	Shaff
DeKoster	Heying	Messerly	Stephens
Denman	Hill	Mills	Van Eaton
Dodds	∡Hougen	Murray	Van Gilst
Elvers	Jepsen	Neu	Walsh
Ely			

777 6 1 1

Nays: 0

Absent or not voting: 8

Coleman	Kruck	Reno	Shirley
Kibbie	Lisle	Riley	Stanley

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 259

This explanation is filed to record my "Aye" vote on Senate File 259. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Frommelt, House File No. 138, a bill for an act relating to the Iowa commission for the blind, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Fulton took the chair at 11:30 a.m.

Flatt

Floy

Senator Kosek moved that the bill be read a third 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
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Kosek

O'Malley
Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Navs: 0

Absent or not voting: 4

Coleman

Lisle

Riley

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 Gaudineer, Senate File 211, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer offered the following amendment:

Amend Senate File 211 by striking all of Section 2 and inserting in lieu thereof the following:

Sec. 2. Section five hundred fifteen point forty-nine (515.49) of subsection 7, Code 1966, is hereby amended by striking lines twelve (12) through twenty-one (21) of said subsection and inserting in lieu thereof the following:

"No company shall expose itself to loss on any one risk or hazard to an amount exceeding ten percent of its surplus to policyholders: (1) unless the excess shall be reinsured in some other good and reliable company licensed to do an insurance business in this state, but in no case shall such excess reinsurance exceed ten percent of the capital of the reinsuring company, and a certificate of such reinsurance shall be furnished to the insurer; or (2) unless the excess shall be reinsured by a group of individual unincorporated insurers who are authorized to transact an insurance business in at least one state of the United States and who possess assets which are held in trust for the benefit of the American policyholders in the sum of not less than fifty million dollars, and a certificate of such reinsurance shall be furnished to the insured."

Senator Gaudineer offered the following amendment to the Gaudineer amendment and moved its adoption:

Amend the Gaudineer amendment to Senate File 211, filed March 6, 1967, as follows:

1. By striking from line fourteen (14) the word "insurer" and inserting in lieu thereof the word "insured".

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment:

Senator Gaudineer moved the adoption of his amendment as amended.

The amendment was adopted.

Senator Murray offered the following amendment:

Amend Senate File 211 by striking all of Section one (1) and inserting in lieu thereof the following:

Section 1. Section five hundred fifteen point forty-seven (515.47), Code 1966, is hereby amended as follows:

- 1. Subsection one (1), line six (6), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 2. Subsection two (2), lines seven (7) and eight (8), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 3. Subsection three (3), lines eight (8) and nine (9), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 4. Subsection four (4), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided in section five hundred fifteen point forty-nine (515.49) of the Code."
- 5. Subsection six (6), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred point forty-nine (515.49) of the Code."

Senator Murray offered the following amendment to his amendment and moved its adoption:

Amend the Murray amendment to Senate File 211, filed February 22, 1967, as follows:

1. By inserting in line twenty-eight (28) after the word "hundred" the word "fifteen".

The amendment to the amendment was adopted.

Senator Murray offered the following amendment to the Murray amendment and moved its adoption:

Amend the Murray amendment to Senate File 211, filed February 22, 1967, as follows:

- 1. By striking the period (.) in line eighteen (18) and inserting a period (.) after the quotation mark.
- 2. By striking the period (.) in line twenty-three (23) and inserting a period (.) after the quotation mark.
- 3. By striking the period (.) in line twenty-eight (28) and inserting a period (.) after the quotation mark.

The amendment to the amendment was adopted.

Senator Murray moved the adoption of his amendment as amended.

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 211 by striking all of Section 3 and inserting in lieu thereof the following:

Sec. 3. Section five hunded fifteen point fifty (515.50), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words "in companies only authorized to do business in this state" and inserting in lieu thereof the following:

"in companies or groups authorized to do business in this state, as set forth in section five hundred fifteen point forty-nine (515.49) of the Code."

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent that House File 71 be substituted for Senate File 211.

Senator Gaudineer moved that the bill be read a 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

Ayes. J4			
Balloun	Flatt	Kruck	O'Malley
Benda	Floy	Kyhl	Patton
Briles	Frey	Lamborn	 Potgeter
Buren	Frommelt	Lange	Reichardt
Burns	Gaudineer	Lodwick	 Reno
Cassidy	Hagedorn	Lucken	Reppert
Clarke	Heaberlin	Main	 Rigler

Condon Heying DeHart Hill Denman Hougen Jepsen Dodds Kibbie Elvers Klefstad Elv Erskine Kosek

McGill Messerly Mills Murray Neu Nurse

Schaben-Shaff Stanley Van Eaton Van Gilst Walsh

Nays: 1

DeKoster

Absent or not voting: 6

Coleman Glenn

Lisle Riley Shirley

Stephens

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

Senator Gaudineer asked and received unanimous consent that Senate File 211 be withdrawn from further consideration of the Senate.

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

The Senate reconvened with President Fulton presiding.

## THIRD READING OF BILLS

On motion of Senator Ely Senate File 299, a bill for an act relating to the appointment of a conservator for an applicant for or recipient of aid to disabled persons, was taken up for consideration.

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

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

Flatt

Ayes: 54

Balloun Benda Floy Briles Frev. Buren Frommelt Cassidy Gaudineer Clarke Glenn Condon Hagedorn DeHart Heaberlin DeKoster Heying Denman Jepsen Dodds Kibbie

Kvhl Lamborn Lange Lodwick Lucken Main McGill Messerly Mills Murray

Neu

Patton Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens

March 27.

Elvers Ely Erskine Klefstad Kosek Kruck

Nurse O'Malley Van Eaton Van Gilst

Nays: 0

Absent or not voting: 7

Burns Coleman Hill Hougen Lisle Riley Walsh

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

#### HOUSE AMENDMENTS CONSIDERED

Senator Main called up for consideration Senate File 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection act, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 180 by deleting in line eleven (11) the words "of animals" and inserting in lieu thereof the following: ", handling or other preparation of livestock".

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: 48

Buren
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Floy

Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

Nays: 6

Balloun Benda Briles Flatt Frey

Kruck .

Absent or not voting: 7

Burns

Hougen

Riley

Walsh

Coleman

Lisle

Schaben

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 with President Fulton presiding.

## MOTION TO RECONSIDER WITHDRAWN

Senator Frommelt asked and received unanimous consent to withdraw his motion to reconsider the vote by which the Senate refused to confirm the appointment of Gene Needles as Commissioner of Public Safety.

#### RECALL HOUSE FILE 212

Senator Rigler moved that the rules be suspended and that House File 212 be recalled from the House for further consideration by the Senate.

The motion prevailed.

#### SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that House File 212 be made a Special Order of Business for 9:00 a.m. Tuesday, April 4, 1967.

#### THIRD READING OF BILLS

On motion of Senator Van Gilst Senate File 306, a bill for an act to provide for the use of safety emblems on slow moving vehicles, was taken up for consideration.

Senator Van Gilst offered the following amendment filed by Senators Van Gilst and Shaff and moved its adoption;

Amend Senate File 306 by striking everything after the enacting clause and inserting the following in lieu thereof:

"Section 1. Section three hundred twenty-one point three hundred ninety-eight (321.398), Code 1966, is amended by adding the following thereto:

"When operated on a highway, every farm tractor, implement of husbandry, road construction or maintenance vehicle, road grader, and any other vehicle principally designed for use off the highway which, when operated on the highway, is operated on the highway at a speed of twenty-five (25) miles an hour or less, may be identified with a reflective device of a type and in a position of mounting on the vehicle as approved by the commissioner. The commissioner in his approval shall be guided as far as practicable by the standards of the American society of agricultural engineers. No vehicle other than those specified in this section shall display a reflective device approved for the use herein described."

The amendment was adopted.

Senator Cassidy rose on point of order questioning the validity of the amendment filed by Senator Klefstad on March 13, 1967 and found on page 623 of the journal.

The chair ruled the point well taken and the amendment out of order.

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: 55

Erskine Balloun Benda Flatt Briles Floy Buren Frey Burns Frommelt Gaudineer Cassidy Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Heying Denman Hill Dodds Hougen Elvers Jepsen Ely Kibbie

Kosek
Kruck
Kyhl
Lamborn
Lange
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley
Patton

Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Potgeter

Nays: 0

Absent or not voting: 6

DeKoster

Lisle

Nurse

Riley

Klefstad

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 Balloun, Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving vehicles, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Balloun offered the amendment filed by Senators Balloun and Messerly on March 14, 1967 and found on pages 643-644 of the journal and moved its adoption.

Senator Elvers took the chair at 4:20 p.m.

Senator Balloun asked and received unanimous consent that further action on Senate File 36 be deferred and that the bill retain its place on the calendar.

On motion of Senator Frey, Senate File 45, a bill for an Act relating to the time during which beer may be delivered, sold and consumed, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Shirley offered the following amendment and moved its adoption:

Amend the Safety and Law Enforcement amendment to Senate File 45, filed February 23, 1967, by striking the word "section" in line three (3) and inserting in lieu thereof the word "sections".

The amendment to the amendment was adopted.

The following committee amendment was considered:

Amend Senate File 45 as follows:

By striking all of section two (2), and renumber the remaining section in conformity with this amendment.

The amendment as amended was adopted.

Senator Kruck offered the amendment filed by Senators Kruck and Shirley on March 9, 1967, found on pages 587-588 of the journal, and moved its adoption.

Senator Hill rose on point of order questioning the germaneness of the amendment.

The chair ruled the amendment germane.
Roll call was requested on the amendment.

Jepsen

Rule 8 was invoked.

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

Ayes: 18

Kruck Schaben Benda Frommelt Condon Patton Shaff Gaudineer Denman Kibbie Reppert Shirley Walsh Flov · Klefstad Rigler Frey Kosek

Nays: 39

Elvers

Balloun Ely Kyhl Nurse Buren Erskine Lamborn O'Malley Burns Flatt Potgeter Lange Cassidy Lodwick Reichardt Glenn Clarke Hagedorn Lucken Reno Coleman Heaberlin Main Stanley DeHart Heying McGill Stephens DeKoster Van Eaton Hill Messerly Dodds Hougen Mills Van Gilst

Neu

Absent or not voting: 4

Briles Lisle Murray Riley

The amendment was lost.

Senator Hill rose on point of order on the grounds that Section 1 of the bill was in conflict with the committee amendment adopted.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Tuesday, March 28, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, March 28, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Russel Hart, pastor of the Danville Methodist Church, Danville, Iowa.

#### VISITORS PRESENTED

Senator De Koster rose on point of personal privilege and introduced the Honorable J. T. Dykhouse of Rock Rapids, a former Senator, who was present in the Senate chambers.

Senator Flatt presented 100 eighth grade students from the Winterset Community schools, who were seated in the balcony. They were accompanied by their instructors, Mr. Honnold, Mr. Bassett, Mrs. Cameron, Mr. Miller, Mrs. Bass, Mr. Thomas and Mr. Scholten.

Senator DeHart introduced 66 students from the Roosevelt Elementary school in Ames, who were seated in the balcony with their instructor, Mr. Simmering.

Senator Balloun presented 56 students from the Norway Community school. Members of the junior and senior government classes, they were accompanied by their instructors, John Jenkins and Lowell Ryan.

Senator Burns rose on point of personal privilege and presented the Homorable John Swaner, former Representative from Johnson County, who was present in the Senate chambers.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Denman from 22 residents of Polk County, opposing 65 horsepower motors on Iowa lakes.

By Senator Reichardt from 87 residents of Polk County, in opposition to the use of 65 horsepower motors on Iowa lakes.

By Senator Kosek from 29 residents of Linn County, favoring the proportionate sharing plan.

By Senator Lodwick from 38 residents of Lee County, favoring a fair housing law.

APPOINTS COMMITTEES

President Fulton announced the appointment of the following committees:

SENATORS	MEMORIAL RESOLUTION COMMITTEES
John P. Berg	Gene Glenn
	Max Reno
	Donald McGill
Earl Dean	Delbert Floy
	John Buren
	Vernon Kyhl
William J. Greene	Roger Shaff
	Joseph Cassidy

Roger Jepsen

R. W. Harvey	James Schaben
•	Gilbert Klefstad
	Tom Frey
G. R. Hill	Hugh Clarke
	James Potgeter
	Joseph Coleman
Frank Shane	Gene Glenn
	Bass Van Gilst
	Donald McGill
Claude M. Stanley	David Stanley
	Robert Burns
	Richard L. Stephens
John E. Talbott	Kenneth Benda
	Charles Balloun
	Eugene Hill
Albert Weiss	Arthur Neu
	Elmer Lange
	Henry Lucken
Ralph Zastrow	Vernon Kyhl
	Robert Rigler
	Delbert Flov

## 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 No. 292, a bill for an act relating to the regulation of the sale and distribution of contraceptive devices.

Also:

That the House has adopted and agreed to the following Senate Joint Resolution in which the concurrence of the House was asked:

Senate Joint Resolution 12 proposing an amendment to the Constitution of the State to require that members of the General Assembly be elected from single member legislative districts.

Also:

That the House has passed the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 28 a Joint Resolution to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly.

Also:

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

House File No. 275, a bill for an act relating to stolen or abandoned vehicles.

Also:

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

House File No. 240, a bill for an act relating to deer hunting.

Also

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

House File No. 152, a bill for an act relating to the cost of foster home care for children of soldiers.

Also:

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

House File No. 131, a bill for an act to permit the credit of service in the armed forces toward the barber apprentice period.

Also:

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

House File No. 86, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review.

Also:

That the House has amended and adopted the following Senate Joint Resolution in which the concurrence of the House was asked:

Senate Joint Resolution 8, proposing an amendment to the Constitution relating to the composition of the General Assembly.

## HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 8

Amend Senate Joint Resolution 8 by striking all of Section two (2) and substituting in lieu thereof the following new section:

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of 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 No. 81, a bill for an act relating to judgment and sentencing.

## HOUSE AMENDMENT TO SENATE FILE 81

Amend Senate File 81, Section 2, line five (5), by inserting after the word "jail" the words "or other correctional or mental institution".

Also.

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

Senate Concurrent Resolution 25 relating to reapportionment.

WILLIAM R. KENDRICK Chief Clerk

# HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 25

Amend Senate Concurrent Resolution 25 by striking the last sentence in paragraph (3).

## ADDITIONAL COPIES

Senator Stanley asked and received unanimous consent to have 500 copies of Senate File 536 and Senate File 537 printed.

Senator Klefstad asked and received unanimous consent to have 500 copies of Senate File 78 printed.

Senator Lodwick asked and received unanimous consent to have 500 copies of Senate File 221, Senate File 283 and the March 16 Senate clip sheet printed.

#### PROOFS OF PUBLICATION

Published copy of House File 553 and verified proof of publication of said bill in The Cascade Pioneer-Advertiser, a weekly newspaper published in Cascade, Dubuque County, Iowa, on March 2, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of House File 554 and verified proof of publication of said bill in The Cascade Pioneer-Advertiser, a weekly newspaper published in Cascade, Dubuque County, Iowa, on March 2, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

## HOUSE MESSAGES CONSIDERED

House File No. 292, a bill for an act relating to the regulation of the sale and distribution of contraceptive devices.

Read first and second times, and passed on file.

House File No. 275, a bill for an act relating to stolen or abandoned vehicles.

Read first and second times, and passed on file.

House File No. 240, a bill for an act relating to deer hunting.

Read first and second times, and passed on file.

House File No. 152, a bill for an act relating to the cost of foster home care for children of soldiers.

Read first and second times, and passed on file.

House File No. 131, a bill for an act to permit the credit of service in the armed forces toward the barber apprentice period.

Read first and second times, and passed on file.

House File No. 86, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review.

Read first and second times, and passed on file.

House Joint Resolution 28, a Joint Resolution to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly.

Read first and second times, passed on file, and assigned to the Governmental Affairs Committee.

#### COMMUNICATIONS

March 27, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L.O.C.A.L.

Attention: Lt. Governor Robert D. Fuiton

#### Gentlemen:

It is my pleasure to submit the name of Jack M. Fulton of Cedar Rapids, Linn County, Iowa, for appointment as Commissioner of Public Safety, under the provisions of Sections 80.2 and 80.3, Code of Iowa 1966, effective May 1, 1967, for the unexpired portion of the term ending June 30, 1967.

Also:

Gentlemen:

It is my pleasure to submit the name of Jack M. Fulton of Cedar Rapids, Linn County, Iowa, for appointment as Commissioner of Public Safety, under the provisions of Section 80.2, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

## ASSIGNED TO COMMITTEE

President Fulton announced that House Joint Resolution 28 was assigned to the Governmental Affairs committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 65 Senate File 77 Senate File 132 Senate File 232

> ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 65 Senate File 77 Senate File 132 Senate File 232

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 March, 1967, sent to the governor for his approval,

Senate File 65 Senate File 77 Senate File 132 Senate File 232

ADOLPH W. ELVERS, Chairman

Passed on file.

#### UNFINISHED BUSINESS

On motion of Senator Frey, Senate File 45, a bill for an Act relating to the time during which beer may be delivered, sold and consumed, was taken up for further consideration.

Senator Hill renewed his point of order on the grounds that Section 1 of the bill was in conflict with the committee amendment.

The chair ruled the point not well taken.

Senator Frey moved that the bill be read a 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: 19

Benda Coleman Condon Dodds Elv Frey Frommelt Glenn Hougen Jepsen Kibbie Kosek Kruck Murray Reppert

Riley Schaben Shirley Walsh

Nays: 37

Balloun Briles Burns Cassidy Clarke DeHart DeKoster Denman Elvers

Erskine Flatt Hagedorn Heaberlin Heying Hill Klefstad Kyhl Lamborn Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse

O'Malley Patton Potgeter Reno Rigler Shaff Stanley Stephens Van Eaton Van Gilst

Absent or not voting: 5

Buren Flov Gaudineer Lisle Reichardt

The bill having failed to receive a constitutional majority was declared to not have passed the Senate.

Senator Stanley 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 Stanley motion prevail?" the vote was:

Ayes: 20

Balloun Clarke DeHart DeKoster Erskine Hill Lange Lucken Main McGill

Messerly Mills Neu Patton Potgeter Reichardt Shaff Stanley Stephens Van Gilst Nays: 37

Benda • Flatt Klefstad Reppert Rigler Briles Kosek Frey Kruck Burns Frommelt Rilev Cassidy Glenn Kyhl Schaben Coleman Hagedorn Lamborn Shirley Heaberlin Lodwick Van Eaton Condon Denman Walsh Heying Murray Dodds Hougen Nurse Elvers Jepsen O'Malley Ely Kibbie Reno

Absent or not voting: 4

Buren Floy Gaudineer Lisle

The motion was lost.

## EXPLANATION OF VOTE ON SENATE FILE 45

This explanation is filed to record my "Nay" vote on Senate File 45. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Nay".

WILLIAM REICHARDT

On motion of Senator Balloun, Senate File 36, an act relating to the use of flashing lights on slow-moving vehicles, was taken up for further consideration.

Senator Balloun again called up the following amendment filed by Senators Balloun and Messerly and moved its adoption:

Amend Senate File 36 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point four hundred twenty-three (321,423), Code 1966, is hereby amended by adding thereto the following new subsection:

'Any farm tractor, implement of husbandry, road construction or maintenance vehicle, road grader, and any other vehicle principally designed for use off the highway which, when operated on the highway, is operated on the highway at a speed of twenty-five (25) miles an hour or less, may be equipped with and display not more than two flashing lights. The type, color, dimensions, and method of mounting of the lights shall be approved by the commissioner.'

Sec. 2. Section three hundred twenty-one point four hundred twenty-two (321.422), Code 1966, is hereby amended by striking the period at the end of line six (6) and adding thereto the following: 'and vehicles as provided in section 1 of this Act.'"

The amendment was adopted.

Upon asking and receiving unanimous consent the committee amendment filed February 23, 1967, found on journal page 435, and the Rigler amendment filed March 2, 1967, found on journal page 509 were withdrawn.

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: 52

Balloun Flatt Lange Reichardt Briles Frev Lodwick Reno Frommelt Cassidy Lucken Reppert Clarke Glenn Main Rigler Coleman Hagedorn McGill Riley Condon Heaberlin Messerly Schaben DeHart Heving Mills Shaff DeKoster Hill Murray Shirlev Denman Hougen Neu Stanley Dodds Klefstad Nurse Stephens Elvers O'Mallev Kosek Van Eaton Elv Kyhl Patton Van Gilst Erskine Lamborn Potgeter Walsh

Nays: 0

Absent or not voting: 9

Benda Buren Floy Gaudineer Jepsen Kibbie Kruck Lisle

Burns

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

Senator Messerly asked and received unanimous consent that Senate File 36 be immediately messaged to the House.

#### THIRD READING OF BILLS

On motion of Senator Frey, Senate File 46, a bill for an Act relating to the time during which alcoholic liquor may be sold and consumed, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Frey asked and received unanimous consent that further action on Senate File 46 be deferred and that the bill retain its place on the calendar.

On motion of Senator O'Malley, Senate File 97, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists, with report of committee recommending 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 97 as follows:

- 1. Strike from section one (1), line four (4) the word and figures "three-fourths (3/4)" and insert "three-fifths (3/5)".
- 2. Strike from section two (2), line four (4) the word and figures "three-fourths (3/4)" and insert "three-fifths (3/5)".
- 3. Strike from section three (3), lines three (3) and four (4) the word and figure "innety (90)" and insert "seventy-five (75)".

The amendment was adopted.

Senator Klefstad offered his amendment filed March 13, 1967, found on page 624 of the journal, and moved its adoption.

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

Balloun	Flatt	Kyhl	Patton
Benda	Frey	Lamborn	Potgeter
Briles	Frommelt	Lange	Reichardt
Burns	Glenn	Lodwick	Reno
Cassidy	Hagedorn	Lucken	Rigler
Clarke	Heaberlin	Main	Schaben
DeHart	Heying	McGill	Shaff
DeKoster	Hill	Messerly	Shirley
Denman	Hougen	Mills	Stanley
Dodds	Jepsen	Murray	Van Eaton
Elvers	Kibbie	Neu	Van Gilst
Ely	Kosek	Nurse	Walsh
Erskine	Kruck	O'Malley	

Nays: 5

Coleman Reppert Riley Stephens

Klefstad

Absent or not voting: 5

Buren Floy Gaudineer Lisle Condon

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 97

This bill calls for an increase in local property tax. The newspapers are undoubtedly entitled to an increase in printing costs of public documents. It is my opinion that the taxpayer is also entitled to some relief from continual passage of laws which increase his property tax. This bill S.F. 97 is the 14th bill to pass the Senate this session which will cause the property taxpayer to pay more taxes. Until this Senate passes some property tax relief measure, I shall feel obliged to vote against bills which create added property tax.

RICHARD L. STEPHENS

## UNFINISHED BUSINESS

On motion of Senator Briles Senate File 110, an act to provide for a method of cancellation of casualty insurance policies, was taken up for further consideration.

Senator Gaudineer called up the following amendment, filed by him, for consideration:

Amend Senate File: 110 by adding the following new section thereto:

"No employee of an insurance company or an insurance adjuster, upon whose recommendation a policy of casualty insurance is cancelled, or the insurance company cancelling such policy in reliance upon such recommendation, shall be liable in damages to anyone if such recommendation is subsequently determined to be erroneous, as long as such recommendation was made in good faith".

Senator Riley offered the following amendment to the Gaudineer amendment and moved its adoption:

Amend Senate File 110 by striking line three (3) of the Gaudineer amendment to Senate File 110, and the word "juster" from line four (4), and insert in lieu thereof the following: "No one"

The amendment to the amendment was adopted.

On motion of Senator Frommelt the Senate adjourned until 3:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

The Senate resumed consideration of Senate File 110.

Senator Gaudineer moved the adoption of his amendment as amended.

Division was requested.

The amendment was adopted.

Senator Reichardt offered his amendment filed March 14, 1967, found on page 647 of the journal, and moved its adoption.

The amendment was lost.

Senator Briles offered the following amendment and moved its adoption:

Amend Senate File 110 by adding the following after line 9 of new Section 2: "All insurance companies who have cancelled a policy holder on misinformation shall, under this Act, reinstate the insured at regular rates."

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 4:05 p.m.

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

President Fulton took the chair at 4:25 p.m.

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

Rule 8 was invoked.

Aves: 40

Briles	Ely	Hougen	Messerly
Buren	Erskine	Kibbie	Neu
Burns	Floy	Klefstad	Nurse
Cassidy	Frey	Kruck	Patton
Coleman	Gaudineer	Lamborn	Reno
Condon	Glenn	Lange	Schaben
DeHart	Hagedorn	Lisle	Shirley
Denman	Heaberlin	Lodwick	Stephens
Dodds	Heying	Main	Van Eaton
Elvers	Hill	McGill	Van Gilst

Navs: 19

Balloun	Frommelt	Mills	Rigler
Benda	Jepsen	Murray	Shaff
Clarke	Kosek	Potgeter	Stanley
DeKoster	Kyhl	Reichardt	Walsh
Flatt	Lucken	Reppert	

Under the provisions of Rule 8, Senators O'Malley and Riley were excused from voting because of personal interest.

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

## HOUSE AMENDMENTS CONSIDERED

Senator Denman called up for consideration Senate Concurrent Resolution 25, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate Concurrent Resolution 25 by striking the last sentence in paragraph (3).

The Senate concurred in the House amendment.

Senator Denman moved that the resolution as amended by the House and concurred in by the Senate be adopted.

Roll call was requested.

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

Ayes: 59

Balloun Erskine Kyhl Potgeter Benda Flatt Lamborn Reichardt Briles Floy Lange Reno Buren Frey Lisle Reppert Frommelt Burns Lodwick Rigler Cassidy . Gaudineer Lucken Riley Clarke Hagedorn Main Schaben Coleman Heaberlin McGill Shaff' Condon Heying Messerly Shirley DeHart Hill Mills Stanley DeKoster Stephens Jepsen Murray Denman Kibbie Neu Van Eaton Dodds Klefstad Nurse Van Gilst Elvers O'Malley Kosek Walsh

Navs: 2

Glenn

Elv

Hougen

Kruck ·

Absent or not voting: 0

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

Patton

Senator Denman called up for consideration Senate Joint Resolution 8, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate Joint Resolution 8 by striking all of Section two (2) and substituting in lieu thereof the following new section:

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

The Senate concurred in the House amendment.

Senator Denman moved that the resolution as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the resolution was read a third time.

Senate Joint Resolution 8, 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 (1/2) the membership of the house of representatives. Senators shall be classified 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. 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 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 consittution, 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, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) 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-eight (1968) 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:

Ayes: 58

Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Elv Erskine

Flatt Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill

Jepsen Kibbie Klefstad Kosek Kruck

Kyhl Lamborn Lange Lisle Lodwick Lucken Main

McGill Mills Murray Neu Nurse O'Mallev Patton Potgeter

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Nays: 3

Balloun

Hougen

Messerly

Absent or not voting: 0

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

Senator Denman 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.

# THIRD READING OF BILLS

On motion of Senator Denman House Joint Resolution 28, a joint resolution to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman 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 be adopted?" the vote was:

Ayes: 60

Balloun

Erskine

Kruck

Patton

Renda Flatt Kvhl Potgeter Reichardt Briles Lamborn Flov Lange Reno Buren Frev Frommelt Liele Reppert Burns Gaudineer Lodwick Rigler Cassidy Clarke Hagedorn Lucken Rilev Schahen Coleman Heaberlin Main Shaff Condon McGill Heving DeHart Hill Messerly Shirlev Mills Stanlev DeKoster Hougen Jensen Stephens Denman Murray Van Eaton Dodds Kibbie Neu Van Gilst Elvers Klefstad Nurse O'Mallev Elv Kosek Walsh

Navs: 1

Glenn

Absent or not voting: 0

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

Senator Denman 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.

#### INTRODUCTION OF BILLS

Senate File 661, by Legislative Research Committee, a bill for an act relating to the operation of a motor vehicle while intoxicated or under the influence of drugs.

Read first and second times and passed on file.

Senate File 662, by Legislative Research Committee, a bill for an act to require licensing of motorcycle operators.

Read first and second times and passed on file.

Senate File 663, by Legislative Research Committee, a bill for an act relating to careless driving, reckless driving, and death of a human being caused by means of a motor vehicle.

Read first and second times and passed on file.

Senate File 664, by Senators Glenn, Kibbie, Reno, Ely, Van Gilst and McGill, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions.

Read first and second times and passed on file.

Senate File 665, by Senators Ely, Heaberlin, Stephens and Lucken, a bill for an act relating to inspection and supervision of county and municipal jails.

Read first and second times and passed on file.

Senate File 666, by Senator Main, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient.

Read first and second times and passed on file.

Senate File 667, by Senator Main, a bill for an act relating to the repeal of personal property taxes.

Read first and second times and passed on file.

Senate File 668, by Senator Neu, a bill for an act relating to cemeteries.

Read first and second times and passed on file.

Senate File 669, by Senator Lodwick, a bill for an act relating to payment of fees in habeas corpus proceedings.

Read first and second times and passed on file.

Senate File 670, by Senator Lodwick, a bill for an act to give the mayor a vote in case of a tie vote by the council.

Read first and second times and passed on file.

Senate File 671, by Senator Lodwick, a bill for an act relating to street bonds.

Read first and second times and passed on file.

Senate File 672, by Senator Lodwick, a bill for an act relating to codes, standards, and regulations considered by the employment safety commission in adopting rules, regulations and codes.

Read first and second times and passed on file.

Senate File 673, by Senators Lodwick and Benda, a bill for an act prohibiting the use of red reflectors along the public highways.

Read first and second times and passed on file.

Senate File 674, by Senator Dodds, a bill for an act relating to property tax exemption of charitable and religious institutions.

Read first and second times and passed on file.

Senate File 675, by Senator Erskine, a bill for an act relating to liquid transport carriers.

Read first and second times and passed on file.

## ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F.	608	Public Health and Welfare
S.F.	609	Safety and Law Enforcement
S.F.	610	Education
S.F.	611	Agriculture
S.F.	612	Agriculture
S. F.	613	Education
S.F.	614	Agriculture
S.F.	615	Public Health and Welfare
S.F.	616	Appropriations
S.F.	617	On Calendar
S.F.	618	Judiciary
S.F.	619	Safety and Law Enforcement
S.F.	620	Safety and Law Enforcement
S.F.	621	Safety and Law Enforcement

#### REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Your committee on Judiciary to which was referred Senate File Mr. President: 130, 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.

Mr. President: Your committee on Judiciary to which was referred Senate File 209, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment 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 426, a bill for an act to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, in the County of Jackson, 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, etc. begs leave to report it has had the same under consideration and recommends the same do pass in accordance with the O'Malley amendment.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred House File 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County, 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 446, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, 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 <u>House File 205</u>, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbertville, in Black Hawk County, Iowa, authorizing and providing for the issuance, sale and delivery of bridge 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.

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred  $\underline{\text{Senate File 510}}$ , a bill for an act relating to payments to nursing homes and custodial homes, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

JOHN M. ELY, JR., Chairman

Ordered passed on file.

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House Joint Resolution 28, a joint resolution to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred  $\underline{\text{Senate File 368}}$ , a bill for an act relating to the use of parking meter funds in cities over  $\underline{10,000}$ , begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass.}}$ 

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 411, a bill for an act relating to employment of county engineers, 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 244, a bill for an act relating to contracts for public improvements. 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 216 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred thirty-four point ten (234.10), Code 1966, is amended by striking all of said section after the word 'duties' in line four (4) and inserting in lieu thereof the following: '. including round trip mileage at ten (10) cents per mile. The expenses of county board members shall be paid from the general fund of the county." " DAVID STANLEY

FRANCIS L. MESSERLY

Amend Senate File 353 by striking all of Section 4.

JAMES E. BRILES

Amend Senate File 302 as follows:

Amend Section two (2) by striking the words "shall be a member of the bar of Iowa," from lines two (2) and three (3).

JAMES A. POTGETER ARTHUR A. NEU

Amend House File 67 as follows:

1. Amend House File 67 by adding to section 1 the following new subsection:

"By adding after the word and period "place." in line 90 the following: 'No school board member shall be liable for any damages to any teacher if any such statement is determined to be erroneous as long as such statement was made in good faith.' " CHARLES F. BALLOUN

FRANCIS L. MESSERLY ADOLPH W. ELVERS

Amend Senate File 162 by adding the following new sections:

"Sec. 7. There is hereby created a fund in the office of the treasurer of state under the name 'collections of local sales taxes' and all local sales and use tax funds collected by the state tax commission shall be paid into the state treasury and credited

to the fundhereincreated. Local sales and use tax moneys shall be credited to the account of each particular city or county levying a local sales tax under this chapter. The basis of such credit shall be the city or county in which the sales were made as shown by the records of the tax commission and certified by it quarterly to the state comptroller, namely, the city or county of location of each place of business of every dealer paying the tax to the state without regard to the city or county of possible use by the purchasers. If a dealer has any place of business located in more than one political subdivision by reason of the boundary line or lines passing such place of business, the amount of sales tax paid by such a dealer with respect to such place of business shall be treated for the purposes of this section as follows: one-half (1/2) shall be assignable to each political subdivision where two (2) are involved, one-third (1/3) where three (3) are involved, and one-fourth (1/4) where four (4) are involved.

- "Sec. 8. The council of any city and the board of supervisors of any county are hereby authorized to levy a tax on 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, to provide revenue for the general fund of such city or county. Such tax shall be in addition to the rate of the state sales and use tax already imposed under chapters four hundred twenty-two (422) and four hundred twenty-three (423), of the Code, and shall be subject to all the provisions of said chapters and all amendments thereto and the rules and regulations published with respect thereto.
- "Sec. 9. The council of any city and the governing body of any county desiring to impose a local sales and use tax under this section, may do so by the adoption of an ordinance stating its purpose and referring to this section, and providing that such ordinance shall be effective on the first day of a month at least sixty (60) days after its adoption. A certified copy of such ordinance shall forthwith be forwarded to the tax commission so that it will be received within five (5) days after its adoption. No local sales tax imposed under this section shall become effective earlier than 1, 1967. Any local sales tax levied under this section shall be administered and collected by the tax commission in the same manner and subject to the same penalties as provided for the state sales and use taxes,
- "Sec. 10. As soon as practicable after the local sales tax moneys have been paid into the state treasury for the preceding quarter the state comptroller shall draw his warrant on the treasurer of Iowa in the proper amount in favor of each city or county entitled to the return of its local sales and use tax moneys, and such payments shall be charged to the account of each such city or county under the special fund created by this chapter. If errors are made in any such payment, or adjustments are otherwise necessary, whether attributable to refunds to taxpayers, or to some other fact, the errors shall be corrected and adjustments made in the payment for the next month or for subsequent months.
- "Sec. 11. Section four hundred twenty-seven point one (427.1), subsection thirteen (13), Code 1966, is hereby amended by striking all of such subsection after the comma (,) in line ten (10) and inserting in lieu thereof the words 'and all other livestock and fur-bearing animals,' Section four hundred twenty-seven point thirteen (427.13), Code 1966, is hereby amended by repealing subsections two (2) and three (3).
- "Sec. 12. Section four hundred twenty-seven point one (427.1), Code 1966, is hereby amended by adding the following subsection:

'Any personal property or stock of merchandise purchased by any person, firm, or under his control within the state, with the authority to sell the same with such personal property or stock of merchandise purchased with a view to its being sold, or which has been consigned to him from any place out of the state to be sold within the same, or to be delivered or shipped by him within or without this state.'"

- "Sec. 13. Sections four hundred twenty-eight point sixteen (428.16), four hundred twenty-eight point seventeen (428.17), four hundred twenty-eight point eighteen (428.18), and four hundred twenty-eight point nineteen (428.19), Code 1966, are hereby repealed. Section four hundred twenty point two hundred seven (420.207), Code 1966, is hereby amended by striking from line three (3) the numerals '428.16' and inserting in lieu thereof the numerals 'four hundred twenty-eight point twenty (428.20)'."
- "Sec. 14. Section four hundred twenty-seven point one (427.1), subsection fifteen (15), Code 1966, is hereby amended by striking from lines two (2) and three (3) the words 'to the taxable value of three hundred dollars'."

WILLIAM J. REICHARDT

Amend Senate Joint Resolution 25 as follows:

- 1. By striking from line three (3) of the title the word "therefore" and inserting in lieu thereof the word "therefor".
- 2. By striking from the resolving clause the word "Resolved" and inserting in lieu thereof the word "Enacted".
- 3. By striking from line three (3) of section one (1) the word "be" and inserting in lieu thereof the word "is".
- 4. By striking from line one (1) of section two (2) the word "be" and inserting in lieu thereof the word "is".
- 5. By striking from line four (4) of section four (4) the word "act" and inserting in lieu thereof the word "Act".

SEELEY G. LODWICK

Amend Senate File 426 as follows:

By striking all of section two (2).

GEORGE E. O'MALLEY

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Wednesday, March 29, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, March 29, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend John Beebout, pastor of the Methodist Church, Clarinda, Iowa.

# VISITORS PRESENTED

Senator Shirley presented 80 seventh and eighth grade students from the Panora-Linden Community school, who were present in the balcony with their instructor, George Becker.

Senator Kibbie introduced 15 students from the Estherville Community High school, who are also members of the Y-Teens. They were in the balcony with their sponsor, Margaret Clark.

Senator Flatt presented 127 seventh grade students from the Winterset Community school, who were seated in the balcony with their teachers, Mr. Basset, Mr. Kauzlarich, Mrs. Scholten, Mrs. Denton, Mr. Coffman and Mrs. Sawyers.

Senator Shaff introduced 29 students from Clinton county schools, who are also 4-H club members. They were seated in the balcony and were accompanied by Mr. Miller and Mrs. Whittington.

Senator Briles presented 29 students from the Corning Community school, also members of the Y-Teens, who were seated in the balcony with their sponsor, Mrs. Helen Reese.

Senator Stevens rose on point of personal privilege and presented 49 seniors from the Columbus Junction Community High school, who, in the company of their instructors, V. Lekwa and S. R. Blair, were seated in the balcony.

Senator Frommelt presented a group of Des Moines students, members of Den 4 Cub Scouts, All Saints church, who with Mrs. Robert Oeth were seated in the balcony.

Senator Kibbie introduced a group of foreign guests, students in a seminar on American Education at Kansas State Teachers College in Emporia, Kansas, who were in the Senate gallery.

Senator Shirley rose on point of personal privilege and introduced the Honorable Samuel Robinson of Guthrie Center, former member of the House of Representatives, who was present in the Senate chamber.

Senator Frommelt rose on point of personal privilege and introduced the Honorable Robert L. Oeth, a former member of the House, who was a guest in the Senate chamber.

Senator Potgeter rose on point of personal privilege to present a former member of the House, Judge Harvey Uhlenhopp, who was present in the chambers.

Senator Kyhl presented 60 students from the Dumont Community School, who were in the balcony with their instructors, Larry Steidl, Dorothy Spain and Max Lunstrum.

Senator Stanley rose on point of personal privilege and introduced the honorable Herman B. Lord of Muscatine, a former Senator, who was a guest in the Senate chambers.

Senator Cassidy rose on point of personal privilege and presented the Honorable Walter Dietz of Walcott, who served in the 47th, 48th and 49th General Assemblies, and was present in the Senate chamber.

Senator Floy rose on point of personal privilege and presented former Lieutenant Governor William H. Nicholas, who was present in the chambers.

Senator Frommelt rose on point of personal privilege and presented the Honorable Robert Reilly, former Senator and Representative, who was present in the Senate chambers.

#### PETITIONS

The following petitions were presented and placed on file:

By Senator Ely from 32 residents of Linn County, favoring the proportionate sharing plan.

By Senator Frey from 109 residents of Pottawattamie County, in opposition to daylight saving time.

By Senator Frommelt from 16 residents of Dubuque County, urging establishment of a merit system for the civil service of the state.

By Senator Hagedorn from eight residents of Buena Vista and Clay Counties, in opposition to joint services by municipal bodies.

By Senator Reppert from 46 residents of Polk County, opposing the use of 65 horsepower motors on Iowa lakes.

# SPECIAL ORDER OF BUSINESS

The hour of 9:00 a.m. having arrived, the Chair announced the special order of business on Senate File 302.

# COMMITTEE OF THE WHOLE

Senator Frommelt asked and received unanimous consent that the Senate resolve itself into a committee of the whole, with President Fulton as chairman, and that Justice William Stuart, Judge Harvey Uhlenhopp, Howard Remley, Gene Davis, Justice of Peace George Lundberg, Judge Failor, Judge Parker and David M. Elderkin, president of the Iowa Bar Association, be invited to appear before the committee to explain Senate Files, 302, 288, 283, 248, 237, 224 and 221, all special orders of business.

On motion of Senator Mills, all interested persons were admitted to the Senate chambers during the discussion.

The Senate arose from the committee of the whole and resumed regular session.

Senator Frommelt asked and received unanimous consent that the special orders of business on the calendar for Wednesday, March 29, be considered in the following order: Senate File 224, Senate File 221, Senate File 288, Senate File 237, Senate File 248, Senate File 302, Senate File 283.

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 Denman, Senate File 224, a bill for an act to define the jurisdiction and duties of district court judges, with report of committee returning the bill without recommendation, was taken up, considered and the report of the committee was adopted.

Senator Gaudineer asked and received unanimous consent that further action on Senate file 224 be deferred.

On motion of Senator Gaudineer, Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services, with report of committee returning the bill without recommendation was taken up, considered and the report of the committee adopted.

Senator Messerly rose on point of order asking for a ruling on whether the bills were being taken up in proper order.

The chair ruled that the Senate should make that decision, not the chair.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 221 by striking section 1 and renumbering the remaining sections. The amendment was adopted.

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

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

Ayes: 55

Benda	Erskine	Kyhl	Potgeter
Briles	Flatt	Lamborn	Reichardt
Buren	Floy	Lange	Reno
Burns	Frommelt	Lisle	Reppert
Cassidy	Gaudineer	Lucken	Rigler
Clarke	Glenn	Main	Riley
Coleman	Heaberlin	McGill	Shaff
Condon	Heying	Messerly	Shirley
DeHart	Hill	Mills	Stanley
DeKoster	Hougen	Murray	Stephens
Denman	Jepsen	Neu	Van Eaton

Dodds Elvers Kibbie Kosek Kruck

Nurse O'Malley Patton Van Gilst Walsh

Ely

Nays: 2 Klefstad

Lodwick

Absent or not voting: 4

Balloun

Frey

Hagedorn

Schaben

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

On motion of Senator Mills, Senate File 288, a bill for an act to abolish terms for holding court in the district courts of the state, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 288 by striking from line four (4) of Section twenty five (25) the word, "notify" and by inserting in lieu thereof the word, "modify".

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 4:00 p.m.

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: 56

Benda

Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen

Jepsen Kibbie Klefstad Kosek Kruck Kyhl Lamborn Lange Lisle Lodwick Lucken

Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton Potgeter Reichardt Reno Reppert

Reno Reppert Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 5

Balloun

Frev

Frommelt

Schaben

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 Denman, Senate File 237, a bill for an act to prevent the extension of the municipal court system, with report of committee returning the bill without recommendation was taken up, considered, and the report of the committee adopted.

President Fulton took the chair at 4:20 p.m.

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:

Rule 8 was invoked.

Ayes: 35

Buren Burns Clarke Coleman DeKoster Denman Ely Flatt Flov

Frommelt Gaudineer Hagedorn Hill Jepsen Kibbie Kosek Lange McGill

Mills Murray Neu Nurse O'Mallev Patton Potgeter Reichardt Reno

Rigler Riley Shaff Shirlev Stanley Van Gilst Walsh

Reppert

Navs: 18

Cassidy DeHart Dodds Elvers Erskine

Glenn Heaberlin Heying Hougen Klefstad

Kyhl Lamborn Lodwick Lucken

Main Messerly Stephens Van Eaton

Absent or not voting: 8

Balloun Benda

Briles Condon

Frey Kruck Lisle Schaben

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.

#### ANNOUNCEMENT

Mr. President:

The undersigned begs leave to report the appointment of a committee to investigate the physical conditions of the governor's mansion. The committee will consist of Senator Gene W. Glenn, Chairman, Senator Joseph B. Flatt, Senator George E. O'Malley, Senator Kenneth Benda and Senator Stanley Heaberlin,

C. JOSEPH COLEMAN

Chairman, Appropriations Committee

#### ADDITIONAL COPIES

Senator Riley asked and received unanimous consent that 500 copies of Senate Files 221, 224, 237, 248 and 283 be printed.

Senator Lodwick asked and received unanimous consent that 500 copies of Senate File 622 be printed.

Senator Elvers asked and received unanimous consent that 500 copies of Senate File 644 be printed.

#### 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 is returning to the Senate, as requested, House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

Also

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

House File No. 289, a bill for an act relating to municipal support of industrial projects.

Also:

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

House Concurrent Resolution 11 providing that the 62nd General Assembly support the Youth in Government Program and assist and advise local Hi-Y groups on legislative matters.

# HOUSE CONCURRENT RESOLUTION 11

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 government, particularly the state legislative process; and

WHEREAS, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in model legislative sessions; and

WHEREAS, the Tenth Model Legislature will be held December 15th and 16th; and

WHEREAS, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

BE IT RESOLVED by the House, the Senate concurring, that the members of the Sixty-second General Assembly hereby commend the sponsoring groups for this fine program for our youth; and

BE IT FURTHER RESOLVED, that the Sixty-second General Assembly pledge its support for the Youth in Government Program and express the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the model legislature; and

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups which have participated in the Youth in Government Program.

Also:

That the House has adopted and agreed to the following Senate Joint Resolution in which the concurrence of the House was asked:

Senate Joint Resolution 2 proposing an amendment to the Constitution to give the governor item veto power on appropriation bills.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 144, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 144

Amend Senate File 144, Section 1, line nine (9), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figures "fifty (50)".

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 13 House File 57

> ADOLPH W. ELVERS, Chairman Senate Committee A.L. MENSING, Chairman House Committee

Report adopted.

# BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate:

House File 13 House File 57

#### INTRODUCTION OF BILLS

Senate File 676, by Senator Kosek, a bill for an act to repeal the personal property tax.

Read first and second times and passed on file.

Senate File 677, by Legislative Research Committee, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

Read first and second times and passed on file.

Senate File 678, by Senators Ely, Heaberlin, Stephens and Lucken, a bill for an act to authorize the parole of prisoners committed to municipal and county jails.

Read first and second times and passed on file.

Senate File 679, by Senator Lodwick, a bill for an act to extend the usefulness of legislative committees and the leadership of members to the period between sessions and to provide for secretarial assistance.

Read first and second times and passed on file.

Senate File 680, by Senator Lodwick, a bill for an act relating to the state tax commission.

Read first and second times and passed on file.

Senate File 681, by Legislative Research Committee, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

Read first and second times and passed on file.

Senate File 682, by Senator Jepsen, a bill for an act to authorize the consolidation of counties.

Read first and second times and passed on file.

Senate File 683, by Senator Lodwick, a bill for an act relating to changing the method of assessing land within levee and drainage districts.

Read first and second times and passed on file.

#### HOUSE MESSAGE CONSIDERED

House File No. 289, a bill for an act relating to municipal support of industrial projects.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEES

Senator Frommelt submitted the following report:

Mr. President: Your committee on Ways and Means to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File 159}}$ , a bill for an act relating to the distribution of funds by the state comptroller, 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 Commerce to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File}}$  436, a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures, 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 Commerce to which was referred <u>Senate File 298</u>, a bill for an act relating to interest on savings accounts and time deposits, 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 Commerce to which was referred <u>Senate File 188</u>, a bill for an act to regulate the sale of credit life and credit accident and health <u>insurance</u>, 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 188 as follows:

- 1. By striking from subsection 4 of section 7 in lines 26 and 27 the words "If a debtor wishes a separate payment for credit life or credit accident and health insurance and an individual" and substituting therefor the words "If said".
- 2. By striking from subsection 2 of section 8 in lines 15 through 20 the sentence, "In determining whether to disapprove any such forms the commissioner shall give due consideration to past and prospective loss experience within and outside this state, to underwriting practice and judgment to the extent appropriate, and to all other relevant factors within and outside this state."

ROBERT R. DODDS, Chairman

Ordered passed on file.

# JOURNAL OF THE SENATE

# ASSIGNMENT OF BILLS

# President Fulton announced the assignment of the following bills:

S.F. 622	Agriculture
S.F. 623	Ways and Means
S.F. 624	Public Health and Welfare
S. F. 625	On Calendar
S. F. 626	Ways and Means
S.F. 627	Appropriations
S.F. 628	Ways and Means
S.F. 629	Governmental Affairs
S.F. 630	Safety and Law Enforcement
S.F. 631	Governmental Affairs
S.F. 632	Governmental Affairs
S. F. 633	Governmental Subdivisions
S.F. 634	Judiciary
S.F. 635	Agriculture
S.F. 636	Safety and Law Enforcement
S.F. 637	Education
S.F. 638	Education
S.F. 639	Judiciary
S.F. 640	Judiciary
S.F. 641	Safety and Law Enforcement
S.F. 642	Judiciary
S.F. 643	Agriculture
S.F. 644	Conservation and Recreation

S.F. 645	Public Health and Welfare
S.F. 646	Governmental Subdivisions
S.F. 647	Governmental Subdivisions
S.F. 648	Public Health and Welfare
S.F. 649	Education
S.F. 650	Governmental Affairs
S.F. 651	Governmental Affairs
S.J.R. 34	Governmental Affairs
H.F. 165	Education
H.F. 67	Education
H.F. 289	Commerce

#### AMENDMENTS FILED

Amend the Shirley amendment to Senate File 283 filed February 21, 1967 by striking from line eleven (11) the figure "8" and inserting in lieu thereof the figure "9".

ALAN SHIRLEY

Amend House File 123 by striking the words "neck, arms, or upper part of the body of any person,", in lines nineteen (19) and twenty (20) of section three (3).

JOSEPH W. CASSIDY

Amend House File 123 by adding the following section:

"Sec. 12. Any person, firm, agency, association, corporation or otherwise who engages in the practice of cosmetology as defined in section three (3) subsection two (2) herein shall comply with Chapter one hundred fifty-one (151) of the 1966 Code of Iowa."

JOSEPH W. CASSIDY

### Amend House File 167 as follows:

- 1. By striking subsection six (6) of section three (3) and by inserting the following in lieu thereof:
- "6. By striking the words 'expense thereof' in line thirty-four (34), and substituting the words 'usual and customary charge therefor' and by striking the words 'in a total amount not to exceed fifty dollars,' from lines thirty-five (35) and thirty-six (36)."
- 2. By striking subsection six (6) of section four (4) and by inserting the following in lieu thereof:

"6. By striking the words 'expense thereof' from lines thirty-six (36) and thirtyseven (37) and substituting the words 'usual and customary charge therefor' and by striking the words 'in a total amount not to exceed fifty dollars,' from lines thirtyseven (37) and thirty-eight (38)."

> GILBERT E. KLEFSTAD GEORGE E. O'MALLEY

#### Amend Senate File 204 as follows:

By striking from lines ten (10) and eleven (11) of section one (1) the words, "or any contract such minor effected on the person of another issued to the minor". HOWARD C. REPPERT, JR.

Amend the judiciary committee amendment to Senate File 200, filed February 28, 1967, as follows:

- 1. By striking from lines nineteen (19) and twenty-seven (27) the words "Juvenile Court" and by inserting in lieu thereof the words "juvenile court".
- 2. By striking from line twenty (20) the words "Criminal Court" and by inserting in lieu thereof the words "criminal court".
- 3. By striking from line twenty-six (26) the word "effect" and by inserting in lieu thereof the word "affect".

GEORGE E. O'MALLEY

#### Amend Senate File 283 as follows:

- 1. Amend section one (1) by striking from line twenty-five (25) the words "Butler, Bremer.".
- Amend section one (1) by striking all of line thirty-two (32) and inserting in lieu thereof the words "Worth, Winnebago, Butler and Bremer."
- Amend section two (2) by striking from line twenty-eight (28) the figure "8" and inserting in lieu thereof the figure "7".
- Amend section two (2) by striking from line thirty (30) the figure "5" and inserting in lieu thereof the figure "6".

VERNON H, KYHL

# Amend Senate File 248, section 3, as follows:

- 1. Strike subsection 1.
- 2. Strike subsection 2.
- 3. Strike subsection 6.
- 4. Strike subsection 9.
- 5. Strike subsection 10.
- 6. Strike subsection 11. Strike subsection 12. 7.
- Strike subsection 14. 8.
- Strike subsection 15. 9.
- 10. Strike subsection 17.
- Strike subsection 18. 11.
- 12. Strike subsection 19.
- 13. In subsection 20, strike the figures "\$20.00" and insert in lieu thereof the figures "\$50.00".
  - Renumber the remaining subsections.

Amend the Messerly and Balloun amendment to Senate File 302 by inserting a colon (;) after the word "populations" in line five (5) thereof.

TOM RILEY

Amend Senate File 224 by striking all of line two (2) of Section six (6) and by inserting in lieu thereof the word, "is".

LEE GAUDINEER

Amend Senate File 302 as follows:

1. Insert the following new section after section 1 and renumber the following sections.

"The judges of the district court of any district, sitting en banc, may, by majority vote, determine that there shall be one or more full-time commissioners of the district court, if the judges find such action necessary in the interests of justice. A commissioner designated as a full-time commissioner shall devote his full time to the duties of his office and shall not engage directly or indirectly in the private practice of law."

2. In section 3, insert the following new paragraph after line 17:

"The annual salary of a full-time commissioner shall be eighty (80) per cent of the maximum salary set by statute for judges of the district courts."

3. Insert the following new paragraph at the end of section 4:

"In addition, full-time commissioners shall have civil and criminal jurisdiction equivalent to the jurisdiction provided in sections six hundred two point fourteen (602.14) and six hundred two point fifteen (602.15) of the Code."

DAVID STANLEY

Amend Senate File 283 as follows:

- 1. Insert in section two (2), line ten (10) after the word "determined" the words "from time to time".
- 2. Insert before the colon in section two (2), line nineteen (19) the following "as of July 1, 1967".
- 3. Insert in section two (2), line thirty-five (35) after the word "judges" the words "as of July 1, 1967".
- 4. Insert in section two (2), line forty-two (42) after the word "population." a new sentence as follows:

"The chief justice shall on the occurrence of a vacancy in any district determine the proper number of judges at that time in the several districts by application of the foregoing formula set forth in this section; and the number of judgeships for the respective districts thus ascertained, together with the additional judgeship in the district containing the seat of government, shall constitute the designated number of judges for the districts as of that time."

EUGENE M. HILL

Amend Senate File 128 as follows:

- 1. Amend the title by striking from lines one (1) and two (2) the words "two hundred twenty-nine point seventeen (229.17)" and inserting in lieu thereof "two hundred twenty-nine point two (229.2)".
- 2. Amend section one (1) by striking from lines one (1) and two (2) the words "two hundred twenty-nine point seventeen (229.17)" and inserting in lieu thereof "two hundred twenty-nine point two (229.2)".
  - 3. Strike the following in line four (4): ", at the time of said appeal proceedings,".
  - 4. Add the following after the period (.) in line eleven (11):
- "The superintendent of the State hospital at which the patient intends to admit himself shall notify the clerk of the commission of the admission of such patient, such notice to be conveyed by telephone or telegraph message on the same day of such admission,"
- 5. Further amend section one (1) by striking the words "is to" in line twenty (20) and inserting in lieu thereof the word "shall".

TOM RILEY

On motion of Senator Frommelt the Senate adjourned until 9:30 a.m. Thursday, March 30, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, March 30, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Stanley Borden, pastor of the Baptist Church, Ames, Iowa.

### VISITORS PRESENTED

Senator McGill rose on point of personal privilege and presented 25 students from Howar Junior High school, Centerville, who were in the balcony with their instructor, Mrs. Celia Starchevich.

Senator Jepsen presented four students from the Cedar Falls Community school, John, Julie, Douglas and Mary Kae Jepsen, nieces and nephews of the Senator.

Senator Potgeter introduced 150 ninth grade students from the Iowa Falls Community Junior High school, who were present in the balcony with their instructors, Mrs. Mary Bean and Mrs. Gertrude Hinderks.

Senator Potgeter also presented 29 students from the Steamboat Rock Community High school and their teachers, Mrs. Kay Roelfsema and Mrs. Leona McAllister, who were seated in the balcony.

Senator O'Malley rose on point of personal privilege and presented two students of St. Augustine's and St. Joseph's Academy, Des Moines, Patrice and John Masteller, who were present in the balcony.

Senator Lamborn presented 50 seniors from the Midland Community school, Wyoming, Iowa, who were seated in the balcony with their instructor, Mrs. Clayton Ridout.

Senator Balloun introduced 64 seniors from North Tama County Community High school, who were present in the balcony with their principal, Robert Clark, and their government teacher, Don Lau.

Senator Floy presented 30 juniors from the Meservey-Thornton Community High school, who were seated in the balcony with their instructor, J. L. Corey.

Senator Van Gilst rose on point of personal privilege and introduced the Honorable Earl E. Augustine, former Senator from Mahaska county, who was present in the Senate chambers.

Senator Mills rose on point of personal privilege and introduced the Honorable R.A. Rockhill, a former Senator, who was present in the Senate chambers.

Senator Heaberlin rose on point of personal privilege and presented the Honorable C. T. Prange, a former member of the General Assembly, who was present in the chambers.

Senator Lodwick rose on point of personal privilege and presented the Honorable Stanley L. Hart, a former Senator, who was present in the chambers.

#### PETITIONS

The following petitions were received and placed on file:

By Senator Frommelt from 26 residents of Dubuque County, members of the faculty of Burlington Community College, objecting to the transfer of their academic program to the Area Vocational Technical school on July 1, 1967.

By Senator Rigler from 16 residents of Beuna Vista County, members of the Storm Lake chapter A.A.U.W., favoring reconsideration of the trucking bill.

By Senator O'Malley from 87 residents of Polk County in opposition to the use of 65 horsepower motors on artificial lakes.

#### 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:

Edward J. Wenner, Black Hawk County.

H. KENNETH NURSE, Chairman CHARLES S. VAN EATON JAMES F. SCHABEN

#### ADDITIONAL COPIES

Senator Denman asked and received unanimous consent that 500 copies of Senate File 625 be printed.

Senator Reichardt asked and received unanimous consent that 500 copies of Senate File 162 be printed.

Senator Lodwick asked and received unanimous consent that 500 copies of Senate File 496 be printed.

#### SUSPEND RULES

Senator Frommelt asked and received unanimous consent to suspend the rules and depart from the special orders of business, proceeding instead on the regular calendar.

#### WITHDRAWS MOTION TO RECONSIDER

Senator Condon asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate File 129 passed the Senate.

# REPORTS OF INVESTIGATING COMMITTEES

Senator Kruck submitted the following report:

#### Mr. President:

Your committee to investigate the character and qualifications of Stanley Redeker, Boone, Boone County, Iowa, for reappointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, and 262.3, Code of Iowa 1966,

for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

WARREN J. KRUCK TOM J. FREY VERNON H. KYHL GENE F. CONDON H. L. HEYING

On motion of Senator Kruck, the report was adopted.

Senator Kruck moved the reappointment of Stanley Redeker as a member of the State Board of Regents, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 60

Balloun Erskine Kruck Patton Benda Flatt Potgeter Kyhl Briles Floy Lamborn Reichardt Buren Reno. Frev Lange Burns Frommelt Lisle Reppert Rigler Cassidy Gaudineer Lodwick Clarke Glenn Lucken Riley Hagedorn Coleman Main Schaben McGill Condon Heaberlin Shaff DeHart Heying Shirley Messerly DeKoster Hougen Mills Stanley Denman Jepsen Murray · Stephens Dodds Kibbie Van Eaton Neu Elvers Klefstad Van Gilst Nurse Ely Kosek O'Malley Walsh

Navs: 0

Absent or not voting: 1

# Hill

The motion prevailed and President Fulton declared the reappointment of Stanley Redeker as a member of the State Board of Regents confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Reppert submitted the following report:

# Mr. President:

Your committee to investigate the character and qualifications of Ray Nyemaster of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Aeronautics Commission, under the provisions of Sections 328.2, 328.3, and 328.5, Code of

Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

HOWARD C. REPPERT, JR.

TOM RILEY
RICHARD L. STEPHENS
ALAN SHIRLEY
WARREN J. KRUCK

On motion of Senator Reppert, the report was adopted.

Senator Reppert moved the reappointment of Ray Nyemaster as a member of the Iowa Aeronautics Commission, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 58

Balloun Flatt Benda Flov Briles Frev Buren Frommelt Burns Gaudineer Cassidy Glenn Clarke Hagedorn Condon Heaberlin DeHart Heving DeKoster Hill Denman Hougen Dodds Jepsen Elvers Kibbie Ely Klefstad Erskine Kosek

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Navs: 0

Absent or not voting: 3

Coleman

Lucken

Reno

The motion prevailed and President Fulton declared the reappointment of Ray Nyemaster as a member of the Iowa Aeronautics Commission confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Burns 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 Stephen G. Darling of Iowa City, Johnson County, Iowa for reappointment as a member of the Iowa Real Estate Commission, under the pro-

visions of Section 117.8, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967 and ending June 30, 1971, has completed its investigation and recommends Stephen G. Darling for this appointment.

ROBERT J. BURNS CHARLES F. BALLOUN ALDEN J. ERSKINE GENE W. GLENN MERLE W. HAGEDORN

On motion of Senator Burns, the report was adopted.

Senator Burns moved the reappointment of Stephen G. Darling as a member of the lowa Real Estate Commission, for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Klefstad

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley Patton Potgeter Reichardt Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Gilst

Walsh

Nays: 0

Absent or not voting: 8

Coleman Ely

Hill Kosek Lucken Reno Reppert Van Eaton

The motion prevailed and President Fulton declared the reappointment of Stephen G. Darling, as a member of the Iowa Real Estate Commission confirmed for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

Senator Burns submitted the following report:

# Mr. President:

It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Joseph W. Howe of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the

provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, has completed its investigation and recommends Joseph W. Howe for this appointment.

ROBERT J. BURNS RICHARD L. STEPHENS DAVID STANLEY HOWARD C. REPPERT, JR. BASS VAN GILST

On the motion of Senator Burns, the report was adopted.

Senator Burns moved the reappointment of Joseph W. Howe as a member of the Iowa Natural Resources Council, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 55

Balloun Erskine Kyhl Patton Benda Flov Lamborn Potgeter Briles Reichardt Frey Lange Buren Frommelt Lisle Reppert Burns Gaudineer Lodwick Rigler Cassidy Glenn Lucken Riley Main Schaben Clarke Hagedorn Shaff Coleman Heaberlin McGill Condon Shirley Heying Messerly DeHart Hill Mills Stanley Murray Stephens DeKoster Hougen Denman Neu Van Gilst Jepsen Dodds Kibbie Nurse Walsh Elvers Kruck O'Malley

Nays: 0

Absent or not voting: 6

Ely Klefstad Reno Van Eaton

Flatt Kosek

The motion prevailed and President Fulton declared the reappointment of Joseph W. Howe as a member of the Iowa Natural Resources Council confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Burns submitted the following report:

#### Mr. President:

It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of H. Garland Hershey of Iowa City, Johnson County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the

provisions of Section 455A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, has completed its investigation and recommends H. Garland Hershey for this appointment.

> ROBERT J. BURNS MAX MILO MILLS ROBERT R. RIGLER WILLIAM F. DENMAN DELBERT FLOY

On motion of Senator Burns, the report was adopted.

Senator Burns moved the reappointment of H. Garland Hershev as a member of the Iowa Natural Resources Council, for the regular six-year term beginning July 1. 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Aves: 54

Balloun Erskine Lamborn Benda Flatt Lange Briles Frev Lisle Buren Frommelt Lodwick Burns Gaudineer Lucken Cassidy Glenn Main Clarke Hagedorn McGill Coleman Heaberlin Messerly Condon Heving Mills DeHart Hougen Murrav DeKoster Jepsen Neu Denman Klefstad Nurse Dodds Kruck O'Mallev Elvers Kyhl

Patton Potgeter Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Gilst Walsh

Navs: 0

Absent or not voting: 7

Elv Flov Hill Kibbie Kosek Reno

Van Eaton

The motion prevailed and President Fulton declared the reappointment of H. Garland Hershey as a member of the Iowa Natural Resources Council confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Coleman submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Clinton Ruby of Fort Dodge, Webster County, Iowa, for the appointment as a member of the Employment Safety Commission, representing employees, under the provisions of 88A.3, 88A.4,

and 88A.5, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

C. JOSEPH COLEMAN GENE F. CONDON CHARLES F. BALLOUN JOSEPH B. FLATT DELBERT FLOY

On motion of Senator Coleman, the report was adopted.

Senator Coleman moved the appointment of Clinton Ruby as a member of the Employment Safety Commission, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Flatt Kvhl Patton Balloun Renda Floy Lamborn Potgeter Reichardt Briles Frey Lange Burns Gaudineer Lisle Reppert Lodwick Rigler Cassidv Glenn Clarke Riley Hagedorn Main Coleman Heaberlin McGill Schaben Condon Messerly Shaff -Heying DeKoster Mills Shirley Hill Denman Stanley Hougen Murray Dodds Neu Stephens Jepsen Elvers Klefstad Nurse Van Gilst Elv Kruck O'Malley Walsh

Erskine

Navs: 0

Absent or not voting: 8

Buren Frommelt Kosek Reno
DeHart Kibbie Lucken Van Eaton

The motion prevailed and President Fulton declared the appointment of Clinton Ruby as a member of the Employment Safety Commission confirmed for the regular sixyear term beginning July 1, 1967 and ending June 30, 1973.

Senator Gaudineer submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of John M. Downey of Des Moines, Polk County, in the Fifth Congressional District of Iowa for reappointment as a member of the State Judicial Nominating Commission, under the provisions

of Section 46.1, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

LEE GAUDINEER
LUCAS J. De KOSTER
PEARLE DE HART
BASS VAN GILST
HOWARD C. REPPERT. JR.

On motion of Senator Gaudineer, the report was adopted.

Senator Gaudineer moved the reappointment of John M. Downey as a member of the State Judicial Nominating Commission, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 56

Balloun Elv Nurse Kibbie Benda Erskine Klefstad O'Malley Briles Kruck Flatt Patton Buren Floy Kyhl Potgeter Burns Lamborn Reichardt Frey Cassidy Frommelt Lange Rigler Clarke Gaudineer Lisle Riley Coleman Glenn Lodwick Schaben Condon Shaff Hagedorn Main DeHart Heaberlin Shirley McGill DeKoster Heying Stanley Messerly Denman Hill Mills Stephens Dodds Hougen Van Gilst Murray Elvers Jepsen Neu Walsh

Nays: 0

Absent or not voting: 5

.

Kosek

Reno \*

Reppert

Van Eaton

Lucken

The motion prevailed and President Fulton declared the reappointment of John M. Downey as a member of the State Judicial Nominating Commission confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Hill submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Edris H. Owens, Jasper County, Newton, in the Fourth Congressional District of Iowa, for reappointment as a member of the State Judicial Nominating Commission, under the provisions of

Section 46.1, Code of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

EUGENE M. HILL JOHN LEONARD BUREN JOSEPH W. CASSIDY JOSEPH B. FLATT MAX MILO MILLS

On motion of Senator Hill, the report was adopted.

Senator Hill moved the reappointment of Edris H. Owens as a member of the State Judicial Nominating Commission, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was.

Ayes: 53

Balloun Ely Klefstad O'Malley Benda Erskine Kruck Patton Briles Flatt Kyhl Potgeter Buren Floy Lamborn Reichardt Burns Frev Lange Rigler Cassidy Gaudineer Lisle Riley Clarke Glenn Lodwick Schaben Coleman Hagedorn Main Shaff Condon Heaberlin McGill Shirley DeHart Heying Messerly Stanley DeKoster Hill Mills Stephens Denman Hougen Neu Van Gilst Dodds Jepsen Nurse Walsh Elvers

Nays: 0

Absent or not voting: 8

Frommelt Kosek Murray Reppert Kibbie Lucken Reno Van Eaton

The motion prevailed and President Fulton declared the reappointment of Edris H. Owens as a member of the State Judicial Nominating Commission confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Patton submitted the following report:

# Mr. President:

Your committee to investigate the character and qualifications of Fred Cherry of Rowley, Buchanan County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa 1966,

for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

JOHN W. PATTON
J. HENRY LUCKEN
VERNON H. KYHL
FRANKLIN S. MAIN
JOHN P. KIBBIE

On motion of Senator Patton, the report was adopted.

Senator Patton moved the reappointment of Fred Cherry as a member of the State Soil Conservation Commission, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun	Erskine	Kyhl	Patton
Benda	Flatt	Lamborn	Potgeter
Briles	Frey	Lange	Reichardt
Buren	Frommelt	Lisle	Reppert
Burns	Gaudineer	Lodwick	Rigler
Cassidy	Glenn	Main	Riley
Clarke	Hagedorn	McGill	Schaben
Coleman	Heaberlin	Messerly	Shaff
Condon	Hill	Mills	Shirley
DeHart	Hougen	Murray	Stanley
DeKoster	Kibbie	Neu	Stephens
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kruck	O'Malley	Walsh
Elv			

Navs: 0

Absent or not voting: 8

Denman Heying Kosek Reno Floy Jepsen Lucken Van Eaton

The motion prevailed and President Fulton declared the reappointment of Fred Cherry as a member of the State Soil Conservation Commission confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Coleman submitted the following report:

# Mr. President:

Your committee to investigate the character and qualifications of Clifford M. Naser of Fort Dodge, Webster County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa

1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

> C. JOSEPH COLEMAN CHESTER O. HOUGEN JOHN M. ELY, JR. SEELEY G. LODWICK JAMES F. SCHABEN

On motion of Senator Coleman, the report was adopted.

Senator Coleman moved the reappointment of Clifford M. Naser as a member of the Iowa Natural Resources Council, for the regular six-year term beginning July 1. 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 51

Balloun	Flatt	Kyhl	Patton
Benda	Floy	Lamborn	Potgeter
Briles	Frey	Lange	Reichardt
Cassidy	Frommelt	Lisle	Reppert
Clarke	Gaudineer	Lodwick	Rigler
Coleman	Glenn	Main	Schaben
DeHart	Hagedorn	McGill	Shaff
DeKoster	Heaberlin	Messerly	Shirley
Denman	Hill	Mills	Stanley
Dodds	Hougen	Murray	Stephens
Elvers	Jepsen	Neu	Van Gilst
Ely	Klefstad	Nurse	Walsh
Erskine	Kruck	O'Malley	

Nays: 0

Absent or not voting: 10

Buren	Heying	Lucken	Riley
Burns	Kibbie	Reno	Van Eaton
Condon	Kogok		

Condon Kosek

The motion prevailed and President Fulton declared the reappointment of Clifford M. Naser as a member of the Iowa Natural Resources Council confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Heaberlin submitted the following report:

# Mr. President:

Your committee to investigate the character and qualifications of Carroll L. Price of Knoxville, Marion County, Iowa, for reappointment as a member of the Board of Control of State Institutions, under the provisions of Sections 217.1 and 217.2, Code

of Iowa 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

STANLEY M. HEABERLIN EUGENE M. HILL VERN LISLE J. HENRY LUCKEN BASS VAN GILST

On motion of Senator Heaberlin, the report was adopted.

Senator Heaberlin moved the reappointment of Carroll L. Price as a member of the Board of Control of State Institutions, for the six-year term beginning July 1, 1967, and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 52

	_ `		
Balloun	Erskine	Kyhl	Patton
Benda	Floy	Lamborn	Potgeter
Buren	Frey	Lange	Reichardt
Burns	Frommelt	Lisle	Reno
Cassidy	Gaudineer	Lodwick	Reppert
Clarke	Glenn	Main	Rigler
Coleman	Hagedorn	McGill	Schaben
Condon	Heaberlin	Messerly	Shaff
DeHart	Heying	Mills	Shirley
DeKoster	Hill	Murray	Stanley
Dodds	Hougen	Neu	Stephens
Elvers	Jepsen	Nurse	Van Gilst
Ely	Klefstad	O'Malley	Walsh

Nays: 0

Absent or not voting: 9

Briles Kibbie Kruck Riley Denman Kosek Lucken Van Eaton

Flatt

The motion prevailed and President Fulton declared the reappointment of Carroll L. Price as a member of the Board of Control of State Institutions confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Gaudineer submitted the following report:

# Mr. President:

Your committee to investigate the character and qualification of William C. Leachman of Des Moines, Polk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of

88A.3, 88A.4, and 88A.5, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

LEE GAUDINEER
H. L. HEYING
JOSEPH W. CASSIDY
ERNEST KOSEK
ELMER F. LANGE

On the motion of Senator Gaudineer, the report was adopted.

Senator Gaudineer moved the appointment of William C. Leachman as a member of the Employment Safety Commission, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 52

Balloun	Erskine	Klefstad	Patton
Benda	Flatt	Kyhl	Potgeter
Briles	Floy	Lamborn	Reichardt
Buren	Frey	Lange	Reppert
Burns	Frommelt	Lisle	Rigler
Cassidy	Gaudineer	Lodwick	Riley
Clarke	Glenn	Main	Schaben
Coleman	Hagedorn	McGill	Shaff
DeHart	Heaberlin	Messerly	Shirley
DeKoster	Heying	Mills	Stanley
Dodds	Hill	Murray	Stephens
Elvers	Jepsen	Neu	Van Gilst
Ely	Kibbie	Nurse	Walsh

Nays: 0

Absent or not voting: 9

Condon	Kosek	Lucken	Reno
Denman	Kruck	O'Malley	Van Eaton
Uouses		•	

Hougen

The motion prevailed and President Fulton declared the appointment of William C. Leachman as a member of the Employment Safety Commission confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Reichardt submitted the following report:

# Mr. President:

Your committee to investigate the character and qualifications of Leland P. Johnson, Ph.D., of Des Moines, Polk 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 1966, for the six-year term beginning July 1, 1967 and ending June 30, 1973, begs leave to report that it has made its investigation and recommends that the appointment be confirmed.

WILLIAM J. REICHARDT CHESTER O. HOUGEN ROGER W. JEPSEN DONALD W. MURRAY BASS VAN GILST

On motion of Senator Reichardt, the report was adopted.

Senator Reichardt moved the reappointment of Leland P. Johnson, Ph.D., as a member of the Board of Examiners, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Aves: 50

Balloun	Elvers	Klefstad	Nurse
Benda	Ely	Kruck	O'Malley
Briles	Erskine	Kyhl	Potgeter
Buren	Flatt	Lamborn	Reichardt
Burns	Frey	Lange	Rigler
Cassidy	Frommelt	Lisle	Riley
Clarke	Gaudineer	Lodwick	Schaben
Coleman	Glenn	Main	Shaff
Condon	Hagedorn	McGill	Shirley
DeHart	Heying	Messerly	Stanley
DeKoster	Hill	Mills	Stephens
Denman	Jepsen	Neu	Walsh
Dodds	Kibbie		

Nays: 0

Absent or not voting: 11

Floy	Kosek	Patton	Van Eaton
Heaberlin	Lucken	Reno	Van Gilst
Hougen	Murray	Reppert	

The motion prevailed and President Fulton declared the reappointment of Leland P. Johnson, Ph.D. as a member of the Board of Examiners confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Reichardt submitted the following report:

# Mr. President:

Your committee to investigate the character and qualifications of William S. Wimer of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of 93.1 and 93.2, Code of Iowa 1966,

for the three-year term beginning July 1, 1968, and ending June 30, 1971, begs leave to report that it has made its investigation and recommends that the appointment be confirmed.

WILLIAM J. REICHARDT ADOLPH W. ELVERS GENE W. GLENN DAVID STANLEY ROBERT R. RIGLER

On motion of Senator Reichardt, the report was adopted.

Senator Reichardt moved the reappointment of William S. Wimer as a member of the Iowa Commission for the Blind, for the three-year term beginning July 1, 1968 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 50

Balloun	Ely	Klefstad	Nurse
Benda -	Erskine	Kruck	O'Malley
Briles	Flatt	Kyhl	Patton
Buren	Floy	Lamborn	Potgeter
Burns	Frey	Lange	Reichardt
Cassidy	Frommelt	Lisle	Rigler
Clarke	Gaudineer	Lodwick	Shaff
Condon	Glenn	Main	Shirley
DeHart	Hagedorn	McGill	Stanley
DeKoster	Heaberlin	Messerly	Stephens
Denman	Heying	Mills	Van Gilst
Dodds	Hill	Neu	Walsh
Elvers	Jepsen		

Nays: 0

Absent or not voting: 11

Coleman	Kosek	Reno	Schaben
Hougen	Lucken	Reppert	Van Eaton
Kibbie	Murray	Riley	

The motion prevailed and President Fulton declared the reappointment of William S. Wimer as a member of the Iowa Commission for the Blind confirmed for the three-year term beginning July 1, 1968 and ending June 30, 1971.

# 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 No. 279, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining.

Also:

That the House has concurred in Senate amendments and adopted House Concurrent Resolution 3, urging the Congress of the United States to inaugurate a program of tax-sharing with the States.

WILLIAM R. KENDRICK, Chief Clerk

#### INTRODUCTION OF BILLS

Senate File 684, by Senator Gaudineer, a bill for an act relating to medical evidence in workmen's compensation proceedings.

Read first and second times and passed on file.

Senate File 685, by Senator Ely, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein.

Read first and second times and passed on file.

Senate File 686, by Senator Ely, a bill for an act relating to the method of applying for absent voter's ballots.

Read first and second times and passed on file.

Senate File 687, by Committee on Public Health and Welfare, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.

Read first and second times and passed on file.

Senate Joint Resolution 35, by Senator Ely, a joint resolution to create a committee to study the need for a family court system in Iowa, and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 688, by Committee on Agriculture, a bill for an act to provide a lien on petroleum products in the raising of crops.

Read first and second times and passed on file.

Senate File 689, by Committee on Agriculture, a bill for an act relating to brucellosis control in swine.

Read first and second times and passed on file.

Senate File 690, by Legislative Research Committee, a bill for an act relating to the consolidation of the operation and investment of funds of public retirement systems.

Read first and second times and passed on file.

Senate File 691, by Committee on Governmental Affairs, a bill for an act relating to the military forces of the state of Iowa.

Read first and second times and passed on file.

Senate File 692, by Senator Walsh, a bill for an act to establish a division of job training in the bureau of labor.

Read first and second times and passed on file.

# REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 128, a bill for an act amending section two hundred twenty-nine point seventeen (229.17) Code 1966, relating to notices of admission and discharge of appeal-voluntary patients in mental institutions, 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 and Welfare to which was referred Senate File 495, a bill for an act requiring that the name of any drug prescribed by a doctor or dentist be affixed to the container, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 32, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to change the words "yeas" and "nays" to "yeses" and "noes", begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also.

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 226, a bill for an act relating to the compensation of members of the General Assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps, 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 203, a bill for an act relating to the retention 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 332, a bill for an act relating to the term of office of public library trustees, 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 582, a bill for an act relating to municipal parking facilities, 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 463, a bill for an act to authorize county boards of supervisors to grant perpetual flowage easements over county lands and buildings to the United States of America, 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 House File 212 by adding thereto the following new section:

"Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by inserting in line five (5) after the word "feet" the following:

 $^{\prime}$ , and no trailer which is a part of any such combination shall have an overall length in excess of forty (40) feet.  $^{\prime}$ 

HOWARD C. REPPERT, JR.

Amend Senate File 616 by striking from line 22 of section 6 the word and figure "four (4)" and inserting in lieu thereof the word and figure "five (5)".

JOHN P. KIBBIE

Amend Senate File 46 as follows:

By striking all of section two (2), and renumber the remaining sections in conformity with this amendment.

TOM J. FREY

Amend Senate File 45 as follows:

By striking all of section one (1), and renumber the remaining sections in conformity with this amendment.

TOM J. FREY

Amend Senate File 319 as follows:

1. By adding in section 1, line 8, after "highway." the following: "Nothing herein shall be construed to apply to public utility facilities lawfully placed on or under a public highway."

CHARLES F. BALLOUN

Amend Senate File 248 by striking the period (.) in line three (3) of section two (2) and by inserting in lieu thereof the following:

"for state violations; the clerks of cities and towns without a municipal court, for ordinance violations; and the clerks of municipal courts for violations within such court's jurisdiction."

LEE GAUDINEER

Amend Senate File 302 as follows:

- 1. Amend section one (1) by striking in line sixteen (16) the figures "1969" and inserting in lieu thereof the figures "1970".
- 2. Further, amend section ten (10) by striking in line four (4) the figures "1968" and inserting in lieu thereof the figures "1969".

HOWARD C. REPPERT, JR.

Amend Senate File 248, section eight (8), line nine (9) as follows:

1. Strike the word "five" (5) and insert in lieu thereof the word "one" (1).

GEORGE E. O'MALLEY

Amend Senate File 532 as follows:

Amend section one (1) by inserting after the word "medicine" in line seven (7) the words "with particular emphasis on the family practice of medicine.

LUCAS.J. DEKOSTER SEELEY G. LODWICK

# Amend Senate File 494 as follows:

- 1. By inserting the word "bank" before the word "credit" in line three (3) of section one (1).
- 2. By inserting the word "bank" before the word "credit" in line four (4) of section one (1).
- 3. By inserting the word "bank" before the word "credit" in line five (5) of section one (1).
- 4. By inserting the word "bank" before the word "credit" in line seven (7) of section one (1).

KENNETH BENDA

# Amend Senate File 248 as follows:

- 1. Amend section three (3), by striking in line one (1), the word "minimum".
- 2. Further amend section three (3), by striking in line three (3) the word "be" and inserting in lieu thereof the words "not to exceed".

HOWARD C. REPPERT, JR.

Amend Senate File 302, Sec. 1, by adding thereto the following:

"Such commissioners of the district court shall be selected from a list of nominations submitted by the elected mayors of incorporated towns from their immediate area and also nominations by the county board of supervisors for those areas not contained in town or city boundaries. Each qualified nominator shall be entitled to one nomination for consideration by the district judges."

DONALD W. MURRAY

Amend Senate File 335 as follows:

Amend section two (2) line three (3) by striking thirty thousand (130,000), and inserting in lieu thereof: thousand (100,000),

ROGER W. JEPSEN

Amend Senate File 302 by adding the following new sections:

- Section 1. A Commissioner shall be appointed as a resident of any city of 10,000 population or more if no municipal court is operating in such city. However the location of such a Commissioner shall not affect his jurisdiction as otherwise provided.
- Sec. 2. Notwithstanding any other provision of this Act, in the event that the position of a Commissioner cannot be filled with a person qualified by this Act, the District Court Judges may appoint any person to such position on a temporary basis, at such salary as they may determine not in excess of that provided for a duly qualified Commissioner.
  - Sec. 3. By adding a new paragraph at the end of Sec. 5 as follows:
- "District judges shall require that hearings before a Commissioner in cases which could lead to a fine or incarceration shall be available twenty four hours per day, seven

days per week, to any individual entitled thereto, in order to protect the right of freedom of the individual and to prevent undue hardship by delay or otherwise."

CHESTER O. HOUGEN

Amend Senate File 130 as follows:

1. Striking from lines sixteen (16) and seventeen (17) of section three (3) the words "stimulating, manipulating, exercising".

JOHN M. ELY, JR.

# THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 216, a bill for an act relating to compensation received by members of county boards of social welfare, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the amendment filed by Senators Stanley and Messerly on March 28, 1967, found on page 746 of the Senate journal.

Senator Riley took the chair at 11:15 a.m.

Senator O'Malley moved that the bill be rereferred to committee.

Objections were raised.

Roll call was requested on the motion.

On the question "Shall the motion prevail?" the vote was:

Ayes: 36

Benda	Elvers	Heying	Murray
Briles	Ely	Hougen	Nurse
Buren	Flatt	Kibbie	O'Malley
Burns	Floy	Lamborn	Patton
Cassidy	Frey	Lange	Reichardt
Coleman	Frommelt	Lisle	Reppert
Condon	Glenn	Lodwick	Rigler
Denman	Hagedorn	Main	Shirley
Dodds	Heaberlin	McGill	Van Gilst

Nays: 20

Clarke	Jepsen	Mills	Schaben
DeHart	Klefstad	Neu	Shaff
DeKoster	Kruck	Potgeter	Stanley
Erskine	Kyhl	Reno	Stephens
Hill	Messerly	Riley	Walsh

Absent or not voting: 5

Balloun	Kosek	Lucken	*	Van Eaton
Gaudineer		The second second second		

The motion prevailed.

On motion of Senator Benda, Senate File 239, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes, 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.

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

Ayes: 53

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Klefstad

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Gilst
Walsh

Nays: 3

Buren

.Coleman

Kruck

Stephens

Absent or not voting: 5

Gaudineer Hill Kosek

Mills

Van Eaton

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

On motion of Senator Potgeter, House File 30, a bill for an act relating to addition of territory to benefited fire districts, 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 1:50 p.m.

#### 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.

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

# JOINT CONVENTION

#### TO HONOR PIONEER LAWMAKERS

In accordance with law and House Concurrent Resolution 10 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 extended his personal welcome to the Pioneer Lawmakers and presented to the joint convention Senator George O'Malley of Polk, who welcomed the Pioneer Lawmakers on behalf of the Senate with the following remarks:

Mr. President, Mr. Speaker, Members of the Pioneer Lawmakers Association, Members of the Joint Convention and Guests:

The time has arrived when we can again with sincerety say that it is a distinct privilege to extend to the Pioneer Lawmakers a very hearty welcome from the Sixty-second General Assembly and particularly the Senate. I am pleased to see so many back here greeting old comrades with enthusiasm and telling how they did it in the days of yore.

I'd like to say that the time is fast approaching and it wont't be too long until I will be eligible to become a Pioneer Lawmaker and, the lord willing, 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 were the protagonists on one side or the other. However, I can assure you the speeches are not any shorter.

Two years ago I mentioned the revolutionary change as to confirmations by the Senate being open. It has worked well. This very day in less than one hour we confirmed nine appointments,

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 privilege of the highest degree to represent the people of Iowa in any 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 the ever present one of taxes, and of course we have the same problems this session, but in a greater degree, in addition to the matter of governmental reform and hoping once and for all, laying to rest, if possible, the matter of reapportionment.

It is encouraging to see so many of you here and I hope that you all will be available to return to the next lawmakers meeting two years hence.

Thank you.

President Fulton presented to the joint convention Representative Lester L. Kluever of Cass who welcomed the Pioneer Lawmakers on behalf of the House with the following remarks:

Mr. President, Mr. Speaker, Members of the Pioneer Law-makers Association, Members of the Joint Convention and Guests:

For and on behalf of the House I welcome the Pioneer Lawmakers.

It is nice to have you meet with us. We know, or know of, many of you for your services to our State in former years.

Your interest in returning to the scene of your former official duties testifies to the satisfaction one gains from an honest and sincere desire to serve our State. It gives us hope that we who are presently serving will some day have that pleasure.

Your continued interest in the affairs of our State is assurance that your counsel and advice can be of great benefit to us.

We are happy you have such an organization, hope you have a profitable meeting and we hope to join you in the not too distant time.

Good health and happiness to all of you.

President Fulton presented to the joint convention the Honorable DeVere Watson, former member of the Senate from Pottawattamie County, and now President of the Pioneer Lawmakers Association of Iowa, who introduced Don Reid, Managing Director of the Iowa Press Association.

Mr. Reid briefly addressed the convention.

The Honorable DeVere Watson introduced to the joint convention the Honorable M. F. Hicklin, former member of the House from Louisa County, President of the Pioneer Lawmakers for the coming year.

Millen of Van Buren 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 House File 30.

Senator Cassidy offered the following amendment and moved its adoption.

Amend House File 30 by striking the last paragraph of Section one (1).

The amendment was adopted.

Senator Patton offered the following amendment and moved its adoption:

Amend House File 30 as follows:

- 1. By striking from line two (2) of section one (1) the word "section" and by inserting in lieu thereof the word "sections".
  - 2. Further amend House File 30 as follows:
- "Sec. 2. The owner or owners of any property joining an established fire district pursuant to the provisions of section one (1) of this Act shall pay to the board of trustees of said fire district an initial fee not to exceed a fair and reasonable amount as established by said trustees. The computation of the fee shall be determined on the basis of the number of owners joining said fire district. The funds paid to the district trustees shall be used to help defray the cost and maintenance of said district's fire fighting equipment."

Senator Frommelt asked and received unanimous consent that further action on House File 30 be deferred.

#### SPECIAL ORDER

On motion of Senator Frommelt, the Senate resumed consideration of the special orders of business.

On motion of Senator Gaudineer, Senate File 248, a bill for an act to provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer asked and received unanimous consent that further action on Senate File 248 be deferred and that the bill retain its place on the calendar.

On motion of Senator Riley, Senate File 302, a bill for an act to provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto, with report of committee returning the bill without the recommendation, was taken up, considered, and the report of the committee adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 302 by striking section one hundred thirty-three (133) thereof and by substituting the following:

"Sec. 133. Section five hundred ninety-five point ten (595.10), Code 1966, is amended by striking from line one (1) of subsection one (1) the words "justice of the peace" and by substituting therefor the words "district court commissioner".

The amendment was adopted.

Senator Messerly offered the following amendment filed by Senators Messerly and Balloun:

Amend Senate File 302 by striking from section three (3), lines four (4) and five (5) the words "a commissioner serving a county or area having" and inserting in lieu thereof the words "the salaries of commissioners shall be as follows for counties or areas with the following populations".

Further amend said section by striking from lines six (6), eight (8), nine (9), eleven (11) and twelve (12) the word "less" and inserting in lieu thereof in each instance the word "more".

Senator Messerly offered the following amendment to the Messerly-Balloun amendment, filed by Senator Riley, and moved its adoption:

Amend the Messerly and Balloun amendment to Senate File 302 by inserting a colon (:) after the word "populations" in line five (5) thereof.

The amendment to the amendment was adopted.

Senator Messerly moved the adoption of the Messerly-Balloun amendment as amended.

The amendment was adopted.

Senator Potgeter offered the following amendment filed by Senators Potgeter and Neu.

Amend Senate File 302 as follows:

Amend Section two (2) by striking the words "shall be a member of the bar of Iowa," from lines two (2) and three (3).

Senator Neu moved its adoption.

The amendment was adopted.

Senator Stanley offered his amendment filed March 29, 1967, found on page 761 of the journal and moved its adoption.

Division was requested.

The amendment was lost.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, March 31.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, March 31, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Bob Davis, pastor of the Methodist Church, Russell, Iowa.

#### VISITORS

Senator Glenn rose on point of personal privilege and presented 20 students from Ottumwa Community High school, who were present in the balcony with their instructor, Mrs. Mildred Wilson.

Senator Briles presented 10 students from East Union Community school and their instructors, Sam Cooper, Ken Hunter, Don Poter and Steve Evans, who were seated in the balcony.

Senator Flatt rose on point of personal privilege and presented two students from the Winterset Community school, Sharon Flatt and Mary Breen, who were in the balcony.

Senator DeKoster presented 41 students from the Orange City Christian school, who with their instructor, Fred DeBeer, were in the balcony.

Senator Frommelt asked and received unanimous consent that House File 136 be placed on the non-controversial calendar.

#### THIRD READING OF BILLS

On motion of Senator Reppert, House File No. 136, a bill for an act relating to gifts to municipalities, 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	Lamborn	Patton
Benda	Erskine	Lange	Potgeter
Briles	Frey	Lisle	Reno
Buren	Frommelt	Lodwick	Reppert
Burns	Gaudineer	Lucken	Rigler
Cassidy	Glenn	Main	Riley
Clarke	Hagedorn	McGill	Schaben
Condon	Heaberlin	Messerly	Shaff
DeHart	Hougen	Mills	Shirley
DeKoster	Klefstad	Murray	Stanley
Denman	Kosek	Neu	Stephens

Dodds Elvers Kruck Kyhl Nurse O'Malley Van Eaton Van Gilst

Nays: 0

Absent or not voting: 9

Coleman Flatt Heying Hill Jepsen Kibbie Reichardt Walsh

Flov

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 consideration of Senate File 302.

On motion of Senator Riley, consideration of Senate File 302, a bill for an act to provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto, was resumed.

Senator Hougen offered his amendment filed March 30, 1967, found on page 783 of the journal, and asked and received unanimous consent that it be considered by division.

Senator Hougen asked and received unanimous consent to withdraw Section 2 of the amendment.

Senator Hougen asked and received unanimous consent to withdraw his amendment.

Senator Reppert offered the amendment filed March 30, 1967, found on page 782 of the journal, and moved its adoption.

Division was requested, resulting in a tie vote.

The chair voted "No" and the amendment was lost.

Senator Murray offered the amendment filed March 30, 1967, found on page 783 of the journal, and moved its adoption.

Roll call was requested.

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

Ayes: 27

Balloun Briles Buren Dodds Hagedorn Heaberlin Heying Jepsen Lamborn Lange Lodwick Lucken

Patton Reno Schaben Stephens Elvers Kibbie Main Van Eaton
Frey Klefstad Messerly Van Gilst
Glenn Kyhl Murray

Navs: 29

Potgeter Benda Erskine Kruck Reichardt Flatt Lisle Burns Frommelt McGill Reppert Cassidy Mills Rilev Clarke Gaudineer Neu Shirlev Condon Hill Stanley Nurse DeKoster Hougen Walsh O'Malley Denman Kosek

Ely

Absent or not voting: 5

Coleman Floy Rigler Shaff

DeHart

The amendment was lost.

Senator Messerly offered the following amendment and moved its adoption.

Amend Senate File 302 by adding in section one (1), line fourteen (14) after the word "district" the words "provided, however, no county having a population of less than fifty thousand shall have more than two commissioners".

Division was requested.

The amendment was lost.

Senator Erskine offered the following amendment:

Amend Senate File 302 by adding the following after Section 1, line 16: "Before qualifying for a Commissioner, a majority of the Board of Supervisors of the County, or if more than one county, by the majority of Supervisors of each such county, shall approve the appointment or appointments."

Senator Riley offered the following amendment to the Erskine amendment and moved its adoption:

Amend the Erskine amendment by striking ", or if more than one county, by the majority of Supervisors of each such county," and inserting in lieu thereof the following: "of residence of the commissioner".

Further amend by striking the words "of each such county".

The amendment to the amendment was adopted.

Senator Erskine moved the adoption of his amendment as amended, calling for division.

The amendment was adopted.

Senator Klefstad took the chair at 11:15 a.m.

Senator Jepsen offered the following amendment and moved its adoption:

Amend Senate File 302, Sec. 1, by adding thereto the following:

"Such commissioner of the district court shall be selected from a list of nominations not to exceed three (3) in number which shall be submitted by the Conference Board as listed in section 441.2 Code of Iowa.

President Fulton took the chair at 11:30 a.m.

Division was requested on the amendment.

The amendment was lost.

Senator Glenn moved that Senate File 302 be rereferred to committee.

The motion was resisted.

Division was requested on the motion.

The motion was lost.

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: 38

Lamborn Potgeter Benda Flatt Buren Frey Lisle Reichardt Frommelt McGill Reppert Burns Riley Gaudineer Mills Cassidy Clarke Glenn Murray Shaff Neu Shirley DeHart Hagedorn DeKoster Hougen Nurse Stanley Van Gilst Denman Jepsen O'Malley Walsh Dodds Kibbie Patton Ely Kosek

Nays: 16

Balloun	Erskine	Lange	Messerly
Briles	Heaberlin	Lodwick	Reno
Condon	Hill	Lucken	Schaben
Elvers	Klefstad	Main	Van Eaton

Absent or not voting: 5

Coleman

Kruck

Rigler

Stephens

Floy

Voting present: 2

Heying

Kyhl

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 Klefstad took the chair at 12:20 p.m.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 306, a bill for an act to provide for the use of safety emblems on slow moving vehicles.

## HOUSE AMENDMENT TO SENATE FILE 306

Amend Senate File 306 as follows:

1. Section 1, by striking from lines one (1) and two (2) the words and figures "Section three hundred twenty-one point three hundred ninety-eight (321.398)" and inserting in lieu thereof the words and figures "Chapter three hundred twenty-one (321)".

Further amend Section 1 by inserting in line eight (8) after the word "less" the words ", and horse-drawn vehicles including buggies,".

2. By adding the following new section:

"Sec. 2. Any person who shall violate the provisions of this  $\operatorname{Act}$  shall be fined not more than five dollars."

Also:

That the House has amended and agreed to the following Senate Joint Resolution in which the concurrence of the House was asked:

Senate Joint Resolution 3 relating to the election of the Governor and Lieutenant Governor.

# HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 3

Amend Senate Joint Resolution 3 as follows:

1. By striking all after the word "qualified." in line eleven (11) of Section one (1) and inserting in lieu thereof the following:

"Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the word 'two' and inserting in lieu thereof the word 'four'.

"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'.

Section 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 same to be published for three (3) consecutive months previous to the date of said election as provided by law."

2. By adding at the end thereof a new section as follows:

"Section 3. The foregoing proposed amendment, if approved in identical form, by the general assembly chosen at the general election for members of the general assembly to be held in the year nineteen hundred and sixty-eight (1968), shall be submitted to the electors of the state at a special election to be held on the Tuesday next, after the first Monday in November, in the year nineteen hundred and sixty-nine (1969) in the manner required by the Constitution and laws 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 No. 232, a bill for an act relating to the burial of nonresident indigent transients.

Also:

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

House File No. 135, 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.

WILLIAM R. KENDRICK, Chief Clerk

# INTRODUCTION OF BILLS

Senate File 693, by Committee on Conservation and Recreation, a bill for an act relating to publicly held conservation interests in private property.

Read first and second times and passed on file.

Senate File 694, by Senator Stanley, a bill for an act to equalize the assessment and taxation of livestock on a uniform basis.

Read first and second times and passed on file.

Senate File 695, by Senators Stanley, Cassidy and Jepsen, a bill for an act relating to private college preparatory schools.

Read first and second times and passed on file.

Senate File 696, by Senators Kibbie, Murray, Ely, Klefstad, Condon, Reno, Van Eaton, Walsh, Reppert, Gaudineer, Jepsen, Riley, DeHart and O'Malley, a bill for an act relating to the apportionment of the road use tax fund allocations.

Read first and second times and passed on file.

Senate File 697, by Senator Kibbie, a bill for an act to prohibit the use and redemption of trading stamps.

Read first and second times and passed on file.

Senate File 698, by Senator Stanley, a bill for an act relating to travel expense allowances for state employees.

Read first and second times and passed on file.

Senate File 699, by Senator Stanley, a bill for an act relating to revision of the Code of Iowa.

Read first and second times and passed on file.

Senate File 700, by Committee on Education, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans.

Read first and second times and passed on file.

Senate File 701, by Senator Stanley, a bill for an act relating to civic awards and indemnification of citizens who incur personal injury or property damage in attempting to prevent crimes, aid victims of crimes, or in assisting peace officers in attempting to prevent crimes or in apprehending criminal offenders, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate Joint Resolution 36, by Senator Stanley, a joint resolution to create a commission to study the operation of the general assembly and to make recommendations thereon, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 702, by Senators Stanley, Walsh, Lamborn, Jepsen, Condon, Reppert and Cassidy, a bill for an act relating to junk motor vehicles.

Read first and second times and passed on file.

Senate File 703, by Senators Stanley, Lange, Kruck, Lisle, Walsh, Messerly and Hougen, a bill for an act relating to workmen's compensation.

Read first and second times and passed on file.

Senate File 704, 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 705, by Senator Hougen, a bill for an act relating to junior colleges, area vocational schools, and area community colleges, and to change the amount of state aid for such institutions.

Read first and second times and passed on file.

Senate File 706, by Senator Walsh, a bill for an act relating to county managers.

Read first and second times and passed on file.

Senate File 707, by Senator Walsh, a bill for an act relating to county employees.

Read first and second times and passed on file.

Senate File 708, by Senator Walsh, a bill for an act to assist local governmental agencies in promotional activities.

Read first and second times and passed on file.

## HOUSE MESSAGES CONSIDERED

House File 232, a bill for an act relating to the burial of nonresident indigent transients.

Read first and second times, and passed on file.

House File 135, 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.

#### REPORT OF COMMITTEE

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred House File 72, a bill for an act relating to open hunting seasons, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend Senate File 283 as follows:

By striking section two (2) and inserting the following in lieu thereof:

"Sec. 2.

- "1. Subject to the provisions for temporary assignment of judges, as set out in subsection nine (9) hereof, each district judge in office on July 1, 1967 shall continue to serve in the district of his domicile so long as he remains a district judge, regardless of the number of judgeships to which the district is entitled under subsection two (2) hereof.
- 1'2. The number of judgeships to which each of the judicial districts shall be entitled shall be determined from time to time according to the following formula, giving equal weight to cases filed and population: In districts containing a city of fifty thousand (50,000) or more population, there shall be one (1) judgeship per five hundred fifty (550) combined civil and criminal filings and forty thousand (40,000) population, or major fraction of either; in all other districts there shall be one (1) judgeship per four hundred fifty (450) combined civil and criminal filings and forty thousand (40,000) population, or major fraction of either; provided, the seat of government shall be entitled to one (1) additional judgeship. The figures on filings shall be the average for the latest available previous three-year (3) period and when current census figures on population are not available, figures shall be taken from the state department of health computations.
- '3. A vacancy, for purposes of this Act, is defined as the death, retirement, removal, or failure of retention in office at the judicial election, of a judge.
- "4. In those districts having more judges than the number of judgeships specified by the formula set out in subsection two (2) hereof, vacancies shall not be filled.
- "5. In those districts having fewer judges or the same number of judges as the number of judgeships specified by the formula set out in subsection two (2) hereof, vacancies in the number of judges shall be filled as they occur.
- "6. In those districts having fewer judges than the number of judgeships to which they are entitled under subsection two (2) hereof, the appointment of an additional judge over the number presently existing shall be made only when there is a vacancy in a district having more judges, prior to such vacancy, than the number to which it is entitled under subsection two (2) hereof; and in case there are two or more districts with a deficiency in the number of judges under the number of judgeships to which they are entitled under subsection two (2) hereof, the appointment shall be made in the particular district where the excess in civil and criminal filings and population per resident judge is greatest, giving consideration to filings and population as specified in subsection two (2) hereof.
- "7. After the number of judges in each district equals the proper number of judgeships, as determined under subsection two (2) hereof, subsection six (6) hereof shall be of no further effect. Thereafter, a new judge shall be appointed in any district which becomes entitled to an additional judgeship, under subsection two (2) hereof; and vacancies shall not be filled in any district which may become entitled to fewer judgeships under said subsection; but no incumbent judge shall ever be removed from office by reason thereof.
- "8. On January 2 of each year, and at such other times as may be appropriate, the chief justice shall make the determinations required under this Act, and shall notify the nominating commissions involved and the governor of any appointments that may be required as a result thereof.
- "9. It shall be the duty of the chief justice to assign judges and other court personnel from one judicial district to another, on a continuing basis, if need be, in order to provide a sufficient number of judges to handle the judicial business in all districts promptly and efficiently at all times."

Amend House File 212 as follows:

- 1. By adding thereto the following new section:
- "Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

'The highway commission may, by rule and regulation, exclude any such combination in excess of sixty (60) feet in length from highways under its jurisdiction. Such restrictions shall be effective when signs giving notice thereof are erected upon any such highway, or portion thereof. The commission may grant special permits to any such combination of vehicles in excess of sixty (60) feet for movement on any highway, or portion thereof, affected by rule or regulation. Adoption of such rules and regulations and issuance of special permits shall take into consideration safety factors and the economic needs of the state."

HOWARD C. REPPERT, JR.

Amend Senate File 531 as follows:

- 1. Amend the title by striking from line five (5) the words "and utility services for".
- 2. By striking from line seventeen (17) of section two (2) the words "This phrase" and by striking all of lines eighteen (18) through twenty-six (26) inclusive of section two (2).

HOWARD C. REPPERT, JR.

Amend the governmental affairs committee amendment to Senate File 334, filed March 9, 1967, as follows:

1. By striking lines five (5) and six (6) and by inserting in lieu thereof the following:

"Amend section one (1) by striking from line two (2) the word 'is' and by inserting in lieu thereof the words and seventy-nine point fifteen (79.15). Code 1966. are' ".

LEE GAUDINEER

Amend Senate File 667 as follows:

Amend section 27, line 2, by striking the figure "1968" and inserting in lieu thereof the figure "1969".

FRANKLIN S. MAIN

Amend Senate File 496 by striking subsection four (4) of section two (2).

TOM RILEY

#### ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Ely, chairman; Riley, Shirley, Dodds, and Lisle, to investigate the character and qualifications of Jack M. Fulton of Cedar Rapids, Linn County, Iowa, for appointment as Commissioner of Public Safety, under the provisions of Sections 80.2 and 80.3. Code of Iowa 1966, effective May 1, 1967, for the unexpired portion of the term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

President Fulton announced the appointment of the following committee:

SENATOR EDWARD J. WENNER MEMORIAL RESOLUTION COMMITTEE GENE F: CONDON-

FRANCIS L. MESSERLY

CHESTER O. HOUGEN

On motion of Senator Frommelt, the Senate adjourned until 9:45 a.m. Monday, April 3, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, April 3, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend John J. O'Connor, pastor of the Immaculate Conception Church, Cedar Rapids, Iowa.

#### VISITORS

Senator Patton introduced 41 students from the Independence schools, also members of Boy Scouts of America, who were present in the balcony with their leaders, Ed Harberts and Dick Siglin.

Senator Messerly presented 12 students of the Dunkerton and Denver Community schools, who were present in the gallery. They were accompanied by Mr. and Mrs. Robert Eldridge.

Senator Hill rose on point of personal privilege and introduced 50 students of the Monroe Community school, who were seated in the gallery with their instructors Mr. McCurdy and Mr. Johnson.

Senator Walsh presented 29 students of Washington Junior High school, Dubuque, who are also members of Girl Scout Cadettes, who were in the balcony with Mrs. Donald Strausse.

Senator Lange introduced 34 seniors from Cedar Valley Community High school, Somers, who with their instructors, Lee Campbell and Dale Black, were seated in the balcony.

Senator Potgeter presented 35 students from Radcliffe Community High school, who were seated in the gallery with their instructors, Mrs. Harold Andrews and Wilbur Molendorp.

#### PETITIONS

The following petition was presented and placed on file:

By Senator Balloun from 79 residents of Benton County, in favor of pari-mutuel betting.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 12 Senate File 180 House File 190

ADOLPH W. ELVERS, Chairman Senate Committee
A. L. MENSING, 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 Joint Resolution 12 Senate File 180 House File 190

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 April, 1967, sent to the governor for his approval, Senate File 180.

ADOLPH W. ELVERS, Chairman

Passed on file.

# RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Adolph W. Elvers, 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 April, 1967, sent to the Secretary of State for deposit:

Senate Joint Resolution 12,

ADOLPH W. ELVERS, Chairman

# BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on March 31, 1967, the Governor had approved the following bills:

Senate File 232, an act to legalize and validate the proceedings of the Board of Supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county.

Senate File 65, an act to authorize counties of over one hundred fifty thousand (150,000) population to levy a maximum three-fourths (3/4) mill levy for the maintenance of a juvenile home.

Approved on March 30, 1967 were the following:

Senate File 132, an act to change the method of marking waterfowl.

Senate File 77, an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations.

Senator Frommelt asked and received unanimous consent to defer action on the three special orders of business, Senate Files 224, 248 and 283.

#### SPECIAL ORDER

The time having arrived, the Chair announced the special order of business on Senate File 531.

On motion of Senator Nurse, Senate File 531, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at the state university of Iowa, the Iowa state university of science and technology and the state college of Iowa, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds, notes or other obligations payable from such revenues, was taken up for consideration.

Senator Reppert called up his amendment filed March 31, 1967 and found on page 799 of the journal.

Senator Reppert offered the following amendment to his amendment and moved its adoption:

Amend Senate File 531 as follows:

1. Amend the Reppert amendment to Senate File 531, by striking in line three (3) the word "utility" and inserting the word "utilities".

The amendment to the amendment was adopted.

Senator Reppert moved the adoption of his amendment as amended.

Roll call was requested and rule 8 was invoked.

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

Ayes: 24

Balloun Erskine Lange Potgeter Briles Lisle Reichardt Flatt Buren Heaberlin Lucken Reppert Condon Stephens Messerly Heying DeKoster Hougen Murray Van Eaton Elvers Patton Walsh Kruck

Nays: 32

Benda	Floy	Klefstad	Nurse
Burns	Frey	Kosek	O'Malley
Clarke	Frommelt	Lamborn	Rigler
Coleman	Gaudineer	Lodwick	Schaben
DeHart	Glenn	Main	Shaff

Elv

Denman Dodds Hagedorn Hill

Kibbie

McGill Mills Neu Shirley Stanley Van Gilst

Absent or not voting: 5

Cassidy Jepsen Kyhl

Reno

Riley

The amendment was lost.

President Pro Tempore O'Malley took the chair at 11:30 a.m.

Senator Ely offered the following amendment filed by Senators Ely, Kibbie and Stanley and moved its adoption:

Amend Senate File 531 as follows:

1. By inserting the following new sentence after the period in line six (6) of section thirteen (13): "Such program and estimate shall be submitted no later than seven (7) days after the effective date of this Act and no later than seven (7) days after the convening of each regular session of the general assembly."

The amendment was adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 531 by adding in section two (2) line Six (6) after the words "and the state college of Iowa." "and any other institution of higher learning existing or authorized under the state board of regents."

Further amend said Senate File 531 by adding in the title after the words "and the state college of Iowa" and inserting "and any other institution of higher learning existing or authorized under the state board of regents".

President Fulton took the chair at 11:40 a.m.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

## AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Consideration of the Flatt amendment to Senate File 531 was resumed.

Senator Flatt asked and received unanimous consent to withdraw the amendment.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 531 by inserting the following before the period in line 6 of section 2: ", and any other institution of higher learning which offers a college program of four (4) years or more under the jurisdiction of the state board of regents, including any such institution the creation of which is hereafter authorized by the general assembly".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

#### Amend Senate File 531 as follows:

- 1. Amend the title by striking the words "at the state university of Iowa, the Iowa state university of science and technology and the state college of Iowa" and inserting in lieu thereof the words: "at institutions of higher learning under the jurisdiction of the state board of regents".
- 2. In section 2, line 6, strike the words "state college of Iowa" and insert in lieu thereof the words "university of northern Iowa".
- 3. In section 3, line 5, strike the words "state college of Iowa" and insert in lieu thereof the words "university of northern Iowa".

The amendment was adopted.

Senator Kruck offered the following amendment filed by Senators Kruck and Hill:

#### Amend Senate File 531 as follows:

1. By inserting in line two (2), section thirteen (13) after the word "assembly" the words ", for approval or rejection".

Senator Frommelt offered the following amendment to the Kruck-Hill amendment and moved its adoption:

Amend the Kruck and Hill amendment to Senate File 531 by striking the words ", for approval or rejection" and inserting in lieu thereof the words ", for review".

Roll call was requested.

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

Ayes: 44

Benda	Erskine	Lamborn	O'Malley
Briles	Frey	Lange	Patton
Burns	Frommelt	Lisle	Potgeter
Cassidy	Gaudineer	Lodwick	Reichardt
Clarke	Hagedorn	Lucken	Reppert
Coleman	Heaberlin	McGill	Rigler
DeHart	Heying	Messerly	Schaben
DeKoster	Kibbie	Mills	Shirley
Denman	Klefstad	Murray	Stanley
Dodds	Kosek	Neu	Van Gilst
Ely	Kyhl	Nurse	Walsh

Nays: 13

Balloun	Glenn	Jepsen	Shaff
Buren	Hill	Kruck	Stephens
Condon	Hougen	Main	Van Eaton
Elvers			

Absent or not voting: 4

Flatt

Floy

Reno

Riley

The amendment to the amendment was adopted.

Senator Rigler moved the adoption of the amendment offered by Senators Kruck and Hill as amended.

The amendment 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:

Aves: 33

Benda

Briles Burns Cassidy Clarke

DeHart DeKoster Denman Ely

Frommelt Gaudineer Kibbie

Kosek Kruck Lange Lisle

Klefstad

McGill Messerly

Mills Murray Neu Nurse O'Malley Patton

Reichardt Reppert Rigler Shirley Stanley Van Gilst

Walsh

Potgeter

Navs: 22

Balloun Buren

Coleman Condon Dodds Elvers

Erskine Glenn

Hagedorn Heaberlin

Heying Hill

Hougen Kyhl

Lamborn Lodwick Lucken

Main

Schaben Shaff Stephens Van Eaton

Absent or not voting: 6

Flatt Floy

Frey Jepsen. Reno

Riley

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

#### SENATE CONCURRENT RESOLUTION 27

## By: Kruck

WHEREAS, Senator Warren J. Kruck, a duly elected member of the 62nd General Assembly has requested certain information from the Iowa Bureau of Labor, and

WHEREAS, the Iowa Bureau of Labor and the Iowa Labor Commissioner, have declined and refused to supply and deliver such requested information claiming some executive privilege, and

WHEREAS, the Iowa Attorney General by official opinion dated March 27, 1967, has restated the right of every legislator to access to all records of the state of Iowa, and

WHEREAS, it appears that some employees of the State of Iowa have questioned the prerogative of members of the General Assembly to request and receive full and complete disclosures of any and all records of the State of Iowa.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

- (1) The Iowa Bureau of Labor be and hereby is ordered and directed to deliver and disclose to Senator Warren J. Kruck such records, correspondence, materials, statistics and documents as Senator Kruck may request.
- (2) All Bureaus, Commissions, Departments and Divisions of the State of Iowa are hereby ordered and directed to fully cooperate with and deliver to any member of the General Assembly any and all records, documents, correspondence and statistics as may be requested by any member of the General Assembly in the pursuit of his official duties as a Senator or Representative.

# BILLS ASSIGNED TO COMMITTEES

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

S. F. 652	Judiciary
S.F. 653	Judiciary
S.F. 654	Agriculture
S.F. 655	Agriculture
S.F. 656	Education
S.F. 657	Education
S.F. 658	Public Health and Welfare
S.F. 659	Appropriations
S.F. 660	Agriculture

S.F. 661	Safety and Law Enforcement
S. F. 662	Safety and Law Enforcement
S.F. 663	Safety and Law Enforcement
S. F. 664	Ways and Means
S. F. 665	Public Health and Welfare
S. F. 666	Governmental Subdivisions

# INTRODUCTION OF BILLS

Senate File 709, by Senators Ely, Stephens and Lucken, a bill for an act establishing a regional jail system under the board of control for the confinement, treatment, and care of prisoners confined in local jails, authorizing juvenile detention facilities to be a part of the system, and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate Joint Resolution 37, by Senators Ely, Denman and Kibbie, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to changing the method of amending the state Constitution.

Read first and second times and passed on file.

Senate File 710, by Senators Shirley, Klefstad, Nurse, Heaberlin, Burns, Floy and Neu, a bill for an act relating to the tort liability of cities and towns.

Read first and second times and passed on file.

Senate File 711, by Committee on Safety and Law Enforcement, a bill for an act relating to training schools for inembers of the department of public safety.

Read first and second times and passed on file.

Senate File 712, by Senators Denman, Murray, Jepsen, Gaudineer and Klefstad, a bill for an act relating to low-rent housing agencies.

Read first and second times and passed on file.

Senate File 713, by Senator's Denman, Murray, Jepsen, Gaudineer and Klefstad, a bill for an act relating to low-rent housing.

Read first and second times and passed on file.

Senate File 714, by Legislative Research Committee, a bill for an act relating to the establishment of a central investment board for Iowa retirement systems.

Read first and second times and passed on file.

Senate File 715, by Senator Stanley, a bill for an act permitting the issuance of dog licenses by veterinarians and eliminating the listing of dogs by assessors.

Read first and second times and passed on file.

Senate File 716, by Senator Stanley, a bill for an act relating to county relief.

Read first and second times and passed on file.

Senate File 717, by Senator Stanley, a bill for an act to prohibit eavesdropping and the possession, sale, or purchase of equipment primarily designed for eavesdropping.

Read first and second times and passed on file.

Senate File 718, by Senators Stanley and Lisle, a bill for an act requiring fiscal notes be attached to specific legislation.

Read first and second times and passed on file.

Senate Joint Resolution 38, by Senator Denman, a joint resolution providing for official flags for the governor of the state.

Read first and second times and passed on file.

Senate File 719, by Senator Dodds, a bill for an act to impose an annual license fee upon all vessels and outboard motors and to exempt such vessels and outboard motors from taxation.

Read first and second times and passed on file.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File No. 145, a bill for an act relating to the sanitary requirements of slaughterhouses.

Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 124, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severly handicapped adults.

# HOUSE AMENDMENT TO SENATE FILE 124

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

Section 1. Section one hundred ten point seventeen (110.17), Code 1966, is hereby amended by adding the following:

'The commission shall issue without charge a special fishing license to residents of Iowa sixteen (16) years or more of age who the commission finds are mentally or physically severely handicapped. Such special license shall be valid only when the holder is fishing under supervision. The commission is hereby authorized to prepare an application to be used by the person requesting handicapped status, which would require that his attending physician sign the form declaring the person handicapped and eligible for exempt status."

2. Amend the title to Senate File 124 by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to the issuance of special fishing licenses to certain severely handicapped persons."

#### Also.

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

Senate File No. 68, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic.

#### A180.

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

House File No. 398, a bill for an act relating to the cost of supporting children in state homes.

#### Also.

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

House File No. 381, a bill for an act relating to the size limit on certain fish taken with commercial fishing gear.

#### Also.

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

House File No. 380, a bill for an act compelling operators of vessels involved in collisions to render aid.

#### Also:

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

House File No. 377, a bill for an act relating to driver instruction permits.

Also:

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

House File No. 321, a bill for an act relating to pensions for certain retired public school employees.

Also:

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

House File No. 292, a bill for an act relating to the regulation of the sale and distribution of contraceptive devices.

Also:

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

House File No. 193, a bill for an act relating to the operation of licensed grain warehouses.

Also:

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

House File No. 188, a bill for an act relating to the installation of diagonal highways and highway placement.

Also:

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

House File No. 161, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File No. 398, a bill for an act relating to the cost of supporting children in state homes.

Read first and second times, and passed on file.

House File No. 381, a bill for an act relating to the size limit on certain fish taken with commercial fishing gear.

Read first and second times, and passed on file.

House File No. 380, a bill for an act compelling operators of vessels involved in collisions to render aid.

Read first and second times, and passed on file.

House File No. 377, a bill for an act relating to driver instruction permits.

Read first and second times, and passed on file.

House File No. 321, a bill for an act relating to pensions for certain retired public school employees.

Read first and second times, and passed on file.

House File No. 292, a bill for an act relating to the regulation of the sale and distribution of contraceptive devices.

Read first and second times, and passed on file.

House File No. 193, a bill for an act relating to the operation of licensed grain warehouses.

Read first and second times, and passed on file.

House File No. 188, a bill for an act relating to the installation of diagonal highways and highway placement.

Read first and second times, and passed on file.

House File No. 161, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEES

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 383, a bill for an act to establish a labor relations board and define its duties, declaring certain acts unfair labor practices, and repealing and rewriting certain sections of the present statutes, 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 383 as follows:

- 1. By striking all of lines seven (7), eight (8) and nine (9) of Section six (6).
- 2. By striking all after the word "Sections" in lines one (1) two (2) and three (3) and the words and figures, "point seven (736A.7)," in line four (4) of Section sixteen (16).

  GENE F. CONDON. Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 444, a bill for an act relating to safety reports of insurance companies, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 496, a bill for an act relating to discrimination in housing, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred <u>Senate File</u> 614, a bill for an act relating to levee and drainage districts, 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 <u>Senate File</u> 409, a bill for an act to amend chapter one hundred eighty-nine A (189A), Code 1966, relating to meat and poultry inspection, 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 <u>Senate File 611</u>, a bill for an act relating to levee and drainage districts by providing again for the assessment of upstream districts for common outlet work in the way of cleanouts and levee rebuilding, begs leave to report it has had the same under consideration and reccommends the same do pass.

FRANKLIN S. MAIN, Chairman

Ordered passed on file.

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 247, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 528, a bill for an act to provide uniform stop signs for use in school zones, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY. Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 47</u>, a bill for an act relating to reflective motor vehicle registration plates, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 287</u>, a bill for an act relating to interference with devices, signs, signals, or barricades, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

ALAN SHIRLEY, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend Senate File 677 by striking from line twenty-eight (28) of section nine (9) the words "all wages without limit" and by inserting in lieu thereof the words ", wages not in excess of six thousand six hundred (6,600) dollars".

ELMER F. LANGE

Amend Senate File 225 as follows:

1. Amend the title by striking from line two (2) the words "Secretary of Agriculture" and inserting in lieu thereof the words "secretary of agriculture".

FRANKLIN S. MAIN

Amend Senate File 383 as follows:

- 1. By striking all of lines seven (7), eight (8) and nine (9) of Section six (6).
- 2. By striking all after the word "Sections" in lines one (1) two (2) and three (3) and the words and figures, "point seven (736A.7)," in line four (4) of Section sixteen (16).

INDUSTRIAL AND HUMAN RELATIONS COMMITTEE

Senate File 488 is hereby amended as follows:

Amend section sixteen (16) by striking lines six (6) and seven (7) and inserting in lieu thereof the following:

"from shall be made as follows:

"1. Fifty (50) percent to the general fund of the state.

- "2. Thirty (30) percent to the state fair board to be used for state aid for county or district fairs or agricultural societies authorized under chapter one hundred seventy-four (174) of the Code.
- "3. Fifteen (15) percent to the state fair board to be used for the Iowa state fair and exposition.
  - "4. Five (5) percent to the Iowa horse association."

KENNETH BENDA

Amend Senate File 248 as follows:

- 1. Amend Section four (4) as follows:
- a. By striking in line six (6) the word, "two" and by inserting in lieu thereof the word and figure, "four" (4)".
- b. By striking in line sixteen (16) the word, "two" and by inserting in lieu thereof the word and figure, "four (4)".
- c. By striking in line twenty eight (28) the word, "two" and by inserting in lieu thereof the word and figure, "four (4)".
- d. By striking in line thirty four (34) the word, "two" and by inserting in lieu thereof the word and figure, "four (4)".
- e. By striking in line forty three (43) the word, "two" and by inserting in lieu thereof the word and figure "four (4)".
  - 2. Amend Section seven (7) as follows:
- a. By striking in line five (5) the words, "one-half" and by inserting in lieu thereof the words, "three (3) dollars of".
- b. By inserting in line five (5) after the word, "costs" the words, "for each offense".
- c. By striking in line seven (7) the word, "half" and by inserting in lieu thereof the word, "dollar".
- d. By inserting in line eight (8) after the word, "county" the words, ", if the state was plaintiff or in the general fund of the city or town if it was plaintiff".
- 3. By adding after line thirteen (13) the following new subsection to be section three (3):
  - "3. There shall be no court cost charged for admitted parking meter violations."

    LEE GAUDINEER

Amend the Judiciary Committee amendment filed March 15 as follows:

1. Amend section seven (7) by striking lines one-hundred fifty-three (153) to one hundred sixty three (163), inclusive, and inserting in lieu thereof the following: "the provisions of this Act and located within ten miles of the toll bridge or bridges whose revenues are so pledged. Subject to said ten mile limitation, the commission is hereby granted wide discretion, in connection with the financing of the cost of any toll bridge, to pledge the gross revenues of a single toll bridge for the payment of bonds and interest thereon issued to pay the cost of such bridge and to pledge the gross revenues of two (2) or more toll bridges to pay bonds issued to pay the cost of one (1) or more toll bridges and interest thereon."

- 2. Amend section twenty-nine (29) by striking line six hundred ninety-nine (699) and inserting the following in lieu thereof: "new bridges and approaches, provided that any such existing bridge or new bridge is located within ten miles of the bridge on which tolls are imposed or reimposed, to pay interest on and create."
- 3. Amend section thirty (30) by striking lines seven hundred ten (710) to seven hundred fourteen (714), inclusive, and inserting in lieu thereof the following: "bridges whenever all revenue bonds and interest thereon issued and sold."

ROGER W. JEPSEN JOSEPH W. CASSIDY

Senate File 133 is hereby amended by striking all after the title and inserting in lieu thereof the following:

"WHEREAS, historically, in law, and in fact the waters of the state have been and are considered public highways of the state for the free use of its citizens; and

"WHEREAS, the waterway highways of the state are in a general state of disrepair and unaccessible to the citizens of Iowa in many cases; and

"WHEREAS, the users of the waterway highways of the state pay an excise tax on the motor vehicle fuel used in their boat vehicles to transport persons and property on said waterway highways; NOW THEREFORE,

"BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

"Section 1. Chapter three hundred twenty-four (324), Code 1966, is hereby amended by adding thereto the following new section:

"One (1) percent of the road use tax fund shall be expended annually for use in providing access to waterway highways of the state, development and maintenance of waterway highway oriented facilities, and the administration and enforcement of regulations and laws governing waterway highways. Funds authorized under this Act may be matched with federal funds and other funds provided by all units of state government including cities, towns, and counties.

"The expenditures authorized in this Act shall be administered jointly by the conservation commission and state highway commission and any other applicable agency including county road agencies.

"Waterway highways shall include any public water of the state upon which boat vehicles may travel notwithstanding temporarily closed or obstructed by man-made objects and including rivers, lakes, and artificial impoundments."

FRANKLIN S. MAIN

Amend the Shirley amendment to Senate File 27, filed January 23, 1967, as follows:

1. By striking from line six (6) the word "The" and by inserting in lieu thereof the word "the".

ALAN SHIRLEY

Amend Senate File 131 as follows:

- 1. Amend section seven (7) by striking line eighteen (18) and inserting in lieu thereof the following: "this Act and located within ten miles of the toll bridge or bridges whose revenues are so pledged. Subject to said ten mile limitation, the commission is hereby granted wide discretion, in".
- 2. Further amend section seven (7) by striking line twenty-two (22) and inserting in lieu thereof the following: "cost of such bridge and to pledge the revenues of two (2) or".
- 3. Further amend section seven (7) by striking all of said section after the word "thereon" in line twenty-four (24) and by inserting a period in lieu thereof.
- 4. Amend section twenty-nine (29) by striking lines five (5) and six (6) and inserting in lieu thereof the following: "bridges and their approaches and the construction of new bridges and approaches, provided that any such existing bridge or new bridge is located within ten miles of the bridge on which tolls are so imposed, to pay interest on and create a".
- 5. Amend section thirty (30) by striking two (2), three (3), four (4), five (5) and six (6) and inserting in lieu thereof the following: "into the primary road system as toll free bridges whenever all revenue bonds and interest issued and".

ROGER W. JEPSEN

Amend Senate File 705 as follows:

Section 1. By adding a new paragraph at the end of Section 1 after line 10, the following:

"No new junior or community college shall be established or expanded without the recommendation of the Advisory committee provided by Section two hundred eighty A point twenty nine (280A.29), Code 1966, and with the approval of the State Board of Regents."

Section 2. Add a new paragraph at the end of subsection 1 of section 2 by adding at the end thereof the following:

"In every instance where the superintendent and president of the board of any community school within the district of any area vocational school or community college certifies that a student within such district has ceased attendance of high school and can no longer be served by the educational facilities of such high school, the area vocational school or community college shall accept such student for vocational study if he makes application, providing such person is physically and mentally capable of being trained in the area of study for which he is making application."

CHESTER O. HOUGEN

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m., Tuesday, April 4, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, April 4, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Francis Johnson, pastor of the Manrelund Lutheran Church, Stanton, Iowa.

## VISITORS

Senator O'Malley rose on point of personal privilege and introduced 210 students from the Des Moines Technical High School, who with their instructors, Richard E. Peters and Kenneth Tannatt, were seated in the galleries.

Senator Riley presented 40 students from the Washington Community and Prairie Community High schools, who with an instructor, Fran Palmer, were seated in the balcony.

Senator Riley also presented 41 students from the St. Ludmila School in Cedar Rapids who were present in the balcony. They were accompanied by the Reverend John Paisley.

Senator Shirley introduced 135 seniors from the Perry Community High school, who were seated in the balcony in the company of their instructor, Marvin Scott.

Senator Stephens rose on point of personal privilege and presented 27 students of the Highland Community school, Washington county, who were present in the gallery with their instructor, Don Lewis.

Senator Rigler, on behalf of Senator Lange, introduced 60 seniors from the Manson Community schools, who with their instructors, Robert Van Sickle and Gary Mays, were in the Senate gallery.

Senator McGill presented 37 seventh grade students from the Melrose and Lovilia centers of the Albia Community schools, who were seated in the balcony with their instructors, Paul Brooks and Carl Spaur.

Senator Benda rose on point of personal privilege to present 60 students from the H.L.V. Community school, Hartwick, Ladora and Victor, who with their instructors, John deNeui and Mr. Brockmeyer, were seated in the galleries.

#### PETITIONS

The following petitions were placed on file:

By Senator Denman from 25 residents of Polk and Warren Counties in favor of pari-mutuel betting.

By Senator Clark from 20 residents of Hamilton County favoring pari-mutuel betting.

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 and received unanimous consent that the special orders of business, Senate Files 224, 248 and 283, be temporarily deferred.

Senator Frommelt asked unanimous consent to take up Senate File 532, a special order of business for Monday, April 3.

Senator Rigler moved that House File 212, a special order of business for 9:00 a.m. Tuesday. April 4, be taken up for consideration.

The motion was lost.

# SPECIAL ORDER

The Chair announced the special order of business on Senate File 532.

On motion of Senator Nurse Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospital and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues, was taken up for consideration.

Senator De Koster offered the following amendment filed by Senators De Koster and Lodwick and moved its adoption:

Amend Senate File 532 as follows:

Amend section one (1) by inserting after the word "medicine" in line seven (7) the words "with particular emphasis on the family practice of medicine.

The amendment was adopted.

Senator Kruck offered the following amendment filed by Senators Kruck and Hill:

Amend Senate File 532 as follows:

1. By inserting in line two (2), section two (2) after the word "authorized" the words ", with the approval of the general assembly".

Senator Frommelt offered the following amendment to the Kruck-Hill amendment and moved its adoption:

Amend the Kruck-Hill amendment to Senate File 532 by striking the words ", with the approval of the general assembly" and inserting in lieu thereof the words ", after review by the general assembly".

Division was requested.

The amendment to the amendment was adopted.

Senator Rigler moved the adoption of the Kruck-Hill amendment as amended.

Division was requested.

The amendment was adopted.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Consideration of Senate File 532 was resumed.

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:

Rule 8 was invoked.

Aves: 40

Benda	Frey	Lamborn	Patton
Briles	Frommelt	Lisle	Potgeter
Burns	Gaudineer	Lucken	Reichardt
Cassidy	Hagedorn	Main	Reppert
Clarke	Heying	McGill	Rigler
DeHart	Jepsen	Mills	Shaff
DeKoster	Kibbie	Murray	Shirley
Denman	Klefstad	Neu	Stanley
Ely	Kosek	Nurse	Van Gilst
Floy	Kyhl	O'Malley	Walsh

Nays: 17

Balloun	Elvers	Hill	Reno
Buren	Erskine	Hougen	Schaben
Coleman	Glenn	Kruck	Stephens
Condon	Heaberlin '	Lodwick	Van Eaton
D . 11			

Dodds

Absent or not voting: 4

Flatt Lange Messerly Riley

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 532

This explanation is filed to record my "Aye" vote on Senate File 532. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

ELMER F. LANGE

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 138 House Joint Resolution 28

> ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, Chairman House Committee

Report adopted.

# BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate:

House File 138
House Joint Resolution 28

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 531 passed the Senate.

WARREN J. KRUCK

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F.	667	Ways and Means
S.F.	668	Governmental Subdivisions
S.F.	669	Judiciary
S. F.	670	Governmental Subdivisions
S. F.	671 .	Governmental Subdivisions
S. F.	672	Industrial and Human Relations
S.F.	673	Safety and Law Enforcement

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	S.F. 674	Governmental Subdivisions
	S.F. 675	Transportation
	S.F. 676	Ways and Means
	S.F. 677	Appropriations
	S. F. 678	Public Health and Welfare
	S.F. 679	Governmental Affairs
	S.F. 680	Governmental Affairs
	S. F. 681	Transportation
	S.F. 682	Governmental Affairs
	S.F. 683	Governmental Subdivisions
	S.F. 684	Industrial and Human Relations
	S. F. 685	Public Health and Welfare
	S.F. 686	Governmental Affairs
	S.F. 687	On Calendar
	S.F. 688	On Calendar
-	S.F. 689	On Calendar
	S. F. 690	Governmental Affairs
	S.F. 691	On Calendar
	S.F. 692	Industrial and Human Relations
	H.F. 86	Governmental Subdivisions
	H. F. 131	Industrial and Human Relations
	H. F. 152	Public Health and Welfare
	H. F. 240	Conservation and Recreation
	H. F. 275	Judiciary
	H. F. 321	Appropriations

# REPORTS OF COMMITTEES

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 644, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 324, a bill for an act relating to establishment of urban renewal agencies, 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 482, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment 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 Senate File 482 by inserting at the end of line four (4), following the word "territory" the following words: "or consolidate with an adjoining city or town".

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 483, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits, 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 O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 586, a bill for an act relating to the condemnation of property for highway purposes, 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 585, a bill for an act to legalize and validate the proceedings of the board of directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, 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, etc., 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 585 by striking section two (2) and inserting in lieu thereof the following:

"Sec. 2 This Act, being deemed of immediate importance, shall take effect and be in force on July 20, 1967 after its publication in the Bremer County Independent, a newspaper published at Waverly, Iowa, and in The Shell Rock News, a newspaper published at Shell Rock, Iowa without expense to the state.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 584, a bill for an act to legalize and validate proceedings in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler, and Black Hawk, State of Iowa, and declaring the boundaries of said school districts 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 Senate File 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas County, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system, 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 421, a bill for an act to provide for the registration and protection of marks, begs leave to report it has had the same under consideration and 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 406, a bill for an act to legalize and validate the proceedings of the board of directors of the

Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment, etc., 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 406 by striking section two (2).

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 507, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965, 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 <u>Senate File 402</u>, a bill for an act relating to the judicial retirement system, 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.

A1so:

Mr. President: Your committee on Judiciary to which was referred Senate File 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments, 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 119, a bill for an act to amend section 622.10, Code 1966, and provide for a certain exception to the rule of evidence relating to privileged communications, begs leave to report it has had the same under consideration and recommends the same do pass as amended by the committee amendment.

Amend Senate File 119 as follows:

1. By striking the words "an action" in section one (1), line nine (9), and inserting in lieu thereof the words "a civil action to recover damages for personal injuries or wrongful death".

2. By striking all after the word "person" in section one (1), line twelve (12), and inserting in lieu thereof the following: ". Such evidence shall be admissible upon trial of the action only as it relates to the condition alleged. If an adverse party desires the oral deposition, either discovery or evidentiary, of any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon or desires to call any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon as a witness at the trial of the action, he shall file an application with the Court for permission to do so. The Court upon hearing, which shall not be ex parte, shall grant such permission unless the Court finds that the evidence sought does not relate to the condition alleged and shall fix a reasonable fee to be paid to such physician or surgeon by the party taking the deposition or calling the witness."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

## WITHDRAWS SENATE FILE 481

Senator Main asked and received unanimous consent to withdraw Senate File 481 from further consideration by the Senate.

## AMENDMENTS FILED

Amend Senate File 616 by striking section 9 and inserting in lieu thereof the following:

"Sec. 9. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Auburn Enterprise, a newspaper published in Auburn, Iowa, and in The Union-Tribune, a newspaper published in Russell, Iowa.

DONALD S. McGILL

Amend the Jepsen amendment to Senate File 131, filed April 3, 1967 as follows:

By inserting in line twenty-two (22) after the word "striking" the word "lines".
 ANDREW G. FROMMELT

Amend the Judiciary Committee Amendment to Senate File 131, filed March 15, 1967 as follows:

- 1. By adding at the end of Paragraph 1, of Section 7, the following: "In cities served by more than one interstate bridge, said bridge or bridges shall not be mortgaged or the tolls or other revenues derived from the operation thereof be pledged under the provisions of this Act, except for the purpose of financing the cost of constructing a new interstate bridge or bridges to serve the same area or financing the cost of reconstructing, improving, remodeling, or repairing existing interstate bridge or bridges serving that area."
- 2. By adding at the end of Section 10 the following: "No condemnation proceedings shall be allowed for the purpose of acquiring any bridge or bridges which are deemed to be Federal instrumentalities for interstate commerce, the postal service, and military and other purposes authorized by the Government of the United States as defined by any Act of the Congress of the United States."

ROGER J. SHAFF

## Amend Senate File 421 as follows:

- 1. By striking from section one (1), line thirty-three (33), the word "chapter" and substituting the word "act" therefor.
- 2. By striking from section fourteen (14), line six (6), the word "in" and substituting the word "on" therefor.
  - 3. By adding the following new section thereto:
- "Sec. 15. If any provision of this act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable."

LUCAS J. De KOSTER

Amend Senate File 353 as follows:

Amend Sec. 4, line 12 as follows: Strike the words 'state-federal approved market,' and insert in lieu thereof the words 'state or a federal approved market, or move from one approved auction market to another approved auction market,'

JAMES F. SCHABEN

Amend the Judiciary Committee amendment to Senate File 131 filed March 15, 1967 as follows:

1. Amend Sec. 5, line 88, by inserting after the word "a" the words "municipality, or a".

SEELEY G. LODWICK

# Amend Senate File 248 as follows:

- 1. Amend section four (4), subsection three b (3b), by striking the word "twice" in line thirty-three (33), and inserting in lieu thereof the words "the amount of".
- 2. Further amend Senate File 248 by striking the word "twice" in line thirty-four (34), section four (4), subsection three-b (3b), and insert in lieu thereof the words "the amount of".
- 3. Further amend section four (4), subsection three-b (3b) by striking the word "twice" in line 42.

LEE GAUDINEER TOM RILEY

Amend the Reppert, et al amendment filed April 4, 1967 to House File 212 by striking everything after the word "thereof:" in line five (5) and inserting in lieu thereof the following:

"In no event shall a combination in excess of sixty (60) feet be allowed on a highway less than twenty-four (24) feet wide. In the event of a temporary closing or of a gap in the designated highways, the State Highway Commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combinations in excess of sixty (60) feet".

JOHN P. KIBBIE C. JOSEPH COLEMAN HOWARD C. REPPERT, JR. Amend the Reppert, Coleman, et al, amendment to House File 212, dated April 4, 1967, as follows:

- 1. In lines 7 and 8, strike the words "four-lane divided highways" and insert in lieu thereof the words "the interstate system of four lane divided highway commission".
  - 2. In line 9, strike the word "divided".
- 3. In line 10 and 11, strike the words "eleven (11) miles" and insert in lieu thereof the words "one (1) mile".
- 4. Insert the following after the period in line 12: "In event of a temporary closing of or temporary gap in a designated four lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet."

CHARLES F. BALLOUN FRANCIS L. MESSERLY

Amend the Stanley, Rigler, Riley and Neu amendment to House File 212, dated March 10, 1967, as follows:

- 1. In lines 7 and 8, strike the words "four-lane divided highways" and insert in lieu thereof the words "the interstate system of four lane divided highways and other four lane highways designated by the state highway commission".
  - 2. In line 9, strike the word "divided".
- 3. In line 10 and line 11, strike the words "ten (10) miles" and insert in lieu thereof the words "one (1) mile".
- 4. Insert the following after the period in line 12: "In event of a temporary closing of or temporary gap in a designated four lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet."

CHARLES F. BALLOUN

Amend House File 212 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof:

'In no event shall a combination in excess of sixty (60) feet be allowed on a high-way less than twenty-four (24) feet wide.' "

JOHN P. KIBBIE MERLE W. HAGEDORN

Amend the Kibbie amendment to House File 212 by adding the following:

In the event of a temporary closing or of a gap in the designated highways, the State Highway Commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combinations in excess of sixty (60) feet.

HOWARD C, REPPERT, JR.

## SPECIAL ORDER

The time having arrived, the Chair announced the special order of business on House File 212.

Senator Frommelt moved that the vote by which House File 212 passed the Senate be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which House File 212 went to its third reading be reconsidered, which motion prevailed.

On motion of Senator Frommelt, House File 212, a bill for an act relating to overall length of combinations of vehicles unladen or with load, was taken up for consideration.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 212 by adding thereto the following new section:

"Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by inserting in line five (5) after the word "feet" the following:

', and no trailer which is a part of any such combination shall have an overall length in excess of forty (40) feet.'"

The amendment was adopted.

Senator Kosek offered his amendment filed March 27, 1967, found on page 717 of the journal, and moved its adoption:

Senator Denman rose on point of order on the grounds that the subject matter of the amendment had been covered in an amendment lost in previous action on the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Reppert offered his amendment filed March 31, 1967, found on page 799 of the journal and moved its adoption.

Senator Frommelt rose on point of order on the grounds the debate was on the bill and not on the amendment.

The Chair ruled the point well taken.

Roll call was requested on the amendment.

Senator Stanley requested that Rule 8 be invoked.

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

Ayes: 29

Balloun Elvers Kruck O'Malley Patton Briles Floy Lange Buren Frev Lucken Reichardt Glenn Main Reno Cassidy Clarke Hagedorn Messerly Reppert Schaben Coleman Heaberlin Murray Denman Kibbie Nurse Shirley Dodds

Navs: 29

Benda Gaudineer Kyhl Rigler Burns Heying Lamborn Shaff Condon
DeHart
DeKoster
Ely
Erskine

Hill Hougen Jepsen Klefstad

Kosek

McGill Mills Neu Potgeter

Lodwick

Stanley Stephens Van Eaton Van Gilst Walsh

Frommelt

Absent or not voting: 3

Flatt

Lisle

Riley

The roll call showed a tie vote.

The amendment was lost.

Senator Reppert offered the following amendment filed by Senators Reppert, Coleman, Potgeter, Denman, Lucken, Schaben and Erskine:

Amend House File 212 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321. 457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: 'However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on fourlane divided highways, except that such combination may leave such four-lane divided highways and travel to a point which shall be no more than eleven (11) miles from the place of leaving such highway and no more than eleven (11) miles from the place of re-entering such highway."

Senator Stanley offered the following amendment to the Reppert, Coleman, et al amendment:

Amend the Reppert, Coleman, et al, amendment to House File 212, dated April 4, 1967, as follows:

- 1. In lines 7 and 8, strike the words "four-lane divided highways" and insert in lieu thereof the words "the interstate system of four lane divided highways and other four lane highways designated by the state highway commission".
  - 2. In line 9, strike the word "divided".
- 3. In line 10 and line .11, strike the words "eleven (11) miles" and insert in lieu thereof the words "one (1) mile".
- 4. Insert the following after the period in line 12: "In event of a temporary closing of or temporary gap in a designated four lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet. Operation of any such combination in excess of sixty (60) feet shall be permitted only on the highways specified in this subsection and only under an annual permit which the state highway commission shall issue upon application in writing. Such annual permit shall be assigned to the truck tractor. The permit shall be carried in the truck tractor to which it refers and shall be open to inspection by any law enforcement officer or highway commission employee. If a person, firm, or corporation is convicted of three (3) offenses of operating a vehicle in violation of this subsection or in violation of such permit, the state highway

commission shall cancel all such permits to such person, firm or corporation and shall not issue any such permit to such person, firm or corporation during a period of one (1) year after the date of conviction of such third offense."

Senator Stanley asked and received unanimous consent that the amendment to the amendment be considered by division as follows: sections 1 and 2 as division 1, section 3 as division 2 and section 4 as division 3.

Senator Stanley moved adoption of division 1 of the amendment to the amendment.

Division 1 was adopted.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m.Wednesday, April 5, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, April 5, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Representative Elmer Den Herder of Sioux County, Sioux Center, Iowa.

# VISITORS

Senator Lange rose on point of personal privilege to present 150 seventh and eighth grade students from the Lake City Community schools, who with their principal, Ted Lyons, were seated in the balcony.

Senator Neu presented 40 seniors from the Manilla Community High school and their principal, Dennis Shaltanis, and their instructor, Mrs. Bonnie Ewoldt, were in the Senate galleries.

Senator Van Gilst presented 60 students from the North Mahaska Community school, who were seated in the gallery with their instructors, Elma Seitsinger and Arlyn Still.

Senator O'Malley introduced 150 students from Meredith Junior High school, Des Moines, who with their principal, Dr. Victor Mastin, were in the Senate balcony.

Senator Denman rose on point of personal privilege to introduce 60 eighth graders from the Urbandale Community Junior High school, who were present in the balcony with their instructors, Clayton Kennedy and Bernice Blakeley.

Senator Shirley presented 23 juniors from the Woodward-Granger Community schools, who were in the balcony. They were accompanied by their instructor, Gary Newell.

Senator O'Malley also introduced 150 eighth graders from Meredith Junior High school, Des Moines, who were in the galleries with their instructor, Sam Despotovich.

One hundred thirty seniors from Saydel Consolidated High school were also introduced by Senator O'Malley. They were seated in the balcony with their instructors, Henry Geery and Lou Yacinich.

Senator Denman presented 240 seniors from Des Moines Technical High school, who were seated in the galleries with their instructors, Eino Tuomi and Jasper Farrow.

## PETITIONS

The following petitions were presented and placed on file:

By Senator Briles from 25 residents of Union County, in favor of legalizing parimutuel betting.

By Senator Frommelt from 27 residents of Dubuque County, favoring pari-mutuel betting.

By Senator Reppert from 25 residents of Polk County, in favor of legalizing pari-mutuel betting.

By Senator Reppert from 12 residents of Polk County, opposing pari-mutuel wagering.

# PROOF OF PUBLICATION

Published copy of House File 659 and verified proof of publication of said bill in the Reinbeck Courier, a weekly newspaper published at Reinbeck, Grundy County, Iowa, on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

# SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 131 be made a special order of business for Thursday, April 6, at 9:00 a.m.

# SENATE CONCURRENT RESOLUTION 28

By: Lamborn, Shaff, Jepsen, Kruck, Heying and Elvers

WHEREAS, the main purpose of the government of the State of Iowa is to provide citizens of the state with continually higher standards of living and,

WHEREAS, governmental agencies of Iowa spendlarge amounts of money purchasing supplies and,

WHEREAS, Iowa businesses pay taxes to the state and employ persons who also pay taxes and,

WHEREAS, these persons contribute to the overall economy of the State of Iowa, NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That all state agencies in the purchase of all supplies afford reasonable opportunity for competition but shall give preference to Iowa dealers, producers and manufacturers when such can be done without cost to the state.

# MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Concurrent Resolution 15 directing the governor of the state to contact surviving relatives of Iowa servicemen and servicewomen who gave their lives serving in the armed forces, and that the message to the relatives be on behalf of the citizens of the State.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE CONCURRENT RESOLUTION 15

By: Palmer, Millen and Gannon

WHEREAS, this nation is currently involved in armed conflict in the Far East in the defense of and preservation of the principles upon which this nation was founded; and

WHEREAS, this nation is experiencing loss of life among members of its armed forces in the Far East conflict; and

WHEREAS, the sons and daughters of the state of Iowa are members of the armed forces and a part of the deceased resulting from the conflict; and

WHEREAS, the citizens of this State are eternally grateful to all members of the armed forces for their service to this nation and this State; and

WHEREAS, future General Assemblies shall have the opportunity to honor those members of the armed forces who live through the armed conflict but will have little opportunity to show the respect and honor due those who lose their lives while serving in the armed services; and

WHEREAS, it is only right and just that the citizens of this State make some effort to extend their condolence and sympathy to the relatives of those who give their lives while in the service of their country; NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that the Governor of the state of Iowa be directed to contact all immediate surviving relatives of Iowa servicemen and servicewomen who give their lives while serving in the armed forces of the United States and that the message to the relatives be on behalf of the citizens of this State and be a statement similar to the following:

"On behalf of your fellow citizens of Iowa, I offer their condolences, with mine, on the loss of the member of your family in the service of his (her) country. Please accept our deepest sympathy and our strongest hope that your faith will sustain you in this loss, your supreme sacrifice."

BE IT FURTHER RESOLVED, that the chief clerk of the House of Representatives forward a copy of this resolution to the appropriate federal or state agencies to insure that the office of the Governor shall receive notification of the names of all citizens of this State who lose their lives while serving in the armed forces of the United States.

## THIRD READING OF BILLS

On motion of Senator McGill, Senate File 183, 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 Joe Varese, Sr., and Louis Sacco, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McGill asked and received unanimous consent that House File 117 be substituted for Senate File 183.

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

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Dodds
Ely
Floy

Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Kibbie
Klefstad
Kosek
Kyhl
Lamborn
Lange

Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 13

Buren Coleman Denman Elvers Erskine Flatt Gaudineer

Lisle

Heying Hill Hougen Jepsen Kruck Messerly

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

Senator McGill asked and received unanimous consent that Senate File 183 be withdrawn from further consideration by the Senate.

On motion of Senator Lamborn, Senate File 446, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, 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 Lamborn moved that the bill be read a third 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
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills

Murray

Potgeter Reichardt Reno Rigler Riley Schaben Shaff

Shirley Stanley DeKoster Denman Dodds Flatt Flov Kibbie Kosek Kruck Kyhl

Neu Nurse O'Malley Patton Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 8

Buren Elvers Ely Erskine

Jepsen Klefstad Messerly 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 Lamborn, Senate File 426, a bill for an act to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, in the County of Jackson, 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 amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley called up the following amendment filed March 28 and moved its adoption:

Amend Senate File 426 as follows:

By striking all of section two (2).

The amendment was adopted.

Senator Lamborn moved that the bill be read a third 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
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Ely
Erskine

Frey ,
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Kibbie
Kosek
Kruck
Kyhl

Floy

Lamborn Lange Lisle Lodwick Lucken Main McGill Mills

McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Rigler Riley

Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 0

Absent or not voting: 9

Buren Denman Flatt Hill Jepsen Klefstad Messerly Reppert

Elvers

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 House File 212.

On motion of Senator Frommelt, consideration of House File 212, a bill for an act relating to overall length of combinations of vehicles unladen or with load, was resumed.

Senator Kibbie called up the amendment to the Reppert, et al amendment filed by Senators Kibbie, Coleman and Reppert on April 4, 1967, found on page 826 of the journal, and asked and received unanimous consent that it be considered prior to further action on the Stanley amendment which was being considered at the time of adjournment Tuesday, April 4.

Division was requested.

The amendment to the amendment was lost.

Senator Kibbie moved that House File 212 be rereffered to committee.

Roll call was requested on the motion.

Elv

On the question "Shall the bill be rereferred to committee?" the vote was:

Ayes: 22

Benda Burns Cassidy

Frommelt Heying Jepsen Kibbie Kosek Lange Main Mills Rigler Riley Shirley Stanley Stephens

Walsh

Condon DeHart DeKoster

Klefstad

Nays: 38

Balloun Briles Buren Clarke Coleman

Denman

Floy Frey Gaudineer Glenn Hagedorn Heaberlin Lamborn Lisle Lodwick Lucken McGill Murray Patton
Potgeter
Reichardt
Reno
Reppert

DoddsHillNeuShaffElversHougenNurseVan EatonErskineKruckO'MalleyVan GilstFlattKyhl

Absent or not voting: 1

Messerly

The motion was lost.

Senator Stanley called up Division 2 of his amendment to the Reppert, Coleman, et al amendment filed April 4, found on page 829 of the journal, and moved its adoption.

President Pro Tempore O'Malley took the chair at 10:55 a.m.

President Fulton took the chair at 11:15 a.m.

Roll call was requested.

On the question "Shall Division 2 of the Stanley amendment to the Reppert, et al amendment be adopted?" the vote was:

Ayes: 25

Benda Frev Kosek Nurse Clarke Gaudineer Lamborn Rigler DeHart Heaberlin Riley Lange DeKoster Shaff Hill Lisle Stanley Denman Lodwick Hougen Klefstad Stephens Elv Neu Flatt

Latt

Navs: 32

Reichardt Balloun Erskine Kyhl Reno Briles Lucken Floy Buren Frommelt Main Reppert Burns Schaben McGill Glenn Cassidy Hagedorn Murray Shirlev Van Eaton Coleman Jepsen O'Mallev Condon Kibbie Patton Van Gilst Dodds Walsh Kruck Potgeter

Absent or not voting: 4

Elvers Heying Messerly Mills

Division 2 of the Stanley amendment to the Reppert, Coleman et al amendment was lost.

Senator Stanley asked and received unanimous consent that Division 3 of his amendment to the amendment be withdrawn.

Senator Reppert moved the adoption of the amendment filed by Senators Reppert, Coleman, Potgeter, Denman, Lucken, Schaben and Erskine on April 4, 1967, found on page 829 of the journal, as amended:

Roll call was requested.

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

Ayes: 35

Balloun Erskine Benda Flatt Briles Floy Buren Frey Clarke Gaudineer Coleman Glenn Denman Hagedorn Dodds Heying Elvers Kruck

Kyhl
Lisle
Lucken
Main
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Schaben Shaff Van Eaton Walsh

Nays: 24

Burns
Cassidy
Condon
DeHart
DeKoster
Ely

Frommelt Heaberlin Hill Hougen Jepsen Kibbie

Klefstad Kosek Lamborn Lange Lodwick McGill

Riley Shirley Stanley Stephens Van Gilst

Rigler

Absent or not voting: 2

Messerly

Mills

The amendment was adopted.

With the adoption of the Reppert, Coleman, Potgeter, Denman, Lucken and Schaben amendment, the Chair ruled all other pending amendments to House File 212 non-germane.

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: 28
Balloun

Briles Buren Clarke Dodds Erskine Flatt Floy Frey Gaudineer Glenn Hagedorn Kruck Kyhl Lisle Lodwick Lucken Murray Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Schaben Shaff

Van Eaton

Nays: 31

Benda Burns Cassidv Coleman Condon DeHart DeKoster Denman

Elvers ElvFrommelt Heaberlin Heying Hill Hougen Jepsen

Kibbie Klefstad Kosek Lamborn Lange Main McGill. Neu

Rigler Riley Shirlev Stanley Stephens Van Gilst Walsh

Absent or not voting: 2

Messerly

Mills

The bill having failed to receive a constitutional majority was declared to have not passed the Senate.

Senator Rigler 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 motion.

On the question "Shall the Rigler motion prevail?" the vote was.

Aves: 25

Benda

Burns Cassidy Condon DeHart DeKoster

Ely

Flatt Hill

Hougen Jepsen Klefstad Kosek

Lamborn Lange Lisle

McGill Neu Rigler

Riley Schaben

Shirley Stanley Stephens Walsh

Nays: 34

Balloun Briles Buren Clarke Coleman Denman Dodds Elvers Erskine

Floy Frev ' Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Kruck Kvhl Lodwick Lucken Main Murray Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Shaff

Van Eaton Van Gilst

Absent or not voting: 2

Messerly

Mills

Kibbie

The motion was lost.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

## AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

# RECONSIDER SENATE FILE 426

Senator Lamborn moved that the vote by which Senate File 426 passed the Senate be reconsidered, which motion prevailed.

Senator Lamborn moved that the vote by which Senate File 426 went to its third reading be reconsidered, which motion prevailed.

Senator Lamborn moved that the vote by which the committee amendment was adopted be reconsidered, which motion prevailed.

Senator O'Malley asked and received unanimous consent that the judiciary committee amendment filed March 28 be withdrawn.

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

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

# Ayes: 40

Balloun	${f Frommelt}$	Lamborn	Reno
Benda	Gaudineer	Lange	Reppert
Burns	Glenn	Lisle	Rigler
Clarke	Heaberlin	Lodwick	Schaben
Coleman	Heying	Lucken	Shirley
DeHart	Hill	Mills	Stanley
Dodds	Hougen	Murray	Stephens
Elvers	Kosek	Neu	Van Eaton
Erskine	Kruck	O'Malley	Van Gilst
Frey	Kyhl	Potgeter	Walsh
	The second secon		

Nays: 0

Absent or not voting: 21

Briles	Ely	Kibbie	Nurse
Buren	Flatt	Klefstad	Patton
Cassidy	Floy	Main	Reichardt
Condon	Hagedorn	McGill	Rilev
DeKoster	Jepsen	Messerly	Shaff

Denman

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 287, a bill for an act to legalize the proceedings of the board of supervisors of Adams county in connection with contracts and

expenditures made for the construction of a county home located southeast of Corning, Iowa, with report of committee recommending passage, was 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: 46

Balloun Frommelt Lamborn Benda Gaudineer Lange Briles Glenn Lisle Burns Hagedorn Lodwick Clarke Heaberlin Main Coleman Mills Heying DeHart Hougen Murray Dodds Jepsen Neu Elvers Klefstad O'Malley Erskine Kosek Patton Flatt Kruck Potgeter Frey Kyhl

Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Gilst Walsh

Reichardt -

Nays: 0

Absent or not voting: 15

Buren Cassidy Condon DeKoster Denman Ely Floy Hill Kibbie Lucken McGill Messerly

Nurse Riley Van Eaton

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 584, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, 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 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: 49

Balloun Benda Briles Flatt Frey Frommelt Kyhl Lamborn Lange Potgeter Reichardt Reppert Burns
Cassidy
Clarke
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Gaudineer
Glenn
Heying
Hill
Hougen
Jepsen
Klefstad
Kosek
Kruck

Lisle
Lodwick
Main
McGill
Mills
Murray
Neu
O'Malley
Patton

Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Erskine

Nays: 0

Absent or not voting: 11

Buren Coleman Condon Floy Hagedorn Heaberlin Kibbie Lucken Messerly Nurse Riley

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 O'Malley, House File 205, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbertville, in Black Hawk County, Iowa authorizing and providing for the issuance, sale and delivery of bridge bonds, 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
Benda
Briles
Clarke
DeHart
Dodds
Elvers
Erskine
Frey
Frommelt

Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Klefstad
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Mills
Murray
Neu
O'Malley
Patton

Potgeter Reno Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 21

Buren Burns Cassidy Coleman Condon DeKoster Denman Ely Flatt Flov Jepsen

Kibbie Lucken Main McGill Messerly

Nurse Reichardt Reppert Rilev Schaben

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 585, a bill for an act to legalize and validate the proceedings of the board of directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, 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 amendment and passage, was taken up, considered, and the report of the committee adopted.

The committee amendment filed April 4 was withdrawn by unanimous consent.

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: 49

Balloun Benda Briles Cassidy Clarke Coleman DeHart DeKoster Dodds Elvers Ely Erskine

Hagedorn Heaberlin Heying Hougen Jepsen Kibbie Klefstad Kosek Kruck

Frev

Glenn

Gaudineer

Kyhl Lamborn Lange Lisle Lodwick Lucken McGill. Mills Murray . Neu Nurse O'Malley

Patton Potgeter Reno Reppert Rigler Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 0

Flatt

Absent or not voting: 12

Buren Burns Condon

Denman Flov Frommelt Hill Main Messerly

Reichardt Riley Stephens

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 on Senate File 224.

Senator Kruck moved that the Senate rules be suspended and that action on Senate File 224 be temporarily deferred.

The motion to suspend the rules was lost.

On motion of Senator Gaudineer, Senate File 224, a bill for an act to define the jurisdiction and duties of district courts judges, was taken up for further consideration.

Senator Gaudineer called up the following amendment filed March 29 and moved its adoption:

Amend Senate File 224 by striking all of line two (2) of Section six (6) and by inserting in lieu thereof the word, "is".

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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	Frommelt	Kyhl .	Patton
Benda	Gaudineer	Lamborn	Potgeter
Briles	Glenn	Lange	Reichardt
Cassidy	Hagedorn	Lisle	Reno
Clarke	Heaberlin	Lodwick	Reppert
DeHart	Heying	Lucken	Rigler
DeKoster	Hill	Main	Schaben
Denman	Hougen	McGill	Shaff
Dodds	Jepsen	Mills	Shirley
Elvers	Kibbie	Murray	Stanley
Ely	Klefstad	Neu	Van Eaton
Flatt	Kosek	Nurse	Van Gilst
Frey	Kruck	O'Malley	Walsh
			*

Nays: 0

Absent or not voting: 8

Buren	Coleman	Floy	Riley
Burns	Condon	Messerly	Stephens

Voting present: 1

Erskine

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 on Senate File 248.

On motion of Senator Gaudineer, Senate File 248, a bill for an act to provide motor vehicle traffic violations offices and schedule of minimum fines for traffic violations, was taken up for further consideration.

Senator Stanley called up his amendment filed March 29, 1967 and found on page 760 of the journal.

Senator Stanley asked and received unanimous consent that the amendment be considered by division.

Senator Stanley moved the adoption of Division 1 (section 5) of the amendment.

Division 1 was lost.

Senator Stanley asked and received unanimous consent to withdraw the amendment.

Senator Reppert asked and received unanimous consent to withdraw his amendment filed March 30, 1967 and found on page 783 of the journal.

Senator Gaudineer called up the following amendment filed March 30 and moved its adoption:

Amend Senate File 248 by striking the period (.) in line three (3) of section two (2) and by inserting in lieu thereof the following:

"for state violations; the clerks of cities and towns without a municipal court, for ordinance violations; and the clerks of municipal courts for violations within such court's jurisdiction."

The amendment was adopted.

Senator O'Malley called up the following amendment filed March 30 and moved its adoption:

Amend Senate File 248, section eight (8), line nine (9) as follows:

1. Strike the word "five" (5) and insert in lieu thereof the word "one" (1).

The amendment was adopted.

Senator Gaudineer called up the following amendment filed April 3, 1967.

Amend Senate File 248 as follows:

- 1. Amend Section four (4) as follows:
- a. By striking in line six (6) the word, "two" and by inserting in lieu thereof the word and figure, "four" (4)".
- b. By striking in line sixteen (16) the word, "two" and by inserting in lieu thereof the word and figure, "four (4)".

- c. By striking in line twenty eight (28) the word, "two" and by inserting in lieu thereof the word and figure, "four (4)".
- d. By striking in line thirty four (34) the word, "two" and by inserting in lieu thereof the word and figure, "four (4)".
- e. By striking in line forty three (43) the word, "two" and by inserting in lieu thereof the word and figure "four (4)".
  - 2. Amend Section seven (7) as follows:
- a. By striking in line five (5) the words, "one-half" and by inserting in lieu thereof the words, "three (3) dollars of".
- b. By inserting in line five (5) after the word, "costs" the words, "for each offense".
- c. By striking in line seven (7) the word, "half" and by inserting in lieu thereof the word, "dollar".
- d. By inserting in line eight (8) after the word, "county" the words, ", if the state was plaintiff or in the general fund of the city or town if it was plaintiff".
- 3. By adding after line thirteen (13) the following new subsection to be section three (3):
  - "3. There shall be no court cost charged for admitted parking meter violations."

Senator Gaudineer offered the following amendment to his amendment and moved its adoption:

Amend the Gaudineer amendment to Senate File 248 filed April 3, 1967 by striking in line twenty eight (28) the word, "By" and by inserting in lieu thereof the words, "Amend Section eight (8) by".

The amendment to the amendment was adopted.

Senator Gaudineer asked and received unanimous consent that his amendment as amended be considered by division with sections 1 and 2 as Division 1 and section 3 as Division 2.

Senator Gaudineer moved the adoption of Division 1.

Division 1 of the amendment was lost.

Senator Gaudineer moved the adoption of Division 2 of the amendment.

Division 2 was adopted.

Senator Gaudineer called up the following amendment filed by Senators Gaudineer and Riley on April 4, 1967 and moved its adoption:

Amend Senate File 248 as follows:

1. Amend section four (4), subsection three b (3b), by striking the word "twice" in line thirty-three (33), and inserting in lieu thereof the words "the amount of".

- 2. Further amend Senate File 248 by striking the word "twice" in line thirty-four (34), section four (4), subsection three-b (3b), and insert in lieu thereof the words "the amount of".
- 3. Further amend section four (4), subsection three-b (3b) by striking the word "twice" in line 42.

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 4:45 p.m.

Senator Gaudineer moved that the bill be read a third 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 Frommelt Kyhl Patton Burns Gaudineer Lamborn Potgeter Reichardt Cassidy Glenn Lisle Clarke Hagedorn Lodwick Reppert Coleman Heaberlin Rigler Main DeKoster Shaff Heying McGill Mills Shirley Denman Hill Dodds Neu Jepsen Stephens Ely Kibbie Nurse Van Gilst Flatt O'Mallev Walsh Kosek Frey Kruck

Nays: 11

Briles Hougen Lucken Stanley
DeHart Klefstad Murray Van Eaton
Erskine Lange Reno

Absent or not voting: 8

Benda Condon Floy Riley
Buren Elvers Messerly Schaben

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

# REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 343, a bill for an act relating to the regulation of manufacture, sale, use, possession and prescription of the drug known commonly as LSD, 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 and Welfare to which was referred Senate File 608, a bill for an act relating to the blind, the partially blind and the physically disabled, 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 and Welfare to which was referred Senate File 251, a bill for an act relating to the sale of pets, 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 251 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof:

"Section 1. Chapter one hundred thirty-nine (139), Code 1966, is hereby amended by adding the following new section: 'Every person or persons who offer birds and animals for sale for use as pets as a regular part of the sellers' business shall maintain a record of all such sales, showing the kind of bird or animal sold, the date of sale and the name and address of the purchaser. Such person or persons shall maintain this record for a period of time determined by the state department of health.'"

JOHN M. ELY, JR., Chairman

Ordered passed on file.

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred <u>Senate File</u> <u>518</u>, a bill for an act relating to ice milk cones, 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 <u>House File</u> <u>55</u>, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse, 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:

## AMENDMENT TO HOUSE FILE 55

Amend House File 55 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred forty-three point seventeen (543.17), Code, 1966 is hereby amended as follows:

(1) By striking from line twenty (20) the word "tenth" and inserting in lieu thereof the word "thirtieth".

(2) By striking from line thirty (30) the word "tenth" and inserting in lieu thereof the word "thirtieth".

## EXPLANATION OF AMENDMENT

In its present form House File 55 recognizes the plight of country elevators in trying to cope with the enormous changes in volume grain harvesting and delivery by giving the warehouse additional time to write warehouse receipts. However, various segments of the industry have raised the question as to whether or not a warehouseman would, in fact, end up giving away a whole months storage for little or nothing. A solution to this problem, while still solving the original one, would be to let the old code definition of when grain was considered "storage" (unless otherwise directed by the producer) stand as is, while giving the warehouseman an additional 20 days in which to get the receipt written.

FRANKLIN S. MAIN, Chairman

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>Senate File 441</u>, a bill for an act relating to duties and powers of the Iowa state commerce 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 Commerce to which was referred <u>Senate File</u> <u>372</u>, a bill for an act relating to credit unions, 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.

4100

Mr. President: Your committee on Commerce to which was referred <u>Senate File 292</u>, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance, 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 292 as follows:

1. By striking all of section one (1) thereof and inserting in lieu thereof the following:

Section 1. Section five hundred fifteen C point four (515C.4), Code 1966, is amended by striking lines one (1) through eleven (11) and the words "months has elapsed" in line twelve (12), and by inserting in lieu thereof the following:

"For the protection of the people of this state and for the purpose of protecting against the effect of adverse economic cycles, the company shall establish a contingency reserve. The company shall annually contribute fifty percent of the earned premiums

to this reserve. The earned premiums so reserved may be released annually after the period of time required by the commissioner, provided said time shall not be less than one hundred twenty months."

- 2. Amend Section two (2) by striking all thereof and inserting in lieu thereof the following:
- Sec. 2. Chapter five hundred fifteen C (515C), Code 1966, is amended by adding the following new section:
- "A mortgage guaranty insurer in addition to coverage provided under section five hundred fifteen C point five (515C.5), of the Code may insure mortgages secured by first lien upon improved real estate which is used for commercial purposes, except for those types of commercial properties specifically excluded by the commissioner of insurance."

  ROBERT R. DODDS, Chairman

Ordered passed on file.

Senator John P. Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred <u>Senate File 457</u>, a bill for an act to repeal certain duties of school directors, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

JOHN P. KIBBIE, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Education to which was referred <u>Senate File 579</u>, a bill for an act to provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa 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:

Amend Senate File 579 as follows:

- 1. Amend the title to Senate File 579 by striking the word "grants" in line one (1) and inserting in lieu thereof the word "loans".
- 2. Further amend by striking lines four (4) through seven (7) in section one (1) and inserting in lieu thereof the following:

"Receive, administer, and allot a tuition loan fund for the benefit of Iowa resident students enrolled in Iowa studying to be physicians or osteopathic physicians and who agree to become general practitioners (family doctors) and practice in Iowa.

Said fund shall be allotted to students for not more than three (3) years of study and shall be in the nature of a loan. Such loan shall have as one of its terms that fifty (50) percent thereof shall be cancelled at the end of five (5) years of the general practice in Iowa with an additional ten (10) percent to be cancelled each year thereafter until the entire loan may be cancelled. No interest shall be charged on any part of the loan thus cancelled. Additional terms and conditions of said loan shall be established by the higher education facilities commission so as to facilitate the purpose of this section."

3. Amend section two (2), line four (4) by striking the word "grant" and inserting in lieu thereof the word "loan".

JOHN P. KIBBIE, Chairman

# JOURNAL OF THE SENATE INTRODUCTION OF BILLS

Senate File 720, by Committee on Governmental Affairs, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Read first and second times and passed on file.

Senate File 721, by Committee on Public Health and Welfare, a bill for an act relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory.

Read first and second times and passed on file.

Senate File 722, by Senator Lodwick, a bill for an act relating to apportionment of the road use tax fund.

Read first and second times and passed on file.

Senate File 723, by Senator Lodwick, a bill for an act relating to bonding of warehouses for storage of bulk grain.

Read first and second times and passed on file.

# AMENDMENTS FILED

Amend House File 212 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: 'However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on four-lane divided highways, except that such combination may leave such four-lane divided highways and travel to a point which shall be no more than five (5) miles from the place of leaving such highway and no more than five (5) miles from the place of re-entering such highway."

Further amend by adding the following new section:

"In event of a temporary closing of or temporary gap in a designated four lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which, may be used by such combination in excess of sixty (60) feet."

HOWARD C. REPPERT, JR.
J. HENRY LUCKEN
JAMES E. BRILES
MERLE W. HAGEDORN

Amend the Judiciary Committee amendment to Senate File 131 filed March 15, 1967 by inserting after the period in line 89 the following: "The commission shall not condemn an existing interstate bridge which is presently owned by a federal bridge commission or any city, town, or other political subdivision of the state."

DAVID STANLEY ROGER J. SHAFF Amend the Judiciary Committee amendment to Senate File 131 filed March 15, 1967 as follows:

- 1. By striking from line one hundred fifty-eight (158) the word "bridge," and inserting in lieu thereof the words "bridge and".
- 2. By striking from line one hundred sixty (160) the words "and to" and by striking lines one hundred sixty-one (161), one hundred sixty-two (162), and one hundred sixty-three (163) and inserting in lieu thereof the following:
- "as long as the several bridges included herein are not more than ten (10) miles apart."
- 3. By inserting in line three hundred two (302) after the word "bridges" the words "located within ten (10) miles of said bridge".
- 4. By inserting in line four hundred ninety-four (494) after the word "determine" the words "and as permitted under sections seven (7) and twelve (12) of this Act".

  ANDREW G. FROMMELT ADOLPH W. ELVERS

Amend Senate File 457 by adding the following new section:

Sec. 2. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Sac Sun, a newspaper published in Sac City, Iowa, and in the Winterset Madisonian, a newspaper published in Winterset, Iowa.

ELMER F. LANGE

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. J. R. 35	Governmental Affairs
S. J. R. 36	Governmental Affairs
S. F. 644	Appropriations
S. F. 693	On Calendar
S. F. 694	Ways and Means
S. F. 695	Education
S. F. 697	Commerce
S. F. 698	Governmental Affairs
S. F. 699	Governmental Affairs
S. F. 700	On Calendar

S.F. 701	Judiciary
S. F. 702	Governmental Subdivisions
S.F. 703	Industrial and Human Relations
S.F. 704	Ways and Means
S.F. 705	Education
S.F. 706	Governmental Subdivisions
S. F. 707	Governmental Subdivisions
S.F. 708	Governmental Affairs
H. F. 135	Governmental Affairs
H. F. 232	Governmental Subdivisions
S. F. 579	Appropriations

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, April 6, 1967.

# JOURNAL OF THE SENATE

Senate Chamber,
Des Moines, Iowa, Thursday, April 6, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Senator Flatt from Madison County, Winterset, Iowa.

## PETITIONS

The following petitions were presented and placed on file:

By Senator Buren from 14 residents of Hancock County, in protest of House File No. 544, which would eliminate quarterly filing for refund of taxes on nonhighway purposes.

By Senator Potgeter from 25 residents of Hardin County, favoring pari-mutuel betting.

## VISITORS

Senator O'Malley rose on point of personal privilege and presented 62 students from Woodside Junior High school, Saydel Consolidated School district, who were seated in the Senate gallery with their instructors, Mrs. Smith and Mrs. Webb.

Senator Reichardt presented 35 students from Greenwood Elementary school, Des Moines, who with instructor, Mrs. Carlson, were seated in the balcony.

Senator Schaben rose on point of personal privilege and presented 43 seniors from Woodbine Community school, who were seated in the Senate balcony with instructor, Phil Hummel.

Senator Schaben also presented 100 students from Dunlap Community school, who are members of the junior and senior classes. They were seated in the gallery with Mr. Reed, Mr. Jackson, and Robert Mathew.

Senator Shaff rose on point of personal privilege to present 22 students from De Witt schools, who are also Girl Scouts, who were seated in the balcony with their leaders.

Senator Shirley introduced 140 juniors from Perry Community school, who with Mr. Dean Witmer, were seated in the Senate gallery.

Senator Stephens rose on point of personal privilege to present 30 students from Highland Community school, Riverside, who were seated in the balcony with their instructor, Don Lewis.

Senator Stanley rose on point of personal privilege and presented 59 students from West Branch Community school, who were seated in the balcony with instructor, Mr. Dean Odell.

Senator Lisle rose to introduce five students from Hamburg Community school, who were in the balcony with Garth Logan and Mr. Blezek, their instructors.

Senator Kosek rose on point of personal privilege and introduced the Honorable Earl Elijah of Clarence, a former Senator, who was present in the Senate chambers.

# SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that consideration of the special order of business on Senate File 283 be deferred.

The Chair called up the special order of business on Senate File 131.

On motion of Senator Frommelt, Senate File 131, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds from such revenues, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

## COMMITTEE OF THE WHOLE

Senator Frommelt asked and received unanimous consent that the Senate resolve itself into a committee of the whole with President Fulton as chairman and that Ray Walton, special counsel for interstate bridges, Iowa State Highway Commission, be invited to appear before the committee to explain Senate File 131.

Chairman Fulton relinquished the chair to Senator Benda at 10:05 a.m. and at 10:50 a.m. again assumed the chair.

On motion of Senator Frommelt, the Senate arose from the committee of the whole and resumed regular session.

## REPORT OF COMMITTEE

## OF THE WHOLE

President Fulton, chairman of the committee of the whole to which was referred Senate File 131, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues, begs leave to report it has had the same under consideration and recommends the same be amended by adoption of the Judiciary Committee amendment as amended and when so amended, do pass.

Senate File 131 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The following words or terms, as used in this Act, shall have the respective meanings as stated:

"Toll bridge' shall mean an interstate bridge constructed, purchased or acquired under the provisions of this Act, upon which tolls are charged, together with all appurtenances, additions, alterations, improvements, and replacements thereof, and the approaches thereto, and all lands and interests therein used therefor, and buildings and improvements thereon.

"'Commission' shall mean the state highway commission, the agency of the state of Iowa created and provided for under the provisions of chapter three hundred seven (307) of the Code.

"Construct, constructing, construction or constructed shall include the reconstruction, remodeling, repair, or improvement of any existing toll bridge as well as the construction of any new toll bridge.

- "'Acquisition by purchase, gift, or condemnation' as used in this Act shall mean acquisition by the state highway commission, whether such terms 'purchase, gift, or condemnation' are used singularly or in sequence.
- "Sec. 2. The state highway commission shall have full charge of the construction and acquisition of all toll bridges constructed or acquired under the provisions of this Act, the operation and maintenance thereof and the imposition and collection of tolls and charges for the use thereof. The commission shall have full charge of the design of all toll bridges constructed under the provisions of this Act. The commission shall proceed with the construction of such toll bridges and other facilities and the approaches thereto by contract immediately upon there being made available funds for such work and shall prosecute such work to completion as rapidly as practicable. The commission shall advertise for bids for the construction, reconstruction, improvement, repair or remodeling of any toll bridge by publication of a notice once each week for at least two (2) consecutive weeks in a newspaper published and having a general circulation throughout the state of Iowa, the first publication to appear at least fifteen (15) days prior to the date set for receiving bids. The commission shall have the power to accept such offer or offers, propositions or bids, and enter into such contract or contracts as it shall deem to be to the best interest of the state.
- "Sec. 3. The commission is hereby authorized to establish and construct toll bridges upon any public highway, together with approaches thereto, wherever it is considered necessary or advantageous and practical for crossing any navigable river between this state and an adjoining state. The necessity or advantage and practicality of any toll bridge shall be determined by the commission. To obtain information for the consideration of the commission upon the construction of any toll bridge or any other matter pertaining thereto, any officer or employee of the state, upon the request of the commission, shall make reasonable examination, investigation, survey, or reconnaissance to determine material facts pertaining thereto and shall report such findings to the commission. The cost thereof shall be borne by the department or office conducting it from funds provided for its functions.
- "Sec. 4. The commission is hereby authorized to enter into agreements with any federal bridge commission or any county, city, or town of this state, and with an adjoining state or county, city, or town thereof, for the purpose of implementing an investigation of the feasibility of any toll bridge project for the bridging of a navigable river forming a portion of the boundary of this state and such adjoining state. The commission may use any funds available for the purposes of this section. Such agreements may provide that in the event any such project is determined to be feasible and adopted, any advancement of funds by any state, county, city, or town may be reimbursed out of any proceeds derived from the sale of bonds or out of tolls and revenues to be derived from such project.
- "Sec. 5. Whenever the commission deems it necessary or advantageous and practical, it may acquire by gift, purchase, or condemnation any interstate bridge which connects with or may be connected with the public highways and the approaches thereto, except that the commission may not condemn an existing interstate bridge used for both highway and railway traffic and presently owned by a municipality, or a person, firm, or corporation engaged in interstate commerce. In connection with the acquisition of any such bridge, the commission and any federal bridge commission or any city, town, county, or other policitical subdivision of the state are authorized to do all acts and things as in this Act are provided for the establishing and constructing of toll bridges and operating, financing, and maintaining such bridges insofar as such powers and requirements are applicable to the acquisition of any toll bridge and its operation, financing, and main-

tenance. In so doing, they shall act in the same manner and under the same procedures as provided for establishing, constructing, operating, financing, and maintaining toll bridges insofar as such manner and procedures are applicable. Without limiting the generality of the above provisions, the commission is hereby authorized to cause surveys to be made to determine the propriety of acquiring any such bridge and the rights-of-way necessary therefor, and other facilities necessary to carry out the provisions hereof; to issue, sell, redeem bonds or issue and exchange bonds with present holders of outstanding bonds of bridges being acquired under the provisions of this Act and deposit and pay out of the proceeds of the bonds for the financing thereof; to impose, collect, deposit, and expend tolls therefrom; to secure and remit financial and other assistance in connection with the purchase thereof; and to carry insurance thereon.

- "Sec. 6. The commission, its officials, and all state officials are hereby authorized to perform such acts and make such agreements consistent with the law which are necessary and desirable in connection with the duties and powers conferred upon them regarding the construction, maintenance, and operation and insurance of toll bridges or the safeguarding of the funds and revenues required for such construction and the payment of the indebtedness incurred therefor. The commission shall adopt such rules and regulations in accordance with the provisions of chapter seventeen A (17A) of the Code as it may deem necessary for the administration and exercise of its powers and duties granted by this Act, and shall prepare annual financial statements regarding the operation of such toll bridges which shall be made available for inspection by the public and by the holders of revenue bonds issued by the commission under the provisions of this Act at all reasonable times.
- "Sec. 7. Whenever the commission deems it to be in the best interest of the primary highway system that any new toll bridge be constructed upon any public highway and across any navigable river between this state and an adjoining state, the commission shall adopt a resolution declaring that the public interest and necessity require the construction of such toll bridge and authorizing the issuance of revenue bonds in an amount sufficient for the purpose of obtaining funds for such construction. The issuance of bonds as provided in this Act for the construction, purchase, or acquisition of more than one (1) toll bridge may, at the discretion of the commission, be included in the same authority and issue or issues of bonds, and the commission is hereby authorized to pledge the gross revenues derived from the operation of any such toll bridge under its control and jurisdiction to pay the principal of and interest on bonds issued to pay the cost of purchasing, acquiring, or constructing any such toll bridge financed under the provisions of this Act. The commission is hereby granted wide discretion, in connection with the financing of the cost of any toll bridge, to pledge the gross revenues of a single toll bridge for the payment of bonds and interest thereon issued to pay the cost of such bridge and to pledge the gross revenues to two (2) or more toll bridges to pay bonds issued to pay the cost of one (1) or more toll bridges and interest thereon as long as the several bridges included herein are not more than ten (10) miles apart.

"In addition, if the commission in its discretion determines that the construction of a toll bridge cannot be financed entirely through revenue bonds and that the construction of such toll bridge is necessary, the commission may advance funds from the primary highway fund to pay for that part of the construction cost, including the cost of approaches and all incidental costs, which is not paid out of the proceeds of revenue bonds. After all revenue bonds and interest thereon issued and sold pursuant to this Act and payable from the tolls and revenues of said bridge have been fully paid and redeemed or funds sufficient to pay said bonds and interest, including premium, if any, have been set aside and pledged for that purpose, then such amount advanced from the

primary road fund shall be repaid to the primary road fund from the tolls and revenues of said bridge before said bridge is made a toll free bridge under the provisions of this Act.

- "Sec. 8. Whenever the commission shall authorize the construction of any toll bridge, the commission is empowered to secure rights-of-way therefor and for approaches thereto by gift or purchase or by condemnation in the manner provided by law for the taking of private property for public purposes.
- "Sec. 9. The right-of-way is hereby given, dedicated, and set apart upon which to locate, construct, and maintain toll bridges or approaches thereto or other highway crossings, and transportation facilities thereof or thereto, through, over or across any of the lands which are now or may be the property of this state, including highways; and through, over, or across the streets, alleys, lanes, and roads within any city, town, county, or other political subdivision of the state. If any property belonging to any city, town, county or other political subdivision of the state is required to be taken for the construction of any such bridge or approach thereto or should any such property be injured or damaged by such construction, such compensation therefor as may be proper or necessary and as shall be agreed upon may be paid by the commission to the particular county, city, town, or other political subdivision of the state owning such property, or condemnation proceedings may be brought for the determination of such compensation.
- "Sec. 10. Before the commission shall proceed with any action to secure rightof-way or with the construction of any toll bridge under the provisions of this Act, it shall first pass a resolution finding that public interest and necessity require the acquisition of right-of-way for and the construction of such toll bridge. Such resolution shall be conclusive evidence of the public necessity of such construction and that such property is necessary therefor. To aid the commission in determining the public interest, a public hearing shall be held in the county or counties of this state in which any portion of a bridge is proposed to be located. Notice of such hearing shall be published at least once in a newspaper published and having a general circulation in the county or counties where such bridge is proposed to be located, not less than twenty (20) days prior to the date of the hearing. When it becomes necessary for the commission to condemn any real estate to be used in connection with any such bridge, or to condemn any existing bridge, such condemnation shall be carried out in a manner consistent with the provisions of chapters four hundred seventy-one (471) and four hundred seventy-two (472) of the Code. In eminent domain proceedings to acquire property for any of the purposes of this Act, any bridge, real property, personal property, franchises, rights, easements, or other property or privileges appurtenant thereto appropriated or dedicated to a public use or purpose by any person firm, private, public or municipal corporation, county, city or town, district, or any political subdivision of the state, may be condemned and taken, and the acquisition and use thereof as herein provided for the same public use or purpose to which such property has been so appropriated or dedicated, or for any other public use or purpose, shall be deemed a superior and permanent right and necessity, and a more necessary use and purpose than the public use or purpose to which such property has already been appropriated or dedicated, and any condemnation award may be paid from the proceeds of revenue bonds issued under the provisions of this Act.
- "Sec. 11. If the commission determines that any toll bridge should be constructed or acquired under its authority, all costs thereof, including land, right-of-way, surveying, engineering, construction, legal and administrative expenses, and fees of any fiscal adviser, shall be paid out of any funds available for payment of the cost of the bridge.

The commission is hereby authorized and empowered to issue re-"Sec. 12. venue bonds for the acquisition, purchase or construction of any interstate bridge. Any and all bonds issued by the commissions for the acquisition, purchase, or construction of any interstate bridge under the authority of this Act shall be issued in the name of the Iowa highway commission and shall constitute obligations only of the commission, shall be identified by some appropriate name, and shall contain a recital on the face thereof that the payment or redemption of said bonds and the payment of the interest thereon are secured by a direct charge and lien upon the tolls and other revenues of any nature whatever received from the operation of the particular bridge for the acquisition, purchase, or construction of which the bonds are issued and of such other bridge or bridges as may have been pledged therefor, and that neither the payment of the principal or any part thereof nor of the interest thereon or any part thereof constitutes a debt, liability, or obligation of the state of Iowa. When it is determined by the commission to be in the best public interest, any bonds issued under the provisions of this Act may be refunded and refinanced at a lower rate, the same rate or a higher rate or rates of interest and from time to time as often as the commission shall find it to be advisable and necessary so to do. Bonds issued to refund other bonds theretofore issued by the commission under the provisions of this Act may either be sold in the manner hereinafter provided and the proceeds thereof applied to the payment of the bonds being refunded, or the refunding bonds may be exchanged for and in payment and discharge of the bonds being refunded. The refunding bonds may be sold or exchanged in installments at different times or an entire issue or series may be sold or exchanged at one (1) time. Any issue or series of refunding bonds may be exchanged in part or sold in part in installments at different times or at one (1) time. The refunding bonds may be sold at any time on, before, or after the maturity of any of the outstanding bonds to be refinanced thereby and may be issued for the purpose of refunding a like or greater principal amount of bonds, except that the principal amount of the refunding bonds may exceed the principal amount of the bonds to be refunded to the extent necessary to pay any premium due on the call of the bonds to be refunded or to fund interest in arrears or about to become due. The gross revenues of any toll bridge pledged to the payment of the bonds being refunded, together with the unpledged gross revenues of any other toll bridges located within ten (10) miles of said bridge, may be pledged by the commission to pay the principal of and interest on the refunding bonds and to create and maintain reserves therefor.

"The commission is empowered to receive and accept funds from the state of Iowa or the federal government or any other state upon a cooperative or other basis for the acquisition, purchase, or construction of any interstate bridge authorized under the provisions of this Act and is empowered to enter into such agreements with the state of Iowa or any other state or the federal government as may be required for the securing of such funds.

"The commission is authorized and empowered to spend from annual primary road fund receipts sufficient moneys to pay the cost of operation, maintenance, insurance, collection of tolls and accounting therefor and all other charges incidental to the operation and maintenance of any toll bridge administered under the provisions of this Act.

"Sec. 13. The revenue bonds may be issued and sold or exchanged by the commission from time to time and in such amounts as it deems necessary to provide sufficient funds for the acquisition, purchase, or construction of any such bridge and to pay interest on bonds issued for the construction of any toll bridge during the period of actual construction and for six (6) months after completion thereof. The commission is hereby authorized to adopt all necessary resolutions prescribing the form, conditions,

and denominations of the bonds, the maturity dates therefor, and the interest rate or rates which the bonds shall bear. All bonds of the same issue need not bear the same interest rate. Principal and interest of the bonds shall be payable at such place or places within or without the state of Iowa as determined by the commission, and the bonds may contain provisions for registration as to principal or interest, or both. Interest shall be payable at such times as determined by the commission and the bonds shall mature at such times and in such amounts as the commission prescribes. The commission may provide for the retirement of the bonds at any time prior to maturity, and in such mannerand upon payment of such premiums as it may determine in the resolution providing for the issuance of the bonds. All such bonds and any coupons attached thereto shall be signed by such officials of the commission as the commission may direct. Successive issues of such bonds within the limits of the original authorization shall have equal preference with respect to the payment of the principal thereof and the payment of interest thereon. The commission may fix different maturity dates, serially or otherwise, for successive issues under any one (1) original authorization. All bonds issued under the provisions of this Act shall have all the qualities of negotiable instruments under the laws of the state of Iowa, All bonds issued and sold hereunder shall be sold to the highest and best bidder on the basis of sealed proposals received pursuant to a notice specifying the time and place of sale and the amount of bonds to be sold which shall be published at least once not less than seven (7) days prior to the sale in a newspaper published in the state of Iowa and having a general circulation in said state. None of the provisions of chapter seventy-five (75) of the Code shall apply to bonds issued under the provisions of this Act but such bonds shall be sold upon terms of not less than par plus accrued interest. The commission may reject any or all bids received at the public sale and may thereafter sell the bonds at private sale on such terms and conditions as it deems most advantageous to its own interests, but not at a price below that of the best bid received. at the advertised sale. The commission may enter into contracts and borrow money through the sale of bonds of the same character as those herein authorized, from the United States or any agency thereof, upon such conditions and terms as may be agreed to and the bonds shall be subject to all the provisions of this Act, except that any bonds issued hereunder to the United States or any agency thereof need not first be offered at public sale. The commission may also provide for the private sale of bonds issued under the provisions of this Act to the state treasurer of Iowa upon such terms and conditions as may be agreed upon, and in such event said bonds need not first be offered at public sale. Temporary or interim bonds, certificates, or receipts, of any denomination, and with or without coupons attached, signed by such official as the commission may direct, may be issued and delivered until the definitive bonds are executed and available for delivery.

"Sec. 14. The proceeds from the sale of all bonds authorized and issued under the provisions of this Act shall be deposited by the commission in a fund designated as the construction fund of the particular interstate bridge or bridges for which such bonds were issued and sold, which fund shall not be a state fund and shall at all times be kept segregated and set apart from all other funds and in trust for the purposes herein set out. Such proceeds shall be paid out or disbursed solely for the acquisition, purchase, or construction of such interstate bridge or bridges and expenses incident thereto, the acquisition of the necessary lands and easements therefor and the payment of interest on such bonds during the period of actual construction and for a period of six (6) months thereafter, only as the need therefor shall arise and the commission may agree with the purchaser of said bonds upon any conditions or limitations restricting the disbursement of such funds that may be deemed advisable, for the purpose of assuring the proper application of such funds. All moneys in such fund and not required to meet current construction costs of the interstate bridge or bridges for which such bonds were issued and sold, and all funds constituting surplus revenues which are not immediately needed

for the particular object or purpose to which they must be applied or are pledged may be invested in obligations issued or guaranteed by the United States or by any person controlled by or supervised by and acting as an instrumentality of the United States pursuant to authority granted by the congress of the United States; provided, however, that the commission may provide in the proceedings authorizing the issuance of said bonds that the investment of such moneys shall be made only in particular bonds and obligations within the classifications eligible for such investment and such provisions shall thereupon be binding upon the commission and all officials having anything to do with such investment. Any surplus which may exist in said construction fund shall be applied to the retirement of bonds issued for the acquisition, purchase, or construction of any such interstate bridge by purchase or call and, in the event such bonds cannot be purchased at a price satisfactory to the commission and are not by their terms callable prior to maturity, such surplus shall be paid into the fund applicable to the payment of principal and interest of said bonds and shall be used for that purpose. The proceedings authorizing the issuance of bonds may provide limitations and conditions upon the time and manner of applying such surplus to the purchase and call of outstanding bonds and the terms upon which they shall be purchased or called and such limitations and conditions shall be followed and observed in the application and use of such surplus. All bonds so retired by purchase or call shall be immediately canceled,

"Sec. 15. All tolls or other revenues received from the operation of any toll bridge acquired, purchased, or constructed with the proceeds of bonds issued and sold hereunder shall be deposited by the commission to the credit of a special trust fund to be designated as the toll revenue fund of the particular toll bridge or toll bridges producing such tolls or revenue, which fund shall be a trust fund and shall at all times be kept segregated and set apart from all other funds.

"Sec. 16. From the money so deposited in each separate construction fund as hereinabove provided, at the direction of the commission there shall be transferred to the place or places of payment named in said bonds such sums as may be required to pay the interest as it becomes due on all bonds issued and outstanding for the construction of such particular toll bridge or toll bridges during the period of actual construction and during the period of six (6) months immediately thereafter. The commission shall thereafter transfer from each separate toll revenue fund to the place or places of payment named in the bonds for which said revenues have been pledged such sums as may be required to pay the interest on said bonds and redeem the principal thereof as such interest and principal become due. All funds so transferred for the payment of principal of or interest on bonds issued for any particular toll bridge or toll bridges shall be segregated and applied solely for the payment of said principal or interest. The proceedings authorizing the issuance of the bonds may provide for the setting up of a reserve fund or funds out of the tolls and other revenues not needed for the payment of principal and interest, as the same currently matures' and for the preservation and continuance of such fund in a manner to be provided therein, and such proceedings may also require the immediate application of all surplus moneys in such toll revenue fund to the retirement of such bonds prior to maturity, by call or purchase, in such manner and upon such terms and the payment of such premiums as may be deemed advisable in the judgment of the commission. The moneys remaining in each separate toll revenue fund after providing the amount required for the payment of principal of and interest on bonds as hereinabove provided, shall be held and applied as provided in the proceedings authorizing the issuance of said bonds. In the event the proceedings authorizing the issuance of said bonds do not require surplus revenues to be held or applied in any particular manner, they shall be allocated and used for such other purposes incidental to the construction, operation, and maintenance of any toll bridge as the commission may determine and as permitted under sections seven (7) and twelve (12) of this Act.

- "Sec. 17. Warrants for payments to be made on account of such bonds shall be drawn by the commission on duly approved vouchers. Moneys required to meet the costs of purchase or construction and all expenses and costs incidental to the acquisition, purchase, or construction of any particular interstate bridge or to meet the costs of operating, maintaining, and repairing the same, shall be paid by the commission from the proper fund therefor upon duly approved vouchers. All interest received or earned on money deposited in each and every fund herein provided for shall be credited to and become a part of the particular fund upon which said interest accrues.
- "Sec. 18. The commission may provide in the proceedings authorizing the issuance of bonds or may otherwise agree with the purchasers of bonds regarding the deposit of all moneys constituting the construction fund and the toll revenue fund and provide for the deposit of such money at such times and with such depositaries or paying agents and upon the furnishing of such security as may meet with the approval of the purchasers of such bonds.
- "Sec. 19. Notwithstanding any provision contained in this Act, the proceeds received from the sale of bonds and the tolls or other revenues received from the operation of any toll bridge may be used to defray any expenses incurred by the commission in connection with and incidental to the issuance and sale of bonds for the acquisition, purchase, or construction of any such toll bridge including expenses for the preparation of surveys and estimates, legal, fiscal and administrative expenses, and the making of such inspections and examinations as may be required by the purchasers of such bonds; provided, that the proceedings authorizing the issuance of such bonds may contain appropriate provisions governing the use and application of said bond proceeds and toll or other revenues for the purposes herein specified.
- "Sec. 20. While any bonds issued by the commission remain outstanding, the powers, duties or existence of the commission or of any other official or agency of the state shall not be diminished or impaired in any manner that will affect adversely the interests and rights of the holders of such bonds. The holder of any bond may be mandamus or other appropriate proceeding require and compel the performance of any of the duties imposed upon any state department, official, or employee or imposed upon the commission or its officers, agents, and employees in connection with the acquisition, purchase, construction, maintenance, operation, and insurance of any bridge and in connection with the collection, deposit, investment, application, and disbursement of all tolls and other revenues derived from the operation and use of any bridge and in connection with the deposit, investment, and disbursement of the proceeds received from the issuance of bonds; provided, that the enumeration of such rights and remedies herein shall not be deemed to exclude the exercise or prosecution of any other rights or remedies by the holders of such bonds.
- "Sec. 21. When any toll bridge authorized hereunder is being built by the commission it may carry or cause to be carried such an amount of insurance or indemnity bond or bonds as protection against loss or damage as it may deem proper. The commission is hereby further empowered to carry such an amount of insurance to cover any accident or destruction in part or in whole to any toll bridge. All moneys collected on any indemnity bond or insurance policy as the result of any damage or injury to any such toll bridge shall be used for the purpose of repairing or rebuilding of any such toll bridge as long as there are revenue bonds against any such structure outstanding and unredeemed. The commission is also empowered to carry insurance or indemnity bonds insuring against the loss of tolls or other revenues to be derived from any such toll bridge by reason of any interruption in the use of such toll bridge from any cause whatever, and the proceeds of such insurance or indemnity bonds shall be paid into the fund into which the tolls and

other revenues of the bridge thus insured are required to be paid and shall be applied to the same purposes and in the same manner as other moneys in the said fund. Such insurance or indemnity bonds may be in an amount equal to the probable tolls and other revenues to be received from the operation of such toll bridge during any period of time that may be determined upon by the commission and fixed in its discretion, and be paid for out of the toll revenue fund as may be specified in said proceedings. The commission may provide in the proceedings authorizing the issuance of bonds for the carrying of insurance as authorized by this Act and the purchase and carrying of insurance as authorized by this Act shall thereupon be obligatory upon the commission and be paid for out of the toll revenue fund as may be specified in said proceedings.

"Sec. 22. The commission is hereby empowered to fix the rates of toll and other charges for all interstate bridges acquired, purchased, or constructed under the terms of this Act. Toll charges so fixed may be changed from time to time as conditions may The commission in establishing toll charges shall give due consideration to the amount required annually to pay the principal of and interest on bonds payable from the revenues thereof. The tolls and charges shall be at all times fixed at rates sufficient to pay the bonds and interest as they mature, together with the creation and maintenance of bond reserve funds and other funds as established in the proceedings authorizing the issuance of the bonds, for any particular toll bridge. The amounts required to pay the principal of and interest on bonds shall constitute a charge and lien on all such tolls and other revenues and interest thereon and sinking funds created therefrom received from the use and operation of said toll bridge, and the commission is hereby authorized to pledge a sufficient amount of said tolls and revenues for the payment of bonds issued under the provisions of this Act and interest thereon and to create and maintain a reserve Such tolls and revenues, together with the interest earned thereon, shall constitute a trust fund for the security and payment of such bonds and shall not be used or pledged for any other purpose as long as such bonds or any of them are outstanding and unpaid.

"Sec. 23. Whenever a proposed interstate bridge is to be acquired, purchased or constructed, any city, town, county, or other political subdivision located in relation to such facility so as to benefit directly or indirectly thereby, may, either jointly or separately, at the request of the commission advance or contribute money, rights-of-way, labor, materials, and other property toward the expense of acquiring, purchasing or constructing the bridge, and for preliminary surveys and the preparation of plans and estimates of cost therefor and other preliminary expenses. Any such city, town, county, or other political subdivision may, either jointly or separately, at the request of the commission advance or contribute money for the purpose of guaranteeing the payment of interest or principal on the bonds issued by the commission to finance the bridge. Appropriations for such purposes may be made from any funds available, including county road funds received from or credited by the state, or funds obtained by excess tax levies made pursuant to law or the issuance of general obligation bonds for this purpose. Money or property so advanced or contributed may be immediately transferred or delivered to the commission to be used for the purpose for which contribution was made. The commission may enter into an agreement with a city, town, county, or other political subdivision to repay any money or the value of a right-of-way, labor, materials or other property so advanced or contributed. The commission may make such repayment to a city, town, county, or other political subdivision and reimburse the state for any expenditures made by it in connection with the bridge out of tolls and other revenues for the use of the bridge.

"Sec. 24. If the commission deems that any land, including improvements thereon, is no longer required for toll bridge purposes and that it is in the public interest, it may

negotiate for the sale of such land to the state or to any city, town, county, or other political subdivision or municipal corporation of the state. The commission shall certify the agreement for the sale to the state executive council, with a description of the land and the terms of the sale and the state executive council may execute the deed and deliver it to the grantee.

- "Sec. 25. If the commission is of the opinion that any land, including improvements thereon, is no longer required for toll bridge purposes, it may be offered for sale upon publication of a notice once each week for two (2) consecutive weeks in a newspaper published and having a general circulation throughout the state of Iowa, specifying the time and place fixed for the receipt of bids.
- "Sec. 26. The commission may reject all such bids if the highest bid does not equal the reasonable fair market value of the real property, plus the value of the improvements thereon, computed on the basis of the reproduction value less depreciation. The commission may accept the highest and best bid, and certify the agreement for the sale to the state executive council, with a description of the land and the terms of the sale and the state executive council shall execute the deed and deliver it to the grantee.
- "Sec. 27. If the commission deems it consistent with the use and operation of any toll bridge, the commission may grant franchises to persons, firms, associations, private or municipal corporations, the United States government or any agency thereof, to use any portion of the property of any toll bridge, including approaches thereto, for the construction and maintenance of water pipes, flumes, gas pipes, telephone, telegraph and electric light and power lines and conduits, trams or railways, and any other such facilities in the manner of granting franchises on state highways.
- "Sec. 28. Any moneys received pursuant to the provisions of sections twenty-four (24) through twenty-seven (27) of this Act shall be deposited by the commission into the separate and proper trust fund established for the bridge.
- "Sec. 29. The commission shall have the right to impose and reimpose tolls for pedestrian or vehicular traffic over any interstate bridges under its control and jurisdiction for the purpose of paying the cost of reconstructing and improving existing bridges and their approaches, purchasing existing bridges, and constructing new bridges and approaches, provided that any such existing bridge or new bridge is located within ten miles of the bridge on which tolls are so imposed or reimposed, to pay interest on and create a sinking fund for the retirement of revenue bonds issued for the account of such projects and to pay any and all costs and expenses incurred by the commission in connection with and incidental to the issuance and sale of bonds and for the preparation of surveys and estimates and to establish the required interest reserves for and during the estimated construction period and for six (6) months thereafter.
- "Sec. 30. The bridges herein provided for may be incorporated into the primary road system as toll free bridges whenever the costs of the construction of the bridges and the approaches thereto and the reconstruction and improvement of existing bridges and approaches thereto, including all incidental costs, have been paid and when all revenue bonds and interest thereon issued and sold pursuant to this Act and payable from the tolls and revenues thereof shall have been fully paid and redeemed or funds sufficient to pay said bonds and interest, including premium, if any, have been set aside and pledged for that purpose. However, tolls may again be imposed as provided in section twenty-nine (29) of this Act.
- "Sec. 31. The commission shall have the power and is hereby authorized by resolution to issue, sell, or pledge its revenue bonds in an amount sufficient to provide funds to pay all or any part of the costs of construction of a new bridge and approaches

thereto and the reconstruction, improvement, and maintaining of an existing bridge and approaches thereto, including all costs of survey, acquisition of right-of-way, engineering, legal, fiscal and incidental expenses, to pay the interest due thereon during the period beginning with the date of issue of the bonds and ending at the expiration of six (6) months after the first imposition and collection of tolls from the users of said bridges, and all costs incidental to the issuance and sale of the bonds.

"Except as may be otherwise specifically provided by statute, all of the other provisions of this Act shall govern the issuance and sale of revenue bonds issued under this section, the execution thereof, the disbursement of the proceeds of issuance thereof, the interest rate or rates thereon, their form, terms, conditions, convenants, negotiability, denominations, maturity date or dates, the creation of special funds or accounts safeguarding and providing for the payment of the principal thereof and interest thereon, and their manner of redemption and retirement.

'Such bonds shall include a covenant that the payment of the principal thereof and the interest thereon are secured by a first and direct charge and lien on all of the tolls and other gross revenues received from the operation of said toll bridges and from any interest which may be earned from the deposit or investment of any such revenues. The tolls and charges to be imposed shall be fixed in such amounts so that when collected they will produce revenues that shall be at least sufficient to pay all expenses of operating, maintaining, and repairing said toll bridges, including all insurance costs, amounts for adequate reserves and coverage of annual debt service on said bonds, and all payments necessary to pay the principal thereof and interest thereon.

"Sec. 32. The commission is hereby authorized to operate and to assume the full control of said toll bridges and each portion thereof whether within or without the borders of the state of Iowa, with full power to impose and collect tolls from the users of such bridges for the purpose of providing revenues at least sufficient to pay the cost and incidental expenses of construction and acquisition of said bridges and approaches in both states in which located and for the payment of the principal of and interest on its revenue bonds as authorized by this Act.

"Sec. 33. Under no circumstances shall any bonds issued under the terms of this Act be or become or be construed to constitute a debt of or charge against the state of Iowa within the purview of any constitutional or statutory limitation or provision. No taxes, appropriations or other funds of the state of Iowa may be pledged for or used to pay such bonds or the interest thereon, but any such bonds shall be payable solely and only as to both principal and interest from the tolls and revenues derived from the operation of any toll bridge or toll bridges acquired, purchased, or constructed under this Act, and the sole remedy for any breach or default of the terms of any such bonds or proceedings for their issuance shall be a proceeding either in law or in equity by suit, action or mandamus to enforce and compel performance of the duties required by this Act and the terms of the resolution under which such bonds are issued.

"Sec. 34. The commission is authorized to enter into such agreement or agreements with other state highway commissions and the governmental agencies or subdivisions of the state of lowa or other states and with federal bridge commissions as they shall find necessary or convenient to carry out the purposes of this Act, and is authorized to do any and all acts contained in such agreement or agreements that are necessary or convenient to carry out the purposes of this Act. Such agreements may include, but shall not be restricted to, the following provisions:

"1. A provision that the commission shall assume and have complete responsibility for the operation of such bridges and approaches thereto, and with full power to

impose and collect all toll charges from the users of such bridges and to disburse the revenue derived therefrom for the payment of principal and interest on any revenue bonds herein provided for and to carry out the purposes of this Act.

- "2. A provision that the commission shall provide for the issuance, sale, exchange or pledge, and payment of revenue bonds payable solely from the revenues derived from the imposition and collection of tolls upon such toll bridges.
- "3. A provision that the commission, after consultation with the other governmental agencies or subdivisions who are parties to such agreements, shall fix and revise the classifications and amounts of tolls to be charged and collected from the users of the toll bridges, with the further provision that such toll charges shall be removed after all costs of planning, designing, and construction of such toll bridges and approaches thereto and all incidental costs shall have been paid, and all of said revenue bonds, and interest thereon, issued pursuant to this Act shall have been fully paid and redeemed or funds sufficient therefor have been set aside and pledged for that purpose.
- '4. A provision that all acts pertaining to the design and construction of such toll bridges may be done and performed by the commission and that any and all contracts for the construction of such toll bridges shall be awarded in the name of the commission.
- "5. A provision that the state of Iowa and adjoining state and all governmental agencies or subdivisions party to such agreement shall be reimbursed out of the proceeds of the sale of such bonds or out of tolls and revenues as herein allowed for any advances they may have made or expenses they may have incurred for any of the purposes for which said revenue bonds may be issued, after duly verified itemized statements of such advances and expenses have been submitted to and been approved by all parties to such agreement.
- "6. A provision that when all outstanding indebtedness or other obligations payable from the revenues of such bridges have been paid the adjoining state agrees to accept ownership of that portion of the bridge within such state and agrees to pay the cost of maintaining such portions of the bridge or proportionate share of the total cost of maintaining the bridge.
- "Sec. 35. Counties are hereby authorized to issue general obligation bonds for the purpose of contributing money to the commission to help finance the construction of toll bridges across navigable rivers constituting boundaries between the county and an adjoining state. Prior to the issuance of such bonds the board of supervisors shall call and hold an election in said county at which the proposition shall be submitted to the voters of the county in the following form:

" ' Shal	l the	county	of -		issue	its bonds	in the	amount of	f
\$	for t	he purp	ose o	f		·		? '	,

"Notice of such election, stating the date of the election, the hours of opening and closing the polls, the precines and polling places therefor, and the question to be submitted shall be published once each week for three (3) consecutive weeks in at least one (1) newspaper published and having a general circulation in the county. The election shall be held on a day not less than five (5) or more than twenty (20) days after the last publication of such notice. The proposition shall not be deemed carried or adopted unless the vote in favor thereof is equal to at least sixty (60) percent of the total vote cast for and against said proposition at said election.

- "Sec. 36. The exercise of the powers granted by this Act will be in all respects for the benefit of the people of the state of Iowa, for the increase of their commerce and prosperity and for the improvement of their health and living conditions, and as the acquisition, construction, operation, and maintenance by the commission of the projects herein defined will constitute the performance of essential governmental functions, the commission shall not be required to pay any taxes or assessments upon such projects or upon any property acquired or used by the commission under the provisions of this Act or upon the income from such projects, and the bonds issued under the provisions of this Act, their transfer and the income therefrom including any profit made on the sale thereof shall at all times be free from taxation by or within the state of Iowa.
- "Sec. 37. Any person who uses any toll bridge and fails or refuses to pay the toll provided therefor shall be punished by a fine of not more than one hundred (100) dollars or by imprisonment for not more than thirty (30) days, or both.
- "Sec. 38. This Act shall be construed as providing an alternative and independent method for the acquisition, purchase, or construction of interstate bridges, for the issuance and sale or exchange of bonds in connection therewith and for refunding bonds pertinent thereto, and for the imposition, collection, and application of the proceeds of tolls and charges for the use of interstate bridges, without reference to any other statute, and shall not be construed as an amendment of or subject to the provisions of any other law, and no publication of any notice, and no other or further proceeding in respect to the issuance or sale or exchange of bonds under this Act shall be required except such as are prescribed by this Act, any provisions of other statutes of the state to the contrary not-withstanding.
- "Sec. 39. This Act, being necessary for the public safety and welfare, shall be liberally construed to effectuate the purposes thereof. If any provision of this Act or the application thereof to any person or circumstances is held to be invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provisions or application, and to this end the provisions of this Act are declared to be severable.
- "Sec. 40. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Telegraph-Herald, a newspaper published at Dubuque, Iowa, and in The Muscatine Journal, a newspaper published at Muscatine, Iowa."

Further amend Senate File 131 by striking all of the title after the word "therefor" in line three (3) and inserting in lieu thereof the following:

", to reconstruct, complete, improve, repair, remodel, control, maintain, and operate interstate bridges, to establish tolls and charges for the use of interstate bridges, to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges, and to refund bonds payable from such revenues."

ROBERT FULTON, Chairman

Senator Frommelt moved that the report of the committee of the whole be adopted, which motion prevailed.

Senator O'Malley moved the adoption of the Judiciary Committee amendment to Senate File 131 as amended, which motion prevailed.

Senator Hougen offered the following amendment and moved its adoption:

Amend Senate File 131 by adding the following new section:

- 1. "The state highway commission shall make a feasibility study of the proposed intra-state four lane highway system for purposes of determining if any part or all could be built with bonds supported by tolls in order to speed up the construction of such a system or part thereof, and report to the next general assembly together with any recommendations, if any.
  - 2. Amend the title by adding thereto the following:

"and to create a feasibility study of the proposed intra-state four lane highway system.

Senator Frommelt rose on point of order on the grounds that the amendment was not germane to the title of the bill.

The chair ruled the point well taken and the amendment out of order.

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

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

Ayes: 57

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kosek
Kruck

Flatt

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Patton

-31 5111110

Nays: 0

Absent or not voting: 4

Balloun

Kibbie

Klefstad

Riley

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 131 be immediately messaged to the House.

Senator Frommelt asked and received unanimous consent that 500 copies of Senate File 131 as amended and passed be printed.

# SPECIAL ORDER

The Chair announced the special order of business on Senate File 283.

On motion of Senator Hill, Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Hill called up his amendment filed March 29, 1967, found on journal page 761, and asked and received unanimous consent that it be withdrawn.

Senator Hill called up the following amendment filed March 31, 1967, and moved its adoption:

Amend Senate File 283 as follows:

By striking section two (2) and inserting the following in lieu thereof:

"Sec. 2.

- "1. Subject to the provisions for temporary assignment of judges, as set out in subsection nine (9) hereof, each district judge in office on July 1, 1967 shall continue to serve in the district of his domicile so long as he remains a district judge, regardless of the number of judgeships to which the district is entitled under subsection two (2) hereof.
- "2. The number of judgeships to which each of the judicial districts shall be entitled shall be determined from time to time according to the following formula, giving equal weight to cases filed and population: In districts containing a city of fifty thousand (50,000) or more population, there shall be one (1) judgeship per five hundred fifty (550) combined civil and criminal filings and forty thousand (40,000) population, or major fraction of either; in all other districts there shall be one (1) judgeship per four hundred fifty (450) combined civil and criminal filings and forty thousand (40,000) population, or major fraction of either; provided, the seat of government shall be entitled to one (1) additional judgeship. The figures on filings shall be the average for the latest available previous three-year (3) period and when current census figures on population are not available, figures shall be taken from the state department of health computations.
- "3. A vacancy, for purposes of this Act, is defined as the death, retirement, removal, or failure of retention in office at the judicial election, of a judge.
- "4. In those districts having more judges than the number of judgeships specified by the formula set out in subsection two (2) hereof, vacancies shall not be filled.

- "5. In those districts having fewer judges or the same number of judges as the number of judgeships specified by the formula set out in subsection two (2) hereof, vacancies in the number of judges shall be filled as they occur.
- "6. In those districts having fewer judges than the number of judgeships to which they are entitled under subsection two (2) hereof, the appointment of an additional judge over the number presently existing shall be made only when there is a vacancy in a district having more judges, prior to such vacancy, than the number to which it is entitled under subsection two (2) hereof; and in case there are two or more districts with a deficiency in the number of judges under the number of judgeships to which they are entitled under subsection two (2) hereof, the appointment shall be made in the particular district where the excess in civil and criminal filings and population per resident judge is greatest, giving consideration to filings and population as specified in subsection two (2) hereof.
- "7. After the number of judges in each district equals the proper number of judgeships, as determined under subsection two (2) hereof, subsection six (6) hereof shall be of no further effect. Thereafter, a new judge shall be appointed in any district which becomes entitled to an additional judgeship, under subsection two (2) hereof; and vacancies shall not be filled in any district which may become entitled to fewer judgeships under said subsection; but no incumbent judge shall ever be removed from office by reason thereof.
- "8. On January 2 of each year, and at such other times as may be appropriate, the chief justice shall make the determinations required under this Act, and shall notify the nominating commissions involved and the governor of any appointments that may be required as a result thereof.
- "9. It shall be the duty of the chief justice to assign judges and other court personnel from one judicial district to another, on a continuing basis, if need be, in order to provide a sufficient number of judges to handle the judicial business in all districts promptly and efficiently at all times."

The amendment was adopted.

Senator Shirley called up his amendment filed February 21, 1967 and found on page 400 of the journal.

Senator Shirley asked and received unanimous consent that the amendment be considered by division.

Senator Shirley called up the following amendment to the Shirley amendment filed February 23, 1967 and moved its adoption:

Amend the Shirley amendment to Senate File 283, filed February 21, 1967, as follows:

1. By striking from line one (1) the word and numeral fifteen (15) and inserting in lieu thereof the word and numeral seventeen (17).

The amendment to the amendment was adopted.

Senator Shirley asked and received unanimous consent that the Shirley amendment March 29, 1967, found on page 759 of the journal, be withdrawn.

Senator Frommelt asked and received unanimous consent that further action on Senate File 283 be deferred and that the bill retain its place on the calendar.

### SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate File 342 be made a special order of business for 9:30 a.m., Monday, April 10, 1967.

Senator Frommelt also asked and received unanimous consent that Senate File 720 be made a special order of business for 9:00 a.m., Thursday, April 13, 1967.

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

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

### REPORT OF CONFIRMATION COMMITTEE

Senator O'Malley submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Harry W. Dahl of Des Moines, Polk County, Iowa, for reappointment as Iowa Industrial Commissioner, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973, in accordance with Section 86.1 of the 1966 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

ROBERT R. DODDS
TOM J. FREY
DELBERT FLOY
KENNETH BENDA

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

Senator O'Malley moved the reappointment of Harry W. Dahl as Iowa Industrial Commissioner, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 54

Balloun. Erskine Kosek Neu Benda Flatt Kruck Nurse Briles . Floy -Kyhl O'Mallev Burns Frev Lamborn Patton Cassidy Frommelt Potgeter Lange Clarke Gaudineer Lisle Reno Coleman Glenn Lodwick Reppert Condon Hagedorn Lucken Rigler DeHart Heaberlin Shirley Main DeKoster Heying McGill Stanley

Denman Dodds Elvers Hill Hougen Jepsen Kibbie Messerly Mills Murray Van Eaton Van Gilst Walsh

Nays: 0

Elv

Absent or not voting: 7

Buren

Reichardt

Schaben

Stephens

Klefstad

Riley Shaff

The motion prevailed and President Fulton declared the reappointment of Harry W. Dahl as Iowa Industrial Commissioner confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

# THIRD READING OF BILLS

On motion of Senator Lange, Senate File 457, a bill for an act to repeal certain duties of school directors, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange called up his amendment filed April 5, 1967 and found on page 852 of the journal.

Senator Lange asked and received unanimous consent that the amendment be withdrawn.

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: 35

Balloun
Burns
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Flatt
Frey
Frommelt
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad

Kosek
Kyhl
Lamborn
Lange
Main
McGill
Murray
Neu
Nurse

Potgeter Reno Reppert Rigler Schaben Shaff Stanley

Walsh

Nays: 1

Erskine

Absent or not voting: 23

Benda Briles Gaudineer Glenn Hill Lodwick Lucken Messerly Mills Riley Shirley Stephens Van Eaton Van Gilst

Condon Denman Floy

Buren

Hougen Kruck Lisle

O'Malley Reichardt

Voting present: 2

Cassidy

Patton

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

Senator McGill 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 Kibbie asked and received unanimous consent that Senate File 457 be immediately messaged to the House.

Senator Stanley took the chair at 1:45 p.m.

On motion of Senator Buren, Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants, 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 139 as follows:

Amend Senate File 139 by striking in line 16 the words "and such application shall be filed with the commission on or before October first of each year. The commission shall impose a fee of one dollar (\$1.00) for the issuance of each such license applied for." and inserting in lieu thereof the words "and shall be without fee."

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: 46

Balloun Benda Briles Ely Erskine Flatt Lange Lisle Lodwick Potgeter Reichardt Reno Buren Burns Cassidy Clarke Coleman DeHart DeKoster Dodds Elvers

Frey Hagedorn Heaberlin Heving Jepsen Klefstad Kosek Kyhl

Lamborn

Lucken Main McGill Murray Neu Nurse O'Malley Patton

Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 15

Condon Denman Floy

Gaudineer Glenn Hill Frommelt Hougen

Kibbie Kruck Messerly Mills

Riley Shirley Van Gilst

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

Senator McGill asked and received unanimous consent that House File 72 be taken up out of order.

On motion of Senator McGill, House File No. 72, a bill for an act relating to open hunting seasons, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine moved that the bill be read a third 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 Briles Buren Burns Cassidy Clarke Coleman DeHart DeKoster Dodds

Ely Erskine Flatt Frev Frommelt Hagedorn Heaberlin Heving Jepsen Kibbie Klefstad

Kosek

Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill Murray Neu O'Malley

Patton Potgeter Reichardt Reno Reppert Rigler Schaben Stanley Stephens Van Eaton Walsh

Nays: 0

Elvers

Absent or not voting: 15

Condon Glenn Denman Hill Flov

Hougen Gaudineer Kruck

Messerly Mills Nurse

Shaff Shirley Van Gilst

Rilev

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

Senator McGill asked and received unanimous consent that Senate File 134 be withdrawn from further consideration by the Senate.

On the motion of Senator Ely, Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts for employees, 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 further action on Senate File 334 be deferred and that the bill retain its place on the calendar.

On motion of Senator DeHart, Senate File 362, a bill for an act relating to investigation by the county medical examiner, was taken up for consideration.

Senator DeHart moved that the bill be read a third 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 Cassidy Clarke Coleman DeHart DeKoster Dodds Ely

Erskine Flatt Frey Frommelt Hagedorn Heaberlin Heving Klefstad Kosek Kvhl Lange

Lucken Main McGill Murray Neu O'Malley Patton Potgeter

Lisle

Lodwick

Reichardt Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 19

Burns Condon Denman Elvers Floy

Gaudineer Glenn Hill Hougen Jepsen

Kibbie Kruck

Lamborn Messerlv Mills

Nurse Rilev Shirley 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 Benda, Senate File 305, a bill for an act relating to real estate licenses, 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.

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

Ayes: 46

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers

Ely
Erskine
Flatt
Frey
Frommelt
Hagedorn
Heaberlin
Heying
Jepsen
Klefstad
Kosek
Kyhl

t .

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Murray
Neu

Murray Neu O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Stanley

Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 15

Condon Denman Floy Gaudineer Glenn Hill Hougen Kibbie Kruck Messerly Mills Nurse Riley Shirley 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 Ely, House File 183, a bill for an act relating to the requirement of United States citizenship in determining the eligibity for old age assistance, 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 Ely Erskine Kruck Kyhl Patton Potgeter

Lamborn Reno Buren Flatt Burns Floy Lange Reppert Lodwick Schaben Frey Cassidy Glenn Lucken Shaff Clarke Heaberlin Main Shirlev Coleman McGill Stanley DeHart Heving DeKoster Jepsen Mills Stephens Kibbie Murray Van Eaton Denman Dodds Klefstad Neu Van Gilst Kosek Nurse Walsh Elvers

Nays: 0

Absent or not voting: 13

Briles Hagedorn Lisle Reichardt Condon Hill Messerly Rigler Frommelt Hougen O'Malley 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 Benda, Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller, 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.

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

Ayes: 44

Balloun Ely Kosek Patton Benda Erskine Potgeter Kyhl Buren Flatt Lamborn Reno Burns Lange Reppert Floy Cassidy Glenn Lucken Schaben Clarke Shirley Hagedorn Main Coleman Heaberlin McGill Stanley DeHart Stephens Heving Mills DeKoster Jepsen Van Eaton Murray Dodds. Kibbie Van Gilst Neu Elvers Klefstad Walsh Nurse

Nays: 1

Kruck

Absent or not voting: 16

Reichardt Briles Frommelt Lisle Rigler Condon Gaudineer Lodwick Denman Hill Messerly Riley Shaff Frev Hougen 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 Ely, House File No. 173, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind, 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: 45

Balloun Erskine Kosek Patton Benda Flatt Kyhl Potgeter Buren Lamborn Reno Flov Burns Lange Reppert Frev Lodwick Schaben Cassidy Glenn Clarke Hagedorn Lucken Shaff Coleman Heaberlin McGill Stanley DeHart Heving Messerly Stephens DeKoster Jepsen Mills Van Eaton Dodds Kibbie Murray Van Gilst Elvers Klefstad Neu Walsh Ely

Nays: 0

Absent or not voting: 16

Briles Gaudineer Lisle Reichardt Condon Hill Main Rigler Denman Hougen Nurse Riley Frommelt Kruck O'Malley 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 McGill, House File No. 172, a bill for an act relating to the granting of old age assistance, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes: 44

Patton Balloun Elv Kosek Potgeter Benda Erskine Kvhl Buren Flov Lamborn Reno Reppert Burns Frev Lange Glenn Lodwick Schaben Cassidv Shaff Clarke Hagedorn McGill Stanley Coleman Heaberlin Messerly DeHart Heving Mills Stephens Van Eaton . DeKoster Jepsen Murray Dodds Kibbie Neu Van Gilst Walsh Elvers Klefstad Nurse

Nays: 0

Absent or not voting: 17

Reichardt Briles Gaudineer Lisle Rigler Condon Hill Lucken Riley Denman Hougen Main Flatt Kruck O'Mallev Shirley

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 Main, House File 98, a bill for an act relating to fish bait, 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 98 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point eighty (109.80), Code 1966, is hereby amended by adding, beginning in line sixteen (16), the following new sentence; 'Green sunfish and orange-spotted sunfish may also be taken as bait.'"

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: 45

Balloun
Benda '
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster

Erskine
Flatt
Floy
Frey
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Klefstad

Kosek
Kyhl
Lamborn
Lange
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Patton
Potgeter
Reno
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nurse

Nays: 0

Elvers

Ely

Absent or not voting: 16

Briles Condon Denman Frommelt Gaudineer Hill Hougen Kruck Lisle Lodwick O'Malley Reichardt Reppert Rigler Riley 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 Mills, House File No. 99, a bill for an act relating to still fishing and trolling, 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: 43

Benda

Buren
Burns
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Kosek
Kyhl

Lange
Lodwick
Lucken
Main
McGill
Mills
Neu
Nurse
O'Malley
Patton

Lamborn

Potgeter Reno Reppert Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh Nays: 5

Balloun DeKoster Klefstad

Messerlv

Murray

Derroster

Absent or not voting: 13

Briles Condon Gaudineer Hill

Hougen

Kruck Lisle Reichardt Rigler Riley Shirley

Denman 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 Lamborn, Senate File 525, a bill for an act relating to establishment of a release center for male inmates of corrective institutions, was taken up for consideration.

Senator Lamborn, moved that the bill be read a third 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
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Kosek Kyhl Lamborn Lange Lodwick Main McGill Messerly

McGill Messerly Mills Murray Neu Nurse O'Malley Patton Potgeter Reichardt Rigler Schaben Shaff Stanley Stephens

Van Gilst Walsh

Nays: 0

Dodds

Elvers

Elv

Absent or not voting: 13

Briles Condon Denman

Hill Hougen Kruck Lisle Lucken Reno Reppert Riley Shirley

Gaudineer

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

On motion of Senator Frey, Senate File 524, a bill for an act relating to the estate of a deceased inmate of an institution governed by the board of control, was taken up for consideration.

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

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

Ayes: 48

Balloun Erskine Patton Kyhl Benda Flatt Lamborn Potgeter Buren Floy Lange Reichardt Burns Frey Lodwick Reppert Cassidy Frommelt Main Rigler Clarke McGill Schaben Glenn Coleman Hagedorn Shaff Messerly DeHart Heaberlin Mills Stanley DeKoster Stephens Heying Murray Dodds Jepsen Neu Van Eaton Elvers Kibbie Van Gilst Nurse Elv Kosek O'Malley Walsh

Nays: 0

Absent or not voting: 13

Briles Hill Kruck Reno
Condon Hougen Lisle Riley
Denman Klefstad Lucken Shirley

Gaudineer

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 517, by Committee on Conservation and Recreation, a bill for an act relating to the taking of mussels, was taken up for consideration.

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: 46

Balloun Erskine Lamborn Reichardt Benda Flov Lange Reno Briles Frev Lodwick Reppert Burns Frommelt Main Rigler Cassidy Glenn McGill Schaben

Clarke Coleman DeHart DeKoster Dodds Elvers Heaberlin Heying Jepsen Kibbie Klefstad Kosek

Kyhl

Mills
Murray
Neu
O'Malley
Patton
Potgeter

Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Ely

Absent or not voting: 15

Buren Condon Denman Flatt Gaudineer Hagedorn Hill Hougen Kruck Lisle Lucken Messerly Nurse Riley 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 Klefstad, Senate File 454,a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

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: 46
Balloun

Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad
Kosek

Kyhl
Lamborn
Lange
Lodwick
Main
McGill
Mills
Murray
Neu
O'Malley
Patton

Potgeter Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst

Walsh

Nays: 0

Buren

Absent or not voting: 15

Condon Denman Gaudineer Hagedorn Hill Hougen Kruck Lisle Lucken Messerly Nurse Reichardt Riley 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 Ely, Senate File 389, a bill for an act relating to personal deposits of patients and inmates in certain institutions governed by the board of control, was taken up for 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: 45

Balloun
Benda
Briles
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Heaberlin
Heying
Jepsen
Klefstad
Kosek
Kyhl
Lamborn

Lange
Lodwick
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Patton

Potgeter

Reno
Reppert
Rigler
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Reichardt

Nays: 0

Absent or not voting: 16

Buren Burns Condon Denman Gaudineer Glenn Hagedorn Hill

Hougen Kibbie Kruck Lisle Lucken Messerly Riley 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 Lamborn, Senate File 365, a bill for an act relating to employment of board of control personnel, was taken up for consideration.

Senator Lamborn moved that the bill be read a third 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 Erskine Flatt Floy Lamborn Lange Lisle Potgeter Reichardt Reno

Frev Lodwick Reppert Buren Cassidy Frommelt Main Rigler Schaben Clarke Heaberlin McGill Coleman Heving Mills Shaff Stanley DeHart Jepsen Murray DeKoster Kibbie Neu Stephens Van Eaton Dodds Klefstad Nurse O'Mallev Walsh Elvers Kosek  $\mathbf{Ely}$ Kyhl Patton

Nays: 0

Absent or not voting: 14

Burns Glenn Kruck Riley
Condon Hagedorn Lucken Shirley
Denman Hill Messerly Van Gilst
Gaudineer Hougen

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

# SENATE CONCURRENT RESOLUTION 29

By: Stanley and Ely

BE IT RESOLVED BY THE SENATE OF THE STATE OF IOWA, THE HOUSE CONCURRING:

- 1. It is the policy of the State of Iowa that all state agencies and employees having law enforcement or regulatory duties—shall enforce the laws vigorously and impartially, without fear of reprisal. Each such state agency shall endeavor to protect its employees against improper pressures or threats.
- 2. It is the policy of the State of Iowa that any state employee who is satisfactorily performing his duties shall not be demoted, transferred, or discharged because of complaints or pressure from persons or organizations affected by his performance of his duties.
- 3. Within ten days after the adoption of this resolution, the State Highway Commission shall furnish to each member of the General Assembly a complete written report on the recent demotion and transfer of Ernest Foster, in order to provide information on whether or not such demotion and transfer were consistent with the policies stated in this resolution. Such report shall include, but shall not be limited to, the precise reasons for the demotion and transfer of Ernest Foster; information on his job performance; the names of all persons who participated in the decision to demote and transfer him, and the dates and nature of their participation; and information on any complaints made against him within the past two years, including the name of the person complaining, the date, and the nature of the complaint.

### INTRODUCTION OF BILLS

Senate File 724, by Senator McGill, a bill for an act to legalize and validate proceedings for changes in the boundaries of the city of Albia, in the county of Monroe, state of Iowa, and declaring the boundaries of said city to be legally established.

Read first and second times and passed on file.

# REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 321, a bill for an act relating to the powers of the board of parole, 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 and Welfare to which was referred Senate File 322, a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need, 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 348 by adding the following new section:

"Sec. 10. This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fairfield Daily Ledger, a newspaper published at Fairfield, Iowa, and in The Clayton County Register, a newspaper at Elkader, Iowa."

ADOLPH W. ELVERS

Amend House Concurrent Resolution 15 as follows:

- 1. By striking from line seventeen (17) the word "Governor" and by inserting in lieu thereof the words "Adjutant General of the state of Iowa".
- 2. Further amend by striking from line twenty-eight (28) the word "Governor" and by inserting in lieu thereof the words "Adjutant General of the state of Iowa".

  LEE GAUDINEER

Amend Senate File 283 as follows:

- 1. In section one (1) line twenty-three (23), delete the words "Jackson and Dubuque" and insert in lieu thereof "and Jackson".
- 2. Insert the following new paragraph at the end of section one (1): "the thirteenth district shall consist of the county of Dubuque."

JOSEPH W. CASSIDY ROGER W. JEPSEN JOHN M. WALSH ANDREW G. FROMMELT DAVID STANLEY ROGER J. SHAFF CLIFTON C. LAMBORN

On motion of Senator Coleman the Senate adjourned until 9:00 a.m., Friday, April 7, 1967.

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

Ayes: 39

Balloun Benda Buren Burns Cassidy Clarke Condon DeKoster Dodds

Erskine Frey Frommelt Gaudineer Hagedorn Heaberlin Heying Klefstad Kosek Kruck

Kyhl Lange Lodwick Lucken Main McGill Murray Neu -Nurse O'Malley

Patton Potgeter Reichardt Rigler Schaben Shirley Stephens Van Eaton Van Gilst

Nays: 0

Elv

Absent or not voting: 22

Briles Coleman DeHart Denman Elvers Flatt

Floy Glenn Hill

Hougen Jepsen Kibbie

Lisle Messerly Mills Reno

Lamborn

Reppert Riley Shaff Stanley Walsh

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 81

This explanation is filed to record my "Aye" vote on Senate File 81. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Ave".

DAVID STANLEY

#### ATHIRD READING OF BILLS

On motion of Senator Gaudineer, Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts for employees, was taken up for further consideration.

The following committee amendment was called up for consideration:

- Amend the title by striking all after "Act" in line one (1) and by inserting the following in lieu thereof: "relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies."
- By adding the following after the figures (218) in line one (1) of section one (1): "and seventy-nine point fifteen (79.15)".

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, April 7, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Rt. Reverend Monsignor John J. Mc Ilhon, pastor of St. Mary's Parish, Elkhart, Iowa.

## VISITORS

Senator Heaberlin rose on point of personal privilege and presented 52 students from Twin Cedars Community school, Bussey, who were seated in the gallery with instructor, Mrs. King.

Senator Lange presented 48 students from Lytton Community school, who with instructors Mrs. Minglin, Mrs. Westmoreland, and Mr. Reiter, were seated in the balcony.

Senator Neu rose on point of personal privilege and introduced 20 students from Glidden-Ralston Community school, Glidden, who were seated in the balcony with their instructors, Mrs. Karl Nolin and Mrs. McGinnis.

## PETITIONS

The following petitions were presented and placed on file:

By Senator Frey from 25 residents of Pottawattamie County, in favor of parimutuel wagering.

By Senator Klefstad from 25 residents of Pottawattamie County, in favor of parimutuel wagering.

## SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 496 be made a special order of business for 9:00 a.m. Wednesday, April 12, 1967.

## BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 6, 1967, the Governor had approved the following bill:

Senate File 180, an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the meat and poultry inspection act.

### HOUSE AMENDMENT CONSIDERED

Senator Ely called up for consideration Senate File 81, a bill for an act relating to judgment and sentencing, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 81, Section 2, line five (5), by inserting after the word "jail" the words "or other correctional or mental institution".

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.

- 3. By striking all of line four (4) of section one (1) and by inserting in lieu thereof the following: ", the board of control or any institution under its jurisdiction or other qualified state agencies".
- 4. By striking all of lines thirteen (13) and fourteen (14) of section one (1) and by inserting in lieu thereof the following: "benefits afforded under section four hundred three b (403b) (26 USC Sec. 403b) of the federal internal revenue code and amendments thereto.

Senator Gaudineer offered the following amendment to the committee amendment and moved its adoption:

Amend the governmental affairs committee amendment to Senate File 334, filed March 9, 1967, as follows:

1. By striking lines five (5) and six (6) and by inserting in lieu thereof the following:

"Amend section one (1) by striking from line two (2) the word 'is' and by inserting in lieu thereof the words 'and seventy-nine point fifteen (79.15), Code 1966, are' ".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

Senator Gaudineer moved that the bill be read a third 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 Erskine Kruck Nurse Benda O'Mallev Flov Kyhl Buren Frev Lange Patton Burns Lodwick Potgeter Frommelt Cassidy Gaudineer Main Reichardt Clarke Rigler Glenn McGill Coleman Shirley Heaberlin Messerly Condon . Mills Stephens Heying DeHart Hill Murray Van Eaton Van Gilst DeKoster Klefstad Neu Dodde Kosek

Nays: 4

Hougen Lucken Reno Schaben

Absent or not voting: 15

Briles Flatt Lamborn Shaff
Denman Hagedorn Lisle Stanley
Elvers Jepsen Reppert Walsh
Ely Kibbie Riley

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 334

This explanation is filed to record my "Aye" vote on Senate File 334. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Gaudineer, Senate File 168, a bill for an act relating to larceny from parking meters, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committed adopted.

The following committee amendment was considered:

Amend S. F. 168 by adding 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 West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in the Fort Dodge Messenger, a newspaper at Fort Dodge, Iowa."

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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

Kruck Neu Erskine Balloun Nurse Benda Flatt Kyhl Lange O'Malley Buren Floy Lisle Patton Burns Frey Cassidy Gaudineer Lodwick Potgeter Rigler Clarke Hagedorn Lucken Condon Heaberlin Main Schaben McGill Shirley DeHart Hill Messerly Stanley DeKoster Hougen Van Eaton Klefstad Mills Dodds Van Gilst Kosek Murray Elv

Navs: 2

Coleman

Glenn

Absent or not voting: 15

Briles Denman Heying

Jepsen Kibbie

Reichardt Reno

Shaff Stephens Walsh

Elvers Frommelt

Lamborn

Reppert Rilev

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 resolution:

SENATE RESOLUTION 5

By: Andrew G. Frommelt

WHEREAS, the Mississippi River is again rising out of its banks; and

WHEREAS, the flooding river threatens many communities situated along its banks; and

WHEREAS, in the past thousands of Iowa citizens have risen to the occasion with courage and determination, successfully holding back the flooding torrents; and

WHEREAS, they are again fighting valiantly to stem the raging Mississippi; Now therefore.

BE IT RESOLVED, that the Iowa Senate extends its moral support and encouragement to those communities affected and the thousands who are rising up to the fight in typical Iowa fashion.

On motion of Senator Frommelt, the resolution was adopted,

# SPECIAL ORDER

The Chair announced the special order of business on Senate File 283.

On motion of Senator Hill, Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, was taken up for further consideration.

Consideration by division of the following Shirley amendment as amended was resumed:

Amend Senate File 283 as follows:

April 7,

- 1. By striking from line fifteen (15) in section one (1) the comma after the word "Guthrie" and insert in lieu thereof the word "and" and by striking from same line the words "and Polk".
  - 2. Further amend section one (1) by adding the following:

"The thirteenth district shall consist of the county of Polk."

- 3. Further amend by striking from line twenty-four (24) in section two (2) the numeral 11 and inserting in lieu thereof the numeral 3.
  - 4. Further amend section two (2) by inserting the following:

Senator Shirley moved the adoption of Division 1 (sections 1 and 2) of the amendment.

Roll call was requested.

On the question "Shall Division 1 of the amendment be adopted?" the vote was:

Ayes: 32

Balloun Briles Buren Burns Cassidy Condon DeKoster Denman

Flatt
Heaberlin
Heying
Jepsen
Kibbie
Klefstad
Kyhl

Erskine

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Nurse

Reno Schaben Shirley Stanley Stephens Van Eaton Van Gilst

Patton

Nays: 21

Benda Clarke Coleman DeHart Dodds Elv Floy Frey Gaudineer Glenn Hill Hougen Kosek Mills Murray Neu O'Malley Potgeter Reichardt Reppert Rigler

Absent or not voting: 6.

Elvers Hagedorn Lamborn Riley Shaff

Walsh

Voting present: 2

Frommelt

Kruck

Division 1 of the amendment was adopted.

Senator Shirley asked and received unanimous consent to withdraw the remaining divisions, sections 3 and 4, of the amendment.

Senator Mills called up the amendment filed by Senator Riley on March 22, 1967 and found on page 418 of the journal.

Senator Mills asked and received unanimous consent that the amendment be considered by division.

President Pro Tempore O'Malley took the chair at 10:15 a.m.

Senator Mills moved the adoption of Division 1 (section 1) of the amendment.

Division 1 was lost.

Senator Mills asked and received unanimous consent that consideration of Division 2 (lines 7 through 12 of section 2) be temporarily deferred.

Senator Mills moved the adoption of Division 3 (lines 13 and 14 of section 2) of the amendment.

Division 3 was lost.

Senator Cassidy moved that Division 3 of the amendment be reconsidered.

Division was requested.

The motion prevailed.

Senator Mills moved the adoption of the following Riley amendment to Division 2 of the Riley amendment:

Amend the Riley amendment to Senate File 283 as follows:

1. In line twelve (12) strike the word "and" following the word "Tama" and insert a coma (,) in lieu thereof:

"Striking the period after the word Marshall and adding the words "and Washington,"

The amendment to the amendment was adopted.

Senator Mills moved the adoption of Division 2 as amended.

Division 2 was lost.

Senator Mills moved the adoption of Division 3 of the amendment.

Division 3 was lost.

Senator Mills asked and received unanimous consent that Division 4 (section 3) of the Riley amendment be withdrawn.

Senator Cassidy called up the amendment filed April 6, 1967, by Senators Cassidy, Jepsen, Walsh, Frommelt, Stanley, Shaff and Lamborn and found on page 886 of the journal.

Senator Cassidy offered the following amendment to the amendment and moved its adoption:

Amend Senate File 283 as follows:

Amend the Cassidy, Jepsen, Walsh, Frommelt, Stanley, Shaff and Lamborn amendment to Senate File 283, filed April 6, 1967, as follows:

1. By striking from line six (6) the word "the" and by inserting in lieu thereof the word "The".

The amendment to the amendment was adopted.

Senator Cassidy offered the following amendment to the Cassidy, Jepsen et al amendment and moved its adoption:

Amend the Cassidy, Jepsen, Walsh, Frommelt, Stanley, Shaff, and Lamborn amendment, filed April 6, 1967, to Senate File 283 by striking in line 6 the word "thirteenth" and inserting in lieu thereof the word "fourteenth".

The amendment to the amendment was adopted.

Senator Cassidy moved the adoption of the amendment as amended.

Division was requested.

The amendment was lost.

Senator Kyhl called up his amendment filed March 29,1967 and found on page 760 of the journal.

Senator Kyhl asked and received unanimous consent that the amendment be considered by division; sections 1 and 2 as Division 1 and sections 3 and 4 as Division 2.

Senator Kyhl moved the adoption of Division 1 of the amendment.

Division was requested.

Division 1 was lost.

Senator Kyhl asked and received unanimous consent that Division 2 be withdrawn.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 283 as follows:

- 1. Amend section one (1) by striking from line twenty-eight (28) the word "Humboldt,".
- 2. Further amend section one (1) by striking from line thirty-one (31) the word "Kossuth.".

- 3. Further amend section one (1) by striking from lines thirty-four (34) and thirty-five (35) the words "Pocahontas, Buena Vista, Palo Alto, Clay, Dickinson, Emmet" and by inserting in line thirty-four (34) after the word "Lyon," the word "and".
- 4. Further amend section one (1) by inserting the following at the end of such section:

"The fourteenth district shall consist of the counties of Dickinson, Emmet, Kossuth, Clay, Palo Alto, Buena Vista, Pocahontas, and Humboldt."

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 283 as follows:

- 1. Amend section four (4) by striking from line four (4) the word "five" and by inserting in lieu thereof the word "four (4)".
- 2. Further amend section four (4) by striking all after the period in line six (6) through line eight (8) inclusive and by inserting in lieu thereof the following:

"Two (2) commissioners shall serve until June 30, 1969, and two (2) commissioners shall serve until June 30, 1971, as determined by lot by such".

President Fulton took the chair at 12:05 p.m.

Division was requested on the amendment.

The amendment was lost.

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

#### AFTERNOON SESSION

The Senate reconvened, with Senator Coleman presiding.

President Fulton took the chair at 1:35 p.m.

#### SPECIAL ORDER

The chair called up the special order of business on Senate File 283.

Consideration of Senate File 283 was resumed.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 283 as follows:

1. By adding the following new section thereto:

"Section forty six point six (46.6), Code 1966 is hereby amended by striking the period (.) in line six (6) and by inserting in lieu thereof, "; such chairman, however, shall not be allowed a vote in the selection of nominees.".

Senator Mills rose on point of order on the grounds that the amendment was not germane to the content of the bill, and more specifically, to the title of the bill.

The Chair ruled the amendment was germane.

Roll call was requested.

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

# Ayes 27

Erskine Kibbie O'Malley Buren Flov. Klefstad Patton Burns Frommelt Kruck Reichardt Cassidy Glenn Main Reno Coleman Condon Hagedorn McGill Schaben Heaberlin Van Gilst Dodds Murrav Heving Nurse Ely

Navs: 22

Balloun Hill Lodwick Reppert Lucken Rigler Benda Jepsen Kosek Messerly Shirley Briles Kyhl Mills Stanley Clarke DeHart Lange Neu Stephens Denman Potgeter

Absent or not voting: 11

DeKoster Frey Lisle Van Eaton Elvers Hougen Riley Walsh Flatt Lamborn Shaff

Voting present: 1

Gaudineer

The amendment was adopted.

#### HOUSE AMENDMENT CONSIDERED

Senator Van Gilst called up for consideration Senate File 306, a bill for an act to provide for the use of safety emblems on slow-moving vehicles, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 306 as follows:

1. Section 1, by striking from lines one (1) and two (2) the words and figures "Section three hundred twenty-one point three hundred ninety-eight (321.398)" and inserting in lieu thereof the words and figures "Chapter three hundred twenty-one (321)".

Further amend Section 1 by inserting in line eight (8) after the word "less" the words ", and horse-drawn vehicles including buggies.".

- 2. By adding the following new section:
- "Sec. 2. Any person who shall violate the provisions of this Act shall be fined not more than five dollars."

The Senate concurred in the House amendment.

Senator Van Gilst 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

Kosek Neu Balloun Floy Nurse Briles Frommelt Kruck Patton Buren Gaudineer Kvhl Potgeter Glenn Lange Burns Hagedorn Lodwick Reichardt Cassidy Rigler Clarke Heaberlin Lucken Schaben Main Coleman Heying Shirley DeHart Hill -McGill Stanley Messerly Denman Hougen Dodds Mills Stephens Jepsen Van Gilst Murray Elv Kibbie Klefstad Erskine

Nays: 1

Condon

Absent or not voting: 14

Benda Frey Reno Shaff
DeKoster Lamborn Reppert Van Eaton
Elvers Lisle Riley Walsh
Flatt O'Malley

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 McGill, Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county, was taken up for consideration.

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

Neu Klefstad Erskine Balloun Nurse Briles Kosek Floy Patton Frommelt Kruck ' Buren Kyhl Potgeter Gaudineer Burns Reichardt Cassidy Glenn Lange Reppert Lodwick Clarke Hagedorn Heaberlin Lucken Rigler Coleman McGill Shirley Condon Heving Messerly Stanley Hill DeHart Stephens Denman Hougen Mills Van Gilst Jepsen Murray Dodds Kibbie Elv

Nays: 0

Absent or not voting: 15

BendaFreyO'MalleyShaffDeKosterLambornRenoVan EatonElversLisleRileyWalshFlattMainSchaben

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 601, a bill for an act relating to the regulation of benevolent associations, was taken up for consideration.

Senator Burns offered the following amendment and moved its adoption:

Amend Senate File 601 as follows:

"Sec. 3, line 3, by striking the words "five hundred four (504)" and inserting in lieu thereof the words "five hundred four A (504A)".

The amendment 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: 46

Kosek Neu Ely Balloun Kruck Nurse Benda Erskine Patton Flatt Kyhl Briles Buren Floy Lange Potgeter Lodwick Reichardt Burns Frommelt Gaudineer Lucken Reppert Cassidy Rigler Clarke Glenn Main Shirley Coleman Hagedorn McGill Condon Heying Messerly Stanley Stephens DeHart Jepsen Mills Van Gilst Denman Kibbie Murray Dodds Klefstad

Nays: 1

Heaberlin

Absent or not voting: 14

DeKoster Hougen Reno Shaff
Elvers Lamborn Riley Van Eaton
Frey Lisle Schaben Walsh
Hill 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 Reppert, Senate File 625, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof, was taken up for consideration.

Senator Hill rose on point of order, questioning if the bill should be referred to the appropriations committee.

The chair ruled the point not well taken.

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

BendaErskineKosekNurseBrilesFloyKyhlPattonBurenFrommeltLodwickPotgeter

Cassidy Clarke Coleman Condon DeHart Denman Dodds

Gaudineer Glenn Hagedorn Heaberlin Heying Jepsen Kibbie

Main McGill Messerly Mills Murray Neu

Lucken

Reichardt Reppert Rigler Shirley Stanley Stephens Van Gilst

Ely

Nays: 2

Hill

Klefstad

Absent or not voting: 17

Burns DeKoster Elvers Flatt Hougen Kruck Lamborn Lange

Lisle O'Malley Reno Riley Schaben Shaff Van Eaton Walsh

Frey

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 Klefstad, House File No. 120, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof, 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: 47

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon

Ely
Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn

Heaberlin

Klefstad Kosek Kruck Kyhl Lange Lodwick Lucken

Main

McGill

Nurse
O'Malley
Patton
Potgeter
Reno
Reppert
Rigler
Schaben
Shirley

DeHart Denman Hill Jepsen Kibbie Mills Murray Neu Stanley Van Gilst

Navs: 0

Absent or not voting: 14

DeKoster Elvers Frev Hougen Lamborn Lisle Reichardt Riley Shaff Stephens Van Eaton Walsh

Heying

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 Benda, Senate File 436, a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures, 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.

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

Ayes: 45

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
Denman
Dodds
Erskine

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Jepsen
Kibbie,
Klefstad

Kosek
Kruck
Kyhl
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray

Neu Nurse O'Malley Patton Potgeter Reno Reppert Schaben Shirley Stanley Van Gilst

Nays: 0

Absent or not voting: 15

Coleman DeKoster Elvers Ely Frey Heying Hougen Lamborn Lisle Reichardt Riley Shaff Stephens Van Eaton Walsh Voting present: 1

Rigler

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

Senator Kyhl took the chair at 2:40 p.m.

### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 217, a bill for an act relating to requirements for high school equivalency certificates.

Also:

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

House File No. 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File 217, a bill for an act relating to requirements for high school equivalency certificates.

Read first and second times, and passed on file.

House File No. 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 725, 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 passed on file.

Senate File 726, by Senator McGill, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such.

Read first and second times and passed on file.

Senate File 727, by Committee on Conservation and Recreation, a bill for an act relating to the fees of licenses issued by the state conservation commission.

Read first and second times and passed on file.

Senate File 728, by Committee on Public Health and Welfare, a bill for an act relating to barbering.

Read first and second times and passed on file.

# BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S. J. R.	. 37	Governmental Affairs
S. J. R.	. 38	Governmental Affairs
S.F.	696	Governmental Subdivisions
S. F.	709	Public Health and Welfare
S. F.	710	Governmental Subdivisions
S.F.	711	On Calendar
S.F.	712	Governmental Subdivisions
S.F.	713	Governmental Subdivisions
S.F.	714	Governmental Affairs
S. F.	715	Governmental Subdivisions
S.F.	716	Public Health and Welfare
S.F.	717	Judiciary
S.F.	718	Governmental Affairs
S.F.	719	Conservation and Recreation
S. F.	721	On Calendar
S. F.	722	Governmental Subdivisions
S. F.	723	Agriculture

S.F.	724	Judiciary
H.F.	161	Safety and Law Enforcement
н. г.	188	Transportation
н. г.	193	Agriculture
н. г.	292	Public Health and Welfare
H. F.	377	Safety and Law Enforcement
H. F.	380	Judiciary
H.F.	381	Conservation and Recreation

#### REPORTS OF COMMITTEES

# Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 193, a bill for an act to provide for the creation, establishment and administration of the Iowa state conservation commission peace officers' retirement, accident and disability system; to provide a fund for payment of retirement, accident and disability benefits to members of such system and dependents; to prescribe, etc., begs leave to report it has had the same under consideration and returns the bill without recommendation.

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House File 321</u>, a bill for an act relating to pensions for certain retired public school employees, begs leave to report it has had the same under consideration and recommends the same <u>do pass.</u>

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred <u>Senate File 407</u>, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, 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  $\underline{\text{Senate}}$   $\underline{\text{File 348}}$ , a bill for an act relating to the promulgation, approval and filing of rules of administrative 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 Senate File 385, a bill for an act relating to state aid for the mentally ill and mentally retarded, 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 <u>Senate File 15</u>, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state 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.

Senator John P. Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred <u>Senate File 269</u>, a bill for an act relating to the use of signal lights 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 as follows; and when so amended the bill do pass;

Amend Senate File 269 as follows:

- 1. Amend section two (2) by striking lines four (4) and five (5) and by inserting in lieu thereof the following:
- "1. By striking all of the first paragraph of subsection one (1) after the word 'on' in line four (4) and by inserting in lieu thereof:".
  - 2. Further amend Senate File 269 by inserting the following as a new section:
- Sec. 5. Section three hundred twenty-one point three hundred seventy-two (321.372), subsection four (4), Code 1966, is hereby amended by inserting after the period in line five (5) the following new sentence:

"However, if the bus is stopped on a four (4) lane highway, the driver shall leave the amber flashing warning lamps on and shall not turn on the front red flashing warning lamps,"

- 3. Further amend Senate File 269 by inserting the following as a new section:
- Sec. 6. This Act shall be effective on July 1, 1968.

JOHN P. KIBBIE, Chairman

Ordered passed on file.

### AMENDMENTS FILED

Amend Senate File 319 as follows:

- 1. Amend Section one (1) by inserting in line five (5) after the word "obstruction" the words "except signs or devises authorized by law or approved by the highway authorities".
- 2. Amend Senate File 319 section two (2) by inserting in line seven (7) after the word "vehicles" the words "except signs or devises authorized by law or approved by the highway authorities".

MERLE W. HAGEDORN CHARLES F. BALLOUN

Amend Senate File 727 as follows:

Amend Senate File 727 by striking subsections one (1) and two (2) from Section one (1), and renumber the following subsections.

COMMITTEE ON CONSERVATION AND RECREATION

Amend Senate File 342 as follows:

- 1. By striking from section sixteen (16) line five (5), the word "commissioner" and inserting in lieu thereof the words "state board".
- 2. By striking from section seventeen (17), line four (4) the word "commissioner" and inserting in lieu thereof the words "state board".

JOSEPH W. CASSIDY

Amend Senate File 342 by striking section seven (7) and inserting in lieu thereof the following:

"Sec. 7. The board of health of any city having a population of twenty-five thousand (25,000) or more, according to the latest federal census, shall continue for one (1) year from the effective date of this Act unless the city council shall either terminate the board sooner or elect to appoint a city board of health. The city board shall have jurisdiction within the municipal limits of said city. The council may appoint a city board in the manner specified in sections four (4) and five (5) of this Act or may appoint itself to act as the city board of health."

JOSEPH W. CASSIDY

House File 71 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By striking from line one (1) of subsection one (1) the words and figure ", line six (6),".
- 2. By striking from line two (2) of subsection one (1) the words "after the word reinsurance" and inserting in lieu thereof the words "of such subsection after the word reinsurance" in line six (6)".

- 3. By striking from line one (1) of subsection two (2) the words and figures ", lines seven (7) and eight (8),".
- 4. By striking from line two (2) of subsection two (2) the words "after the word reinsurance" and inserting in lieu thereof the words "of such subsection after the word reinsurance" in lines seven (7) and eight (8)".
- 5. By striking from line five (5) of subsection three (3) the word "Code." and inserting in lieu thereof the word "Code"."
- 6. By striking from line five (5) of subsection four (4) the word "Code." and inserting in lieu thereof the word "Code"."
- 7. By striking from line five (5) of subsection five (5) the word "Code." and inserting in lieu thereof the word "Code"."

Amend section three (3) by striking from line eight (8) the word "Code." and inserting in lieu thereof the word "Code"."  $^{\prime\prime}$ 

LEE GAUDINEER

Amend House File 212 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: 'However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on the interstate system of four lane divided highways and other four-lane highways designated by the state highway commission, except that such combination may leave such four-lane divided highways and travel to points which shall be no more than five (5) miles from the designated four-lane divided highways and providing that they travel on highways that are twenty-four (24) feet or more wide."

Further amend by adding the following new section:

"In event of a temporary closing of or temporary gap in a designated four-lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet." HOWARD C. REPPERT, JR.

#### MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which Senate File 159 passed the Senate.

DONALD W. MURRAY HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m., Monday, April 10, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, April 10, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Maurice Jones, pastor of the Methodist Church, Belmond, Iowa.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Kruck from 15 residents of Boone County, in opposition to pari-mutuel wagering.

By Senator Lamborn from 26 residents of Jones, Jackson, and Clinton Counties, in favor of pari-mutuel betting.

By Senator Murray from 15 residents of Kossuth and Humboldt Counties, in opposition to group annuities for school teachers.

By Senator O'Malley from 129 residents of Polk County in favor of pari-mutuel betting.

By Senator Stephens from 10 residents of Washington County, in opposition to pari-mutuel betting.

### VISITORS

Senator McGill rose on point of personal privilege and introduced the Honorable Raymond Pim, former member of the General Assembly from Lucas County, who was present in the Senate chambers.

Senator Briles presented nine students from Corning Community High school, who are also Boy Scout Explorers, who with Paul Odsen were present in the Senate galleries.

Senator Clarke rose on point of personal privilege and introduced 20 students from the Clarion school, who were present in the balcony with their instructor, Mrs. Helen Johnson.

Senator O'Malley introduced 120 students of the Ankeny Community school, who with their instructor, Mr. Ireland, were seated in the galleries.

#### SENATE FILE 209 WITHDRAWN

Senator Klefstad asked and received unanimous consent that Senate File 209 be withdrawn from further consideration by the Senate.

#### ADDITIONAL COPIES

Senator Klefstad asked and received unanimous consent that 500 copies of Senate File 74 be printed.

Senator Kibbie asked and received unanimous consent that 500 copies of Senate File 616 be printed.

### SPECIAL ANNOUNCEMENT

### LEGISLATIVE AWARDS DINNER

Senator Frommelt announced that the legislative correspondents have set Tuesday, May 23, for the biennial Legislative Awards dinner at the Hotel Fort Des Moines.

The Chair announced the filing of the following Call of the Senate on House File 212 and all amendments filed thereto:

### CALL OF THE SENATE

MR. PRESIDENT:

WE, the undersigned, respectfully request a call of the Senate on House File 212 and all amendments and motions thereto.

HOWARD C. REPPERT MERLE W. HAGEDORN J. HENRY LUCKEN ROBERT R. DODDS DONALD W. MURRAY ALAN SHIRLEY C. JOSEPH COLEMAN SEELEY G. LODWICK JOHN P. KIBBIE
GEORGE E. O'MALLEY
WILLIAM F. DENMAN
JAMES F. SCHABEN
GENE W. GLENN
W. J. REICHARDT
JOSEPH W. CASSIDY
MAX E. RENO

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 3:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

#### SPECIAL ORDER

The Chair called up the special order of business on Senate File 283.

On motion of Senator Frommelt, Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, was taken up for further consideration.

Senator Kruck offered the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

### Mr. President:

I move to reconsider the vote by which the Murray amendment to Senate File 283, found on page 895 of the Journal of the Senate, passed the Senate.

WARREN J. KRUCK

Division was requested.

The motion prevailed.

Senator Kruck moved the adoption of the following amendment filed April 7 by Senator Murray:

Amend Senate File 283 as follows:

1. By adding the following new section thereto:

"Section forty six point six (46.6), Code 1966 is hereby amended by striking the period (.) in line six (6) and by inserting in lieu thereof, "; such chairman, however, shall not be allowed a vote in the selection of nominees.".

Roll call was requested.

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

Ayes: 24

Burns Floy Heying O'Malley Kibbie Patton Cassidy Frev Frommelt Klefstad Reichardt Condon Dodde Glenn Main Reno Hagedorn McGill Schaben Elvers Erskine Heaberlin Nurse Van Gilst

Nays: 31

Lange Balloun Flatt Riley Benda Gaudineer Lisle Shaff Lodwick Briles Hill Shirley Jepsen Lucken Stanley Clarke DeHart Kosek Messerly Stephens Van Eaton DeKoster Kruck Neu Denman Kvhl Potgeter Walsh Elv Lamborn Rigler

Absent or not voting: 6

Buren Hougen Murray Reppert

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: 35

Balloun Floy Kruck Potgeter Benda Lamborn Reichardt Frey Burns Frommelt Lisle Reppert Cassidy Gaudineer McGill Rigler Clarke Glenn Messerly Riley Condon Heaberlin Neu Schaben Denman Hill Nurse Shirley Dodds Klefstad O'Malley Van Gilst Elv Kosek Patton

Nays: 21

Hagedorn Shaff Briles Lange Stanley DeHart Heying Lodwick Jepsen DeKoster Lucken Stephens Kibbie Van Eaton Main Elvers Erskine Kvhl Reno Walsh

Absent or not voting: 5

Buren Hougen Mills Murray

Coleman

Flatt

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 283 be immediately messaged to the House.

#### INTRODUCTION OF BILLS

Senate File 729, by Committee on Commerce, a bill for an act relating to the power of state and savings banks to own and lease certain personal property.

Read first and second times and passed on file.

Senate File 730, by Committee on Conservation and Recreation, a bill for an act relating to oil and gas wells.

Read first and second times and passed on file.

Senate File 731, by Committee on Education, a bill for an act to appropriate from the general fund of the state of Iowa funds to the state educational radio and television network board for the first-phase development of a state-wide educational radio and television network.

Read first and second times and passed on file.

Senate File 732, by Committee on Education, a bill for an act relating to state communications and educational radio and television.

Read first and second times and passed on file.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa.

Also:

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 No. 554, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District.

Also:

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 No. 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District.

Also:

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 No. 467, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles.

Also:

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 No. 365, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway.

Also:

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 No. 320, a bill for an act relating to credit unions.

Also:

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 No. 295, a bill for an act relating to the holding of local and state-wide poultry shows.

Also:

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 No. 266, a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need.

Also:

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 No. 257, a bill for an act relating to parole time not counted.

Also.

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 No. 246, a bill for an act relating to investigations involving probation by the court.

Also:

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 No. 17, a bill for an act relating to support and maintenance of the parties during divorce litigation.

Also:

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 No. 89, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File No. 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa.

Read first and second times, and passed on file.

House File No. 554, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District.

Read first and second times, and passed on file.

House File No. 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District.

Read first and second times, and passed on file.

House File No. 467, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles.

Read first and second times, and passed on file.

House File No. 365, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway.

Read first and second times, and passed on file.

House File No. 320, a bill for an act relating to credit unions.

Read first and second times, and passed on file.

House File 295, a bill for an act relating to the holding of local and state-wide poultry shows.

Read first and second times, and passed on file.

House File No. 266, a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need.

Read first and second times, and passed on file.

House File No. 257, a bill for an act relating to parole time not counted.

Read first and second times, and passed on file.

House File No. 246, a bill for an act relating to investigations involving probation by the court.

Read first and second times, and passed on file.

House File No. 17, a bill for an act relating to support and maintenance of the parties during divorce litigation.

Read first and second times, and passed on file.

House File No. 89, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEES

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 506, a bill for an act relating to providing a definite time at which interest on workmen's compensation claims will commence to accrue, 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:

Strike out all of lines ten (10) and eleven (11) after the word annum and add the following words thereof: "from the date of the payment such sum was due."

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 504, a bill for an act to provide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of their employment, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 86, a bill for an act to eliminate the board of arbitration in workmen's compensation hearings, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred House File 67, a bill for an act to improve the continuing contract for teachers, 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 Senate File 660, a bill for an act relating to the financial responsibility of slaughterhouses, 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 <u>Senate File</u> 622, a bill for an act to provide in part for an excise tax on the sale of certain lowa agriculture commodities, and to provide an appropriation therefor, 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 D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 89, a bill for an act relating to the establishment, management, and control of a state outdoor recreation-outdoor education center in conjuction with the Saylorville impoundment near Polk City, Iowa, 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:

Senate File 89 is hereby amended as follows:

1. Amend Section one (1) by striking therefrom lines twenty-seven (27) through thirty-two (32) and inserting in lieu thereof the following:

<sup>&</sup>quot; 'Commission' means the state conservation commission."

- 2. Amend Section two (2) by striking all of such section after the word "Iowa." in line four (4) and inserting in lieu thereof the following:
- "The center shall be under the jurisdiction of the state conservation commission which shall be responsible for the control, administration, operation, and maintenance of the center."
  - 3. Amend by striking therefrom Sections three (3) and four (4).
  - 4. Amend Section five (5) as follows:
- 1. By striking from line one (1) the word "committee" and inserting in lieu thereof the "commission".
- 2. By striking subsections two (2) and three (3) and inserting in lieu thereof the following:
- a. Administer the area and facilities of the center for outdoor lifetime sports activities and outdoor living, to provide for education in and for the use of the out-doors, to stimulate research in outdoor recreation and outdoor education, to carry on interpretive programs, to publish and disseminate information relating to outdoor recreation and outdoor education, and to promote on the job training of recreation managers and outdoor education teachers."
- b. "Employ such employees as shall be necessary to carry out the purposes of this Act and determine salaries for those employed."
- 3. By striking from line nine (9) the words "and purchase" and inserting in lieu thereof the words "purchase, condemnation, and leasing".
  - 4. By striking subsection six (6).
  - 5. By adding thereto the following subsections:
- a. "Provide the necessary administrative arrangements so that any university or college in Iowa may, at their own expense, conduct research on outdoor resources, recreation, and education at the center so long as that research activity is within the bounds of approved activity for the center."
- b. "Establish a system of fees and charges involving the use of the center, including entrance fees, individual event charges, user fees at lodges, exhibits and museums, pupil outdoor education registration fees, housing and board fees, and charges for rental of demonstration or experimental equipment."
- c. "Establish concession fees, negotiate all contracts involving concessions, and exercise control over the expenditure of all the funds,"
- d. "Exercise control over the construction of facilities, operation and maintenance, and purchase of equipment and supplies necessary to carry out the purposes of this Act."

- e. "Negotiate the routing of all internal roads and the maintenance or closing of existing roads inside the boundaries of the center."
- f. ''Make, publish, and enforce all rules and regulations necessary in carrying out the purposes of this  ${\tt Act.}$ ''
- g. "Submit to the Governor and the General Assembly a report before January 15, 1969, and every two (2) years thereafter, to account for activities, accomplishments, expenditures and recommendations deemed necessary regarding the operation of the center."
  - 6. Amend by striking therefrom Section six (6).
  - 7. Amend Section seven (7) as follows:
    - 1. By striking from line three (3) the words "by the director".
- 2. By striking from line four (4) the word "committee" and inserting in lieu thereof the word "commission".
- 8. Amend Section nine (9) by striking from lines two (2) and three (3) the words "outdoor recreation-outdoor education and administrative committee pursuant to" and inserting in lieu thereof the words "commission under".
  - 9. Amend Section ten (10) as follows:
- 1. By striking from line one (1) the word "committee" and inserting in lieu thereof the words "state conservation commission".
- 2. By inserting in line four (4) after the word "land" the words "leasing and".
  - 10. Amend by adding thereto the following new section:

"Section one hundred seven point twenty-four (107.24), subsection two (2), Code 1966, is hereby amended by adding thereto the following new paragraph:

" 'Outdoor recreation-outdoor education center established under this Act.' DONALD S. McGILL, Chairman

Ordered passed on file.

### AMENDMENT FILED

Amend Senate File 496 as follows:

1. By striking from line three (3) of section one (1) the words "word use" and by inserting in lieu thereof the word "period".

TOM RILEY

### SPECIAL ORDER

The Chair announced the special order of business on Senate File 342.

On motion of Senator Ely Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor, was taken up for consideration.

Senator Lodwick took the chair at 4:15 p.m.

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

Amend Senate File 342 as follows:

1. By striking from line twelve (12) of Section twenty-one (21) the word and numeral "quarter (1/4)" and inserting in lieu thereof the word and numeral "half (1/2)".

The amendment was adopted.

Senator Cassidy called up the following amendment and moved its adoption:

Amend Senate File 342 by striking section seven (7) and inserting in lieu thereof the following:

"Sec. 7. The board of health of any city having a population of twenty-five thousand (25,000) or more, according to the latest federal census, shall continue for one (1) year from the effective date of this Act unless the city council shall either terminate the board sooner or elect to appoint a city board of health. The city board shall have jurisdiction within the municipal limits of said city. The council may appoint a city board in the manner specified in sections four (4) and five (5) of this Act or may appoint itself to act as the city board of health."

The amendment was adopted.

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Tuesday, April 11, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, April 11, 1967.

The Senate met in regular session, President Fulton presiding.

Frayer was offered by the Reverend Gene Hermeier, pastor of the Shepherd of the Valley Lutheran Church, Council Bluffs, Iowa.

#### VISITORS

Senator Benda rose on point of personal privilege to present 33 seniors from the Williamsburg Community High School, who with their instructors, Mrs. Dorothy Gauger and Roland Chapman, were seated in the Senate galleries.

Senator Floy introduced 37 seniors from the Meservey-Thornton Community High school, who were seated in the balcony with their instructor, L. J. Carey.

Senator Lange presented 28 students from the Ida Grove Community school who were in the balcony. They were accompanied by Mr. Hall and Mrs. Beckman.

Senator Flatt rose on point of personal privilege and introduced 85 juniors and seniors from the Bridgewater-Fontanelle Community school, who were accompanied by their instructors, Mrs. Collins Bower and Mrs. Gilbert Rogers, and were seated in the Senate galleries.

Senator Balloun introduced 60 seniors from the Belle Plaine Community High school, who with their principal, Roland Hansen, and Dr. Howard Thomassen, were seated in the balcony.

### PETITION

Senator Ely filed a petition signed by 25 residents of Johnson, Linn and Benton Counties favoring pari-mutuel betting on horse races.

### ADDITIONAL COPIES

Senator Frommelt asked and received unanimous consent that 500 copies of Senate File 622 be printed.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 2 Senate Joint Resolution 8 Senate File 68 Senate File 145 Senate File 279

ADOLPH W. ELVERS Chairman Senate Committee

A. L. MENSING 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 Joint Resolution 2, Senate Joint Resolution 8, Senate File 68, Senate File 145, Senate File 279.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 April, 1967, sent to the governor for his approval, Senate Files 68, 145 and 279.

ADOLPH W. ELVERS, Chairman

Passed on file.

### RESOLUTIONS SENT TO THE SECRETARY OF STATE

Senator Adolph W. Elvers, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills, respectfully reports that it has on this 6th day of April, 1967, sent to the Secretary of State for deposit:

Senate Joint Resolution 2 Senate Joint Resolution 8

ADOLPH W. ELVERS, Chairman

Passed on file.

### SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that House File 572 be substituted for Senate File 720 as a special order of business for Thursday, April 13 at 9:00 a.m.

#### SPECIAL ORDER

The Chair called up the special order of business on Senate File 342.

On motion of Senator Ely, Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding thereof, was taken up for further consideration.

Senator Cassidy called up the following amendment and moved its adoption:

Amend Senate File 342 as follows:

1. By striking from section sixteen (16) line five (5), the word "commissioner" and inserting in lieu thereof the words "state board".

2. By striking from section seventeen (17), line four (4), the word "commissioner" and inserting in lieu thereof the words "state board".

The amendment was adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 342 as follows:

1. By striking from line one (1) of section twenty-one (21) the word and number "July 15" and inserting in lieu thereof the word and number "June 10".

The amendment was adopted.

Senator Messerly offered the following amendment filed by Senators Messerly and Heying and moved its adoption:

Amend Senate File 342 as follows:

Amend section 29 by inserting the following after the period in line 4:

"Such appropriation shall not exceed the amount which would be produced by a levy of one-half (1/2) mill on the taxable property within such county or city."

Division was requested.

The amendment was adopted.

Senator Messerly offered the following amendment filed by Senators Messerly and Heying:

Amend Senate File 342 as follows:

- 1. In Section 8, insert the following new paragraph after line 18:
- "d. However, before approving any rule or regulation the local board of health shall hold a public hearing on the proposed rule or regulation. Any citizen may appear and be heard at the public hearing. A notice of the public hearing, stating the time and place and the general nature of the proposed rule or regulation, shall be published at least ten (10) days before the hearing in a newspaper of general circulation in the area served by the board.

The board shall also make a reasonable effort to give notice of the hearing to the communications media located within said area.

2. Add the following at the end of section 23:

"The local board shall also submit a copy of said budget to the city council or board or supervisors for approval by each city or county served by the local board."

Senator Stanley offered the following amendment to the Messerly-Heying amendment and moved its adoption:

Amend the Messerly and Heying amendment to Section 23 of Senate File 342, filed April 11, 1967, by striking lines 2 through 4 of Section 2 and inserting in lieu thereof the following: "The local board shall also furnish a copy of said budget to the city council or board of supervisors of each city or county served by the local board."

Division was requested.

The amendment to the amendment was adopted.

Senator Messerly moved the adoption of the amendment filed by Senators Messerly and Heying as amended,

The amendment as amended was adopted.

President Pro Tempore O'Malley took the chair at 10:30 a.m.

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

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

Ayes: 34

Balloun	Frey	Kyhl	Potgeter
Benda	Frommelt	Lodwick	Reichardt
Burns	Gaudineer	McGill	Reno
Cassidy	Hagedorn	Messerly	Reppert
Clarke	Heying	Mills	Schaben
Condon	Jepsen	Neu	Shirley
Denman	Kibbie	Nurse	Stanley
Dodds	Klefstad	O'Malley	Van Gilst
Ely	Kosek		

Nays: 19

Briles	Flatt	Hougen	Main
DeHart	Floy	Lamborn	Rigler
DeKoster	Glenn	Lange	Stephens
Elvers	Heaberlin	Lisle	Van Eaton
Erskine	Hill	Lucken	

Absent or not voting: 8

Buren	Kruck	Patton	Shaff
Coleman	Murray	Riley	Walsh

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 342 be immediately messaged to the House.

#### THIRD READING OF BILLS

On motion of Senator Main Senate File 250, a bill for an act to authorize county conservation boards to establish and maintain public museums, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burns took the chair at 11:35 a.m.

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

Balloun	Frey	Kyhl	Patton
Benda	Frommelt	Lamborn	Potgeter
Briles	Gaudineer	Lange	Reichardt
Burns	Glenn	Lodwick	Reno
Cassidy	Hagedorn	Lucken	Reppert
Clarke	Heaberlin	Main	Rigler
Condon	Heying	McGill	Schaben
DeKoster	Jepsen	Messerly	Shirley
Denman	Kibbie	Mills	Stanley
Dodds	Klefstad	Neu	Stephens
Elvers	Kosek	Nurse	Van Eaton
Erskine	Kruck	O'Malley	Van Gilst
Floy			

Nays: 0

Absent or not voting: 12

Buren	Ely	Hougen	Riley
Coleman	Flatt	Lisle	Shaff
DeHart	Hill	Murrav	Walsh

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 250 be immediately messaged to the House.

On motion of Senator Ely Senate File 253, a bill for an act to amend Chapter five hundred fourteen (514), Code 1966, relating to the participation of pharmacies in a pharmaceutical service plan, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that House File 176 be substituted for Senate File 253, which motion prevailed.

Senator Kibbie offered the following amendment and moved its adoption:

Amend House File 176 as follows:

By adding the following new sentence after the period in line four (4) of Section Five (5): "The Commissioner shall require that the participating hospitals or pharmacies be reimbursed by the hospital service corporation or the pharmaceutical service corporation at rates equal to the rates or prices charged non-subscribers."

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend House File 176 as follows:

1. Amend the title by striking all after the word "to" in line two (2) and inserting in lieu thereof the following: "pharmaceutical and hospital service corporations."

The amendment was adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend House File 176 as follows:

1. By adding the following new sentence after the period in line six (6) of section three (3): "Membership in any pharmaceutical service corporation shall be open to all pharmacies licensed under chapter one hundred fifty-five (155) of the Code."

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: 50

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Klefstad

Kosek

Lamborn
Lange
Lodwick
Lucken
McGill
Messerly
Mills
Neu
Nurse
O'Malley

Kruck

Kyhl

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

Nays: 0

Absent or not voting: 11

Buren Coleman Hill Hougen

Main Murray Shaff Walsh

Gaudineer

Lisle

Rilev

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 House File 176 be immediately messaged to the House.

Senator Ely asked and received unanimous consent that Senate File 253 be withdrawn from further consideration by the Senate.

On motion of Senator Lamborn Senate File 318, a bill for an act to amend section three hundred thirteen point ten (313.10), Code 1966, relating to highway construction and repair, was taken up for consideration.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Consideration of Senate File 318 was resumed.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 318 by striking all after the enacting clause by adding in lieu thereof the following:

"Section 1. Section three hundred thirteen point ten (313.10), Code 1966 by adding thereto the following section:

"Notwithstanding the provisions of section three hundred thirteen point ten (313.10) the state highway commission is hereby authorized to do emergency work not to exceed fifteen thousand dollars (\$15,000.00) without advertising for bids. For the purpose of this section the term emergency shall mean a situation caused by failure of the road. bridge or drainage structure from any cause so that the highway is unserviceable or in jeopardy of additional failure, and the work must be done as quickly as possible."

"Section 2. The state highway commission may proceed to do emergency repair, restoration or reconstruction of the road, bridge or drainage structure by its own forces or let a special contract or contracts to have the work done. Providing that special bids have been duly solicited from persons or firms normally engaged in the kind of work under consideration who have indicated a desire to bid. In award of a special contract the state highway commission shall be governed by the provisions of section three hundred fourteen point one (314.1) and three hundred fourteen point two (314.2)."

Senator Kruck moved that further action on Senate File 318 be deferred.

Division was requested.

The motion prevailed.

# MOTION TO RECONSIDER

I moved to reconsider the vote by which House File 176 passed the Senate.

ROBERT R. RIGLER

Senator Rigler asked unanimous consent that the Senate rules be suspended and that House File 176 be retained by the Senate to allow consideration of his motion to reconsider.

Objection was raised.

Senator Rigler moved that the rules of the Senate be suspended and that House File 176 be retained by the Senate to allow consideration of his motion to reconsider the vote by which it passed the Senate.

### SENATE CONCURRENT RESOLUTION 27

Senator Kruck called up Senate Concurrent Resolution 27 filed by him on April 3, 1967 and found on page 806 of the journal.

Senator Kruck offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 27 as follows:

- 1. By inserting after the word "documents" in line sixteen (16) thereof the words ", not specifically made confidential by law,".
- 2. By inserting after the word "statistics" in line nineteen (19) thereof the words ", not specifically made confidential by law,".

The amendment was adopted.

Senator Kruck moved the adoption of Senate Concurrent Resolution 27.

The resolution was adopted.

### REPORTS OF CONFIRMATION COMMITTEES

Senator Lisle submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of George Annan, Clarinda, Page County, Iowa, for appointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report it has made such investigation and recommends that the appointment be confirmed.

VERN LISLE, Chairman ARTHUR A. NEU H. L. HEYING DONALD W. MURRAY H. KENNETH NURSE

On motion of Senator Lisle, the report was adopted.

Senator Lisle moved the appointment of George Annan, as a member of the State Soil Conservation Committee, for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 44

Balloun	Erskine	Kibbie	Messerly
Benda	Flatt	Klefstad	Mills
Burns	Floy	Kosek	Neu
Cassidy	Frey	Kyhl	O'Malley
Clarke	Frommelt	Lamborn	Potgeter
Condon	Gaudineer	Lange	Reno

DeHart DeKoster Dodds Elvers Elv Glenn Heaberlin Heying Hougen Jepsen

Lisle Lodwick Lucken Main McGill Rigler Schaben Shirley Stanley Van Gilst

Nays: 0

· Absent or not voting: 17

Briles Buren Coleman Denman Hagedorn Hill Kruck Murray Nurse

Patton Reichardt Reppert Rilev Shaff Stephens Van Eaton Walsh

The motion prevailed and President Fulton declared the appointment of George Annan as a member of the State Soil Conservation Committee confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Burns 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 Kenneth Mac Donald, Ph. D., of Iowa City, Johnson 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 1966, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the death of John P. Hummel, has completed its investigation and recommends Kenneth MacDonald for this appointment.

ROBERT J. BURNS, Chairman HUGH H. CLARKE PEARLE DeHART MERLE W. HAGEDORN GILBERT E. KLEFSTAD

On motion of Senator Burns, the report was adopted.

Senator Burns moved the appointment of Kenneth MacDonald, Ph. D., as a member of the Board of Examiners in the Basic Sciences, for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the death of John P. Hummel.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Condon

Flatt Floy Frey Frommelt Gaudineer Glenn Hagedorn

Klefstad Kosek Kyhl Lamborn Lange Lisle Lodwick

Nurse O'Malley Potgeter Reichardt Reno

Reno Reppert Rigler

DeHart DeKoster Denman Dodds Elvers Ely

Heaberlin Heying Hill Hougen Jepsen Kibbie

Lucken Main McGill Messerly Mills Neu

Shirley Stanley Stephens Van Eaton Van Gilst

Schaben

Erskine

Nays: 0

Absent or not voting: 8

Buren Coleman Kruck Murray Patton Riley

Shaff Walsh

The motion prevailed and President Fulton declared the appointment of Kenneth MacDonald, Ph. D. as a member of the Board of Examiners in the Basic Sciences confirmed for the unexpired portion of the term ending June 30, 1969, to fill the vacancy created by the death of John P. Hummel.

Senator Denman submitted the following report:

Mr. President:

Your committee 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 Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

> WILLIAM F. DENMAN, Chairman GEORGE E. O'MALLEY TOM J. FREY ANDREW G. FROMMELT KENNETH BENDA

> > Neu

Schaben

On motion of Senator Denman, the report was adopted.

Senator Denman moved the reappointment of Mrs. Elizabeth S. Kruidenier as a member of the Iowa Civil Rights Commission, for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 47

Balloun Benda Briles Burns Cassidy Clarke DeHart

Erskine Flatt Floy Frev Frommelt Gaudineer

Glenn

Kosek Kyhl Lamborn Lange

Lodwick

Kibbie

Nurse O'Malley Potgeter Reichardt Lisle Rigler

Elv

DeKoster Hagedorn
Denman Heaberlin
Dodds Hill
Elvers Hougen

Lucken Main McGill Messerly Mills Shirley Stanley Van Eaton Van Gilst

Nays: 1

Klefstad

Absent or not voting: 13

Buren Coleman Condon Heying Kruck Murray Patton

Jepsen

Reno Reppert Riley Shaff Stephens Walsh

The motion prevailed and President Fulton declared the reappointment of Mrs. Elizabeth S. Kruidenier as a member of the Iowa Civil Rights Commission confirmed for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

Senator De Hart submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of W. Bernard King of Ames, Story 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report it has made such investigation and recommends that the appointment be confirmed.

PEARLE DEHART, Chairman FRANCIS L. MESSERLY JAMES F. SCHABEN ADOLPH W. ELVERS STANLEY M. HEABERLIN

On motion of Senator DeHart, the report was adopted.

Senator DeHart moved the reappointment of W. Bernard King, as a member of the Board of Examiners in the Basic Sciences, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appontee be confirmed?" the vote was:

Ayes: 47

Balloun Briles Burns Cassidy Clarke Condon DeHart

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn

Klefstad Kosek Kyhl Lamborn Lange Lisle Lodwick

Neu
O'Malley
Patton
Potgeter
Reno
Rigler

Shirley

DeKoster Denman Dodds Elvers

Hagedorn ' Heaberlin Heying Jepsen Kibbie

Lucken Main McGill Messerly Mills

Stanley Stephens Van Eaton Van Gilst

Navs: 0

Ely

Absent or not voting: 14

Benda Buren Coleman Hougen Kruck Murray Reichardt Reppert Riley

Schaben Shaff Walsh

Hill

Nurse

The motion prevailed and President Fulton declared the reappointment of W. Bernard King as a member of the Board of Examiners in the Basic Sciences confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

Senator Ely submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Jack M. Fulton of Cedar Rapids, Linn County, Iowa, for the appointment as Commissioner of Public Safety, under the provisions of Sections 80,2 and 80,3. Code of Iowa, 1966, effective May 1, 1967, for unexpired portion of the term ending June 30, 1967, and for the regular fouryear term beginning July 1, 1967, and ending June 30, 1971, begs leave to report it has made such investigation and recommends that the appointment be confirmed.

JOHN M. ELY, JR., Chairman TOM RILEY ALAN SHIRLEY ROBERT R. DODDS VERN LISLE

On motion of Senator Ely, the report was adopted.

Senator Ely moved the appointment of Jack M. Fulton, as Commissioner of Public Safety, for the unexpired portion of the term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 49

Balloun Flatt Benda Floy Briles Frev Burns Frommelt Cassidv Gaudineer Clarke Glenn Condon Hagedorn DeKoster Heaberlin Denman Heying Dodds Jepsen

Kosek Kruck Kyhl Lamborn Lange Lodwick Lucken Main McGill

Messerly

Nurse O'Malley Patton Potgeter Reno Reppert Rigler Shirley Stanley

Stephens

Elvers Elv

Kihhie Klefstad Mills Neu

Van Eaton Van Gilst

Erskine

Nays: 0

Absent or not voting: 12

Buren Coleman DeHart

Hill Hougen Lisle

Murray Reichardt Riley

Schaben Shaff Walsh

The motion prevailed and President Fulton declared the appointment of Jack M. Fulton as Commissioner of Public Safety confirmed for the unexpired portion of the term ending June 30, 1967, and for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

Senator Van Eaton submitted the following report:

### Mr. President:

Your committee to investigate the character and qualifications of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of Section 105A.3, Code of Iowa 1966, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

> CHARLES S. VAN EATON, Chairman ROGER J. SHAFF ALAN SHIRLEY WILLIAM J. REICHARDT GENE F. CONDON

On motion of Senator Van Eaton, the report was adopted.

Senator Van Eaton moved the reappointment of Lawrence S. Slotsky, as a member of the Iowa State Civil Rights Commission, for the regular four-year term beginning July 1, 1967, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 48 Balloun

Benda Briles Burns Cassidy Clarke Condon DeHart DeKoster . Denman

Dodds .

Elvers

Erskine Flatt Floy Frev Frommelt Gaudineer Glenn Hagedorn

Heaberlin

Heying

Hougen

Kibbie Klefstad Kosek Kruck Kyhl Lamborn

Jepsen

Lange · Lisle

Neu O'Malley Potgeter Reppert Rigler Schaben Shirley

Messerly

Mills

Lodwick Stanley Lucken Van Eaton Van Gilst McGill

Nays: 0

Absent or not voting: 13

Buren Murray Coleman Nurse Hill Patton Reichardt Reno Riley Shaff Stephens Walsh

Main

The motion prevailed and President Fulton declared the reappointment of Lawrence S. Slotsky as a member of the Iowa State Civil Rights Commission confirmed for the regular four-year term beginning July 1, 1967 and ending June 30, 1971.

Senator Shaff 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 Laurence Allen Straley of Clinton, Clinton 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, has completed its investigation and recommends Laurence Allen Straley for this appointment.

ROGER J. SHAFF, Chairman DAVID STANLEY GEORGE E. O'MALLEY JOHN M. ELY, JR. EUGENE M. HILL

On motion of Senator Shaff, the report was adopted.

Senator Shaff moved the appointment of Laurence Allen Straley, as a member of the Iowa Aeronautics Commission, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 50

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill
Hougen

Jepsen

Kibbie -

Klefstad

Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Neu

Kosek

Kruck

Lamborn

Kyhl

Nurse Patton Potgeter Reichardt Reno Rigler Shaff Shirley Stanley Stephens

Van Eaton Van Gilst

Nays: 0

Absent or not voting: 11

Buren

Hagedorn

O'Malley

Schaben

Coleman

Main

Reppert

Walsh

Ely

Murray

Riley

The motion prevailed and President Fulton declared the appointment of Laurence Allen Straley as a member of the Iowa Aeronautics Commission confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

### 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 No. 530, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa.

Also:

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

House File No. 514, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa.

Also

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

House File No. 470, a bill for an act relating to the prorating of motor vehicle registration fees.

Also:

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

House File No. 354, a bill for an act relating to execution sales.

Also:

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

House File No. 284, a bill for an act to regulate the business of debt management.

4100

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

House File No. 244, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system.

Also:

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

House File No. 53, a bill for an act to provide for collection of sewer charges with water rentals or charges.

Also:

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

House File No. 22, a bill for an act relating to the operation of a motor vehicle while under the influence of alcohol or drugs.

WILLIAM R. KENDRICK, Chief Clerk

### SENATE CONCURRENT RESOLUTION 30

By: Stanley, Stephens, Reno Lisle and Lodwick

WHEREAS, the rodeo and its colorful pageantry arose as an offspring of the thriving cattle industry in the pioneer days of this Country; and

WHEREAS, since the first commercial rodeo was held in the 1890's, the rodeo has grown to be a national institution which depicts a vital phase of the American way of life and preserves the history of the old West; and

WHEREAS, rodeos have spread to the entire United States and many parts of the world, and have attracted and entertained millions of ardent fans and spectators; and

WHEREAS, the rodeo has grown to be one of the most popular and best liked sports of the Iowa people and has attracted thousands of ardent rodeo fans and enthusiasts throughout this State;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE HOUSE CONCURRING:

That recognition is given to the Rodeo as an American institution, as a creative sport, as a form of popular public entertainment, and as a form of recreation and amusement of ever increasing popularity among the people of this State and Nation.

### ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S.F.	89	Appropriations
S. F.	622	Appropriations
S. F.	725	On Calendar

S. F. 726 Judiciary

S. F. 727	On Calendar
S. F. 728	On Calendar
S. F. 729	On Calendar
S.F. 730	On Calendar
S. F. 731	Appropriations
S. F. 732	On Calendar
H. F. 17	Judiciary
H. F. 89	Governmental Subdivisions
H. F. 217	Education
H. F. 246	Judiciary
H. F. 257	Public Health and Welfare
H. F. 266	Public Health and Welfare
H. F. 295	Agriculture
H. F. 312	Commerce
H.F. 320	Commerce
H. F. 365	Safety and Law Enforcement
H. F. 467	Safety and Law Enforcement
H. F. 553	Judiciary
H. F. 554	Judiciary
H.F. 572	Governmental Affairs

# REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 320, a bill for an act relating to parole time not counted, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman

Also:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 678, a bill for an act to authorize the parole of prisoners committed to municipal and county jails, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred  $\frac{\text{House File 572}}{\text{House members}}$ , a bill for an act to establish a merit system of personnel administration for state employees 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  $\frac{\text{House House}}{\text{House House}}$ .

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 314, a bill for an act relating to zoning of unincorporated areas within three miles 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.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to 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 396, a bill for an act relating to the authority for joint county-city or town buildings, 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 431, a bill for an act relating to ordinances and ordinance enforcement in

cities and towns, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 442, a bill for an act relating to sidewalks 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 564, a bill for an act relating to county courthouses, 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 573, a bill for an act relating to judges of elections, 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 89, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund, 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 150, a bill for an act relating to the collection and disposal of refuse and garbage 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

Amend House File 188 by adding a new section as follows and renumbering the final section:

"This Act shall not have any application to any highway route projected by the highway commission for which acquisition of right of way has been commenced prior to the effective date hereof."

VERN LISLE
JAMES E. BRILES
TOM J. FREY
ARTHUR A. NEU
GILBERT E. KLEFSTAD
JOSEPH B. FLATT
ALAN SHIRLEY

Amend Senate File 642 by striking from section seven (7), line eight (8) the words "a court of record" and inserting in lieu thereof the words "one or more of the courts of record included in chapter six hundred five A (605A) of the Code".

MAX MILO MILLS WILLIAM F. DENMAN

Amend Senate File 496 by striking lines 30 through 34 and renumbering the remaining paragraphs.

MAX E. RENO

Amend Senate File 354 as follows:

Amend the title, line 1, by striking the words "and plumage".

- 2. Amend the title, line 2, by striking the words "birds and".
- 3. Amend Section 1, line 4, by striking the words "or plumage".
- 4. Amend Section 1, line 5, by striking all after the word "taken" and insert in lieu thereof the following "deer. Such deer hides shall be plainly labelled with the owner's name and address and license number prior to the sale. This name and address and license number must remain attached to the hide while such hide is within the boundaries of this state."

ALDEN J. ERSKINE

Amend Senate File 396 by striking all of Section 8 and inserting in lieu thereof the following:

"Sec. 8. This Act being deemed of immediate importance shall be in effect from and after its publication in The Brooklyn Chronicle, a newspaper published at Brooklyn, Iowa, and in The Donnellson Review, a newspaper published at Donnellson, Iowa."

SEELEY G. LODWICK KENNETH BENDA

Amend Senate File 589, Section 1 by striking lines five (5) through eight (8) inclusive and insert in lieu thereof:

"except that any pupil participating in an organized and supervised athletic program of the high school which program requires at least as much time of participation per week as such one-eighth (1/8) unit may be excused from the physical education course during the time of his participation."

LUCAS J. DEKOSTER

Amend Senate File 428 as follows:

1. Amend the title of Chapter 419 by adding the words "and Private Colleges and Universities" after the word "Projects".

ARTHUR A. NEU

Amend Senate File 406 as follows:

1. Amend section one by inserting at the end thereof the following:

"The provisions of this Act shall not affect any litigation now in progress regarding the subject matter of this Act.".

ROBERT J. BURNS

Amend Senate File 496 by striking lines 27 through 29 and renumbering the remaining paragraphs.

MAX E. RENO

Amend Senate File 496 by striking lines 25 through 42.

MAX E. RENO

Amend Senate File 496 by striking lines 35 through 38 and renumbering the remaining paragraphs.

MAX E. RENO

Amend Senate File 496 as follows:

1. By adding the following section thereto:

Chapter one hundred five A point nine (105A.9), subsection one (1), Code 1966, is hereby amended by inserting at the end thereof the following:

"In all cases under this section the written complaint must be accompanied by a bond in the penal sum of one thousand (1,000) dollars for the use of the person, partnership, association or corporation against whom a complaint is made, with sureties to be approved by the commission, conditioned that the person filing the complaint will pay damages which the person complained of may sustain by reason of the wrongful complaint.

"In an action on such bond herein the plaintiff may recover, if he shows that there was no reasonable cause to believe the ground upon which the complaint was made, the actual damages sustained and reasonable attorney fees to be fixed by the court, nor need he wait for a determination by the commission before commencing such action."

SEELEY G. LODWICK ROGER W. JEPSEN MAX E. RENO ROBERT R. RIGLER WARREN J. KRUCK

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, April 12, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, April 12, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Charles Kruse, pastor of the Plymouth Presbyterian Church, Akron, Iowa.

#### VISITORS

Senator Kruck rose on point of personal privilege and presented 60 senior high school students from the Ogden Community High School, who were seated in the balcony with their instructors, Phillip Stone and Wendell Middents.

Senator Gaudineer rose to introduce 30 students from Woodside Junior High school, Saydel Consolidated School district, who withinstructor, Mrs. Mildred Smith, were seated in the balcony.

Senator Mills rose on point of personal privilege and presented 95 students from West Marshall Community school, State Center, who were seated in the gallery with their instructors, Mrs. Halsted, Mrs. Coughenour, Mrs. Albee, and Miss Shelton.

Senator Burns presented 10 students from Area XVocational School, Iowa City, who were seated in the balcony with Mrs. Richard Larew, their instructor.

Senator O'Malley rose on point of personal privilege to introduce 30 seventh grade students from Woodside Junior High school, Saydel Consolidated School district, who were seated in the Senate gallery with their instructors, Mrs. Ruth Webb, and Miss Jean Courtney.

Senator Balloun rose on point of personal privilege to present 45 students from Garrison Consolidated school, who were in the balcony with Robert Holliday.

Senator Messerly presented 13 junior and senior students from Cedar Falls Community High school, who with instructor, Mrs. William Cannon, were seated in the gallery.

Senator Messerly also presented 19 senior students from Cedar Falls Community High school and Campus High school, Cedar Falls, who were seated in the gallery with their sponsors.

On behalf of Senator Benda, Senator Walsh presented 53 students from Iowa Valley Community High school, Marengo, who with their instructor, Andrew Agosta, were seated in the balcony.

Senator Stanley rose on point of personal privilege and presented 100 eighth grade students from Tipton Community school, who were seated in the gallery with their instructors, Richard Bristol and Mrs. Martha Jane Henry.

Senator Riley rose on point of personal privilege and presented 70 senior students from Linn-Mar Community school, Marion, who were in the balcony with Michael Gibney.

Senator Main rose to present 60 students who are seniors at Wayne Community school, Corydon, who with their instructor, Mrs. Lena Sayers, were seated in the Senate gallery.

Senator Clarke rose on point of personal privilege and presented 72 students from Dows Community school, who were seated in the gallery with their instructors, Richard Opheim and Franklin Richards.

Senator DeKoster presented 35 seniors from Sioux County schools, who represented the top 10 percent of their respective classes. They were accompanied by their respective school principals, Jim Munday, Boyden-Hull Community school, Hull; Osborne Liaboe, Rock Valley Community school; Herman Clemons, Sioux Center Community school; Verle Duistermars, Floyd Valley Community school, Alton; Roy Roth, West Sioux Community school, Hawarden; Dale Hubers, Maurice-Orange Community school, Orange City.

Senator Schaben rose on point of personal privilege and introduced a former legislator from Harrison County, the Honorable William Welch, who was present in the Senate chambers.

## PETITION

The following petition was presented and placed on file.

By Senator Kosek from 51 residents of Linn County, in favor of the proportionate sharing plan.

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

The Senate reconvened with President Fulton presiding.

### ADDITIONAL COPIES

Senator Elvers asked and received unanimous consent that 500 copies of Senate File 644 be printed.

Senator Stanley asked and received unanimous consent that 500 copies each of Senate Files 547 and 716 be printed.

Senator Cassidy asked and received unanimous consent that 500 copies of Senate File 677 be printed.

### 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 No. 106, a bill for an act relating to the offering of courses in driver education.

### HOUSE AMENDMENT TO SENATE FILE 106

Amend Senate File 106 as follows:

- 1. By deleting in line six (6) the word "or".
- 2. By deleting in line seven (7) the word "term" and inserting in lieu thereof the following: "terms or partly in one term or summer vacation period and partly in the succeeding term or summer vacation period, as the case may be,".
  - 3. By inserting in line ten (10) before the word "This" the following; "Sec. 2.".

Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 96, a bill for an act to provide law clerks for supreme court judges.

### HOUSE AMENDMENT TO SENATE FILE 96

Amend Senate File 96, Section 1, by striking in line six (6) the figures, "\$7,500" and inserting in lieu thereof the figures "\$6,000".

Also:

That the House has adopted and agreed to the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 11, proposing an amendment to the Constitution of the State repealing the section of the Constitution which provides for the office and election of a county attorney.

Also:

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

House File No. 659, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District.

Also:

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

House File No. 218, a bill for an act to create a state board of dentistry.

Also

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

House File No. 207, a bill for an act relating to the purchase of street equipment and machinery by cities and towns.

Also:

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

House File No. 111, a bill for an act to amend chapter 695 relating to the carrying of weapons.

Also:

That the House has concurred in Senate amendments to and passed House File No. 98, a bill for an act relating to fish bait.

WILLIAM R. KENDRICK, Chief Clerk

### INTRODUCTION OF BILLS

Senate File 733, by Committee on Public Health and Welfare, a bill for an act relating to vital statistics.

Read first and second times and passed on file.

Senate File 734, by Committee on Public Health and Welfare, a bill for an act to establish a community work and training program for recipients of aid to dependent children.

Read first and second times and passed on file.

Senate File 735, by Committee on Agriculture, a bill for an act relating to production and sale of milk and milk products.

Read first and second times and passed on file.

Senate File 736, by Committee on Education, a bill for an act relating to advertising and selling courses of instruction and to amend chapter seven hundred thirteen A (713A), Code 1966, relating thereto.

Read first and second times and passed on file.

### HOUSE MESSAGES CONSIDERED

House File No. 530, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa.

Read first and second times, and passed on file.

House File No. 514, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa.

Read first and second times, and passed on file.

House File No. 470, a bill for an act relating to the prorating of motor vehicle registration fees.

Read first and second times, and passed on file.

House File No. 354, a bill for an act relating to execution sales.

Read first and second times, and passed on file.

House File No. 284, a bill for an act to regulate the business of debt management.

Read first and second times, and passed on file.

House File 244, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system.

Read first and second times, and passed on file.

House File No. 53, a bill for an act to provide for collection of sewer charges with water rentals or charges.

Read first and second times, and passed on file.

House File No. 22, a bill for an act relating to the operation of a motor vehicle while under the influence of alcohol or drugs.

Read first and second times, and passed on file.

House Joint Resolution 11, proposing an amendment to the Constitution of the State repealing the section of the Constitution which provides for the office and election of a county attorney.

Read first and second times, and passed on file.

House File No. 659, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District.

Read first and second times, and passed on file.

House File No. 218, a bill for an act to create a state board of dentistry.

Read first and second times, and passed on file.

House File No. 207, a bill for an act relating to the purchase of street equipment and machinery by cities and towns.

Read first and second times, and passed on file.

House File No. 111, a bill for an act to amend chapter 695 relating to the carrying of weapons.

Read first and second times, and passed on file.

#### SPECIAL ORDER

The Chair called up the special order of business on Senate File 496.

On motion of Senator Ely, Senate File 496, a bill for an act relating to discrimination in housing, 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 the following amendment, filed by Senators Ely and Stanley, be taken up out of order and moved its adoption:

Amend Senate File 496 as follows:

1. By striking from line three (3) of section two (2) the word "unlawful" and inserting in lieu thereof the words "an unfair or discriminatory practice".

The amendment was adopted.

Senator Ely called up the following amendment filed March 27 and moved its adoption:

Amend Senate File 496 by adding after the word "housing" in line 4 of section 2 the words "or real property".

The amendment was adopted.

Senator Riley called up the following amendment filed March 31 and moved its adoption:

Amend Senate File 496 by striking subsection four (4) of section two (2).

Division was requested.

The amendment was adopted.

Senator Riley called up the following amendment filed April 10 and moved its adoption:

Amend Senate File 496 as follows:

1. By striking from line three (3) of section one (1) the words "word use" and by inserting in lieu thereof the word "period".

The amendment was adopted,

Senator Lodwick called up the following amendment filed April 11 by Senators Lodwick, Jepsen, Reno, Rigler and Kruck;

Amend Senate File 496 as follows:

1. By adding the following section thereto:

Chapter one hundred five A point nine (105A.9), subsection one (1), Code 1966, is hereby amended by inserting at the end thereof the following:

'In all cases under this section the written complaint must be accompanied by a bond in the penal sum of one thousand (1,000) dollars for the use of the person, partnership, association or corporation against whom a complaint is made, with sureties to be approved by the commission, conditioned that the person filing the complaint will pay damages which the person complained of may sustain by reason of the wrongful complaint.

"In an action on such bond herein the plaintiff may recover, if he shows that there was no reasonable cause to believe the ground upon which the complaint was made, the actual damages sustained and reasonable attorney fees to be fixed by the court, nor need he wait for a determination by the commission before commencing such action."

Senator Riley offered the following amendment by Senators Riley and Stanley to the Lodwick et al amendment and moved its adoption:

Amend the Lodwick, et al amendment to Senate File 496 dated April 11, 1966, as follows:

- 1. By adding the following in line six (6) after the word "section": "involving a complaint of an unfair or discriminatory practice under section two (2) of this act"
- 2. By striking the words "one thousand (1,000)" in line eight (8) and inserting in lieu thereof the words "five hundred (500)"

Senator Kruck asked and received unanimous consent that his name be removed from the Lodwick, Jepsen, Reno, Rigler and Kruck amendment.

Division was requested on the Riley-Stanley amendment to the Lodwick, Jepsen, Reno and Rigler amendment.

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the Lodwick et al amendment.

Amend the Lodwick amendment by striking all after the word, ", court", in lines nineteen (19), twenty (20) and twenty-one (21) and inserting in lieu thereof a period (.).

The amendment to the amendment was adopted.

Senator Lodwick moved the adoption of the Lodwick, Jepsen, Reno and Rigler amendment as amended.

Roll call was requested.

Rule 8 was invoked.

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

Ayes: 31

Balloun Briles Buren Clarke Coleman DeHart DeKoster Elvers Erskine
Flatt
Floy
Hagedorn
Hougen
Jepsen
Kosek
Kyhl

Lamborn
Lange
Lodwick
Lucken
Messerly
Mills
Murray
Neu

Reno Rigler Shaff Stanley Stephens Van Eaton

Potgeter

Nays: 28

Burns
Cassidy
Condon
Denman
Dodds
Ely
Frey

Frommelt Gaudineer Glenn Heaberlin Heying Hill Kibbie Klefstad Kruck Main McGill Nurse O'Malley Patton Reichardt Reppert Riley Schaben Shirley Van Gilst

Walsh

Absent or not voting: 2

Benda

Lisle

The amendment was adopted.

The Chair announced the filing of the following Call of the Senate on Senate File 496 and all amendments and motions thereto:

### CALL OF THE SENATE

#### MR. PRESIDENT:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 496 and all amendments and motions thereto.

G. E. KLEFSTAD GEORGE O'MALLEY C. JOSEPH COLEMAN HOWARD REPPERT, JR. JOSEPH CASSIDY ROBERT BURNS ROBERT R. DODDS DONALD MURRAY JOHN P. KIBBIE MERLE W. HAGEDORN GENE CONDON EUGENE HILL JOHN ELY JOHN W, PATTON DONALD MC GILL WILLIAM DENMAN ANDREW G. FROMMELT

Senator Frommelt asked and received unanimous consent that Senator Benda be excused from the Call of the Senate.

### MOTION TO RECONSIDER

#### Mr. President:

I move to reconsider the vote by which the Lodwick, Jepsen, Reno, Rigler amendment of April 11 to Senate File 496 passed the Senate.

C. JOSEPH COLEMAN

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

### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### SPECIAL GUEST

President Fulton appointed as a committee of two, Senators Frommelt and Rigler, to wait upon the Honorable Nguyen Nhan, Counselor of the Embassy of Vietnam, Washington, D.C., and escort him to the rostrum, where he was welcomed by President Fulton on behalf of the Senate. Counselor Nhan expressed his pleasure for the invitation to appear before the Senate and on behalf of his countrymen offered his gratitude for the help given Vietnam by the United States.

### CALL OF THE SENATE

The Chair announced the Call of the Senate on Senate File 496 and requested the Secretary to call the roll.

Roll call revealed all members present with the exception of Senator Benda, who had been excused.

Senator Coleman called up his motion to reconsider the vote by which the amendment filed by Senators Lodwick, Jepsen, Reno and Rigler passed the Senate.

Roll call was requested.

On the question "Shall the Senate reconsider the vote on the amendment?", the vote was:

Rule 8 was invoked.

Ayes: 28

Kruck Reichardt Burns Floy Frommelt Cassidy Main Reppert Coleman Gaudineer McGill Riley Schaben Condon Glenn Murray Denman Heaberlin Nurse Shirley Van Gilst Dodds Kibbie O'Malley Klefstad Patton Walsh Ely

Nays: 32

Kyhl Balloun Flatt Neu Lamborn Potgeter Briles Frey Reno Buren Hagedorn Lange Clarke Heying Lisle Rigler DeHart Hill Lodwick Shaff Stanley DeKoster Hougen Lucken Elvers Jepsen Messerly Stephens Van Eaton Erskine Kosek Mills

Absent or not voting: 1

### Benda

The motion was lost.

Senator Reno asked and received unanimous consent that his amendments filed April 11, 1967 and found on pages 938 and 939 of the journal be withdrawn.

Senator Reno offered the following amendment:

Amend Senate File 496 by striking lines 25 through 38.

Senator Reno asked and received unanimous consent that the amendment be with-drawn.

Senator Rigler asked and received unanimous consent that the following amendment filed by him be withdrawn:

Amend the Lodwick, Jepsen, Reno, Rigler and Kruck amendment to Senate File 496, filed April 11, 1967, as follows:

1. By striking from line three (3) the word "Chapter" and by inserting in lieu thereof the word "Section".

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

Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt
Flov

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Kibbie
Klefstad
Kosek
Kruck

Lamborn

Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Van Gilst

Walsh

Nays: 11

Balloun Briles DeHart Erskine Hill Hougen Jepsen Kyhl Lucken Stephens Van Eaton

Absent or not voting: 1

Benda

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 Senator Rigler's motion to reconsider the vote by which House File 212 failed to pass the Senate:

The Chair announced the following Call of the Senate:

CALL OF THE SENATE

Mr. President:

WE, the undersigned, respectfully request a call of the Senate on House File 212 and all amendments and motions thereto.

HOWARD C. REPPERT MERLE W. HAGEDORN J. HENRY LUCKEN ROBERT R. DODDS DONALD W. MURRAY ALAN SHIRLEY C. JOSEPH COLEMAN S. G. LODWICK JOHN P. KIBBIE
GEORGE E. O'MALLEY
WILLIAM F. DENMAN
JAMES F. SCHABEN
GENE W. GLENN
W. J. REICHARDT
JOSEPH W. CASSIDY
MAY F. DENO

MAX E. RENO

Senator Glenn asked and received unanimous consent that Senator Benda be excused from the Call of the Senate.

Senator Clarke rose on point of order on the grounds that the debate was not germane to the motion.

The Chair ruled the point not well taken.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, April 13, 1967.

### REPORTS OF COMMITTEES

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 554</u>, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District, in the counties of Dubuque, Jackson, Jones and Delaware, State of Iowa, and declaring the boundaries of said school district to be lagally 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 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District, in the counties of Dubuque, Jackson, Jones and Delaware, 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.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 618</u>, a bill for an act to be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 561</u>, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code, 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 560, a bill for an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle, 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 <u>Senate File 405</u>, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the counties of Johnson and Iowa, 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  $\underline{\text{Senate File 62}}$ , a bill for an act relating to mileage reimbursement received by inheritance tax appraisers, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate Joint Resolution 24, a joint resolution proposing a constitutional amendment relating to qualications of electors, begs leave to report it has had the same under consideration and recommends the same  $\underline{do}$  pass.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>Senate File 264</u>, a bill for an act relating to the sale of Inter-American Development Bank bonds, begs leave to report it has had the same under consideration and recommends the same <u>do</u> pass.

ROBERT R. DODDS, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend Senate File 360 by adding the following new sections:

- "Sec. 2. Nothing contained in this Act shall be construed as requiring forms of coverage provided pursuant hereto, whether alone or in combination with similar coverage afforded under other automobile liability or motor vehicle liability policies, to afford limits in excess of those that would be afforded had the insured thereunder been involved in an accident with a motorist who was insured under a policy of liability insurance with the minimum limits for bodily injury or death prescribed in subsection ten (10) of section three hundred twenty-one A point one (321A.1) of the Code. Such forms of coverage may include terms, exclusions, limitations, conditions, and offsets which are designed to avoid duplication of insurance or other benefits.
- "Sec. 3. For the purposes of this Act, the term 'uninsured motor vehicle' shall, subject to the terms and conditions of the coverage herein required, be deemed to include an insured motor vehicle with respect to which insolvency proceedings have been instituted against the liability insurer thereof by the insurance regulatory official of this or any other state or territory of the United States or of the District of Columbia.

"An insurer's insolvency protection shall be applicable only to accidents occurring during a policy period in which its insured's uninsured motorist coverage is in effect and only if the liability insurer of the tortfeasor is insolvent at the time of such an accident or becomes insolvent within one year after such an accident.

- "Sec. 4. In the event of payment to any person under the coverage required by this Act and subject to the terms and conditions of such coverage, the insurer making such payment shall, to the extent thereof, be entitled to the proceeds of any settlement or judgment resulting from the exercise of any rights of recovery of such person against any person or organization legally responsible for the bodily injury for which such payment is made, including the proceeds recoverable from the assets of the insolvent insurer. The person to whom said payment is made under the insolvency protection required by this Act shall to the extent thereof, be deemed to have waived any right to proceed to enforce such a judgment against the assets of the judgment debtor who was insured by the insolvent insurer whose insolvency resulted in said payment being made, other than assets recovered or recoverable by such judgment debtor from such insolvent insurer.
- "Sec. 5. This Act shall be applicable with respect to policies delivered, issued for delivery or renewed in this State with policy periods beginning on and after October 1, 1967."

DAVID STANLEY WARREN J. KRUCK

Amend Senate File 447 by adding the following new section:

"In addition to any other provisions of this Act and for the purpose of acquiring, constructing, equipping, enlarging or improving a hospital building or any part thereof, merged areas may issue revenue bonds as provided in section three hundred forty seven A point two (347A.2) Code, 1966."

JOHN L. BUREN LUCAS J. De KOSTER J. HENRY LUCKEN

Amend the Reppert amendment to Senate File 111, filed February 7, as follows:

- 1. By striking from line three (3) the word "each" and by inserting in lieu thereof the word "Each".
  - 2. By striking in line eleven (11) the words "or under".
  - 3. By inserting in line twenty-two (22) after the word "with" the word "the".
- 4. By striking from line thirty-eight (38) the second "the" and by inserting in lieu thereof a quotation mark (").
  - 5. By inserting in line forty-seven (47) after the word "commission" a comma (,).
- 6. Amend Senate File 111, section seven (7) by striking from line two (2) the first "and" and by inserting in lieu thereof the word "the".

HOWARD C. REPPERT, JR.

Amend House File 572 as follows:

- 1. Amend section three (3) as follows:
- a. By striking in line sixteen (16) the words, "in the office".

- b. By striking the word, "members" in line twenty-two (22) and by inserting in lieu thereof the words, "the Superintendent of Public Instruction and members".
  - c. By adding the following new subsection thereto:
- "All physicians, psychiatrists, and heads of institutions, under the jurisdiction of the board of control of state institutions or its successor."
- "All appointments which are by law made by the governor or executive council; one (1) stenographer or secretary for each; and one (1) principal assistant or deputy for each."
  - "Any other position or positions excluded by law."
  - 2. Amend section six (6) as follows:
- a. By striking in line eight (8) the word, "bi-partisan" and by inserting in lieu thereof the word, "non-partisan".
- b. By striking in line twenty-four (24) the words, "executive council" and by inserting in lieu thereof the word, "governor".
- c. By striking in line twenty-seven (27) the word, "executive council" and by inserting in lieu thereof the word, "governor".
  - 3. Amend section seven (7) as follows:
- a. By striking in line five (5) the words, "executive council" and by inserting in lieu thereof the word, "governor".
- b. By striking in line seventeen (17) the words, "executive council" and by inserting in lieu thereof the word, "governor".
- 4. Amend section nine (9) by inserting in line seven (7) after the word, "plan" the words, "from a schedule by separate department for each position and type of employment not otherwise provided by law in state government as approved and submitted by the executive council".
  - 5. Amend section twelve (12) as follows:
- a. By striking in line three (3) the word and figure, "three (3)" and by inserting in lieu thereof the word and figure, "two (2)".
  - 6. Amend section fifteen (15) as follows:
- a. By striking from line one (1) the words, "the department" and by inserting in lieu thereof the words, "each employee".
  - b. By striking from line six (6) the words, "by the director".
  - 7. By adding the following new sections thereto:
- "The director may, with the approval of the commission, delegate to a person under the merit system in any department, agency, board, commission, or installation thereof, located away from the seat of government the duties herein imposed upon the director".
- "There shall be in the office of the governor a personnel division under the direction of a supervisor of personnel who shall be appointed by the governor and serve at his pleasure. All appointments to fill vacancies in state government covered by this Act shall be made as herein provided."

"The supervisor of personnel shall prepare a schedule by separate department for each position and type of employment in state government not otherwise provided by law and submit it to the executive council for its approval. Whenever the public interests may require a diminutionor increase, of employees in any position or type of employment, or the creation of or abolishment of any position or type of employment, the supervisor of personnel, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created or the number of employees therein reduced or increased as determined by the supervisor of personnel. Such schedules shall be reviewed at least once each year by the supervisor of personnel and submitted to the executive council for its continuing approval."

"All initial applications for employment shall be received by the supervisor of personnel. He shall make and promulgate pursuant to Chapter seventeen A (17A), rules and regulations establishing within the various departments, agencies, boards, and commissions of this state uniform forms for employment applications, personnel records with the approval of the commission, notice of appointment, promotion, demotion, transfer, separation, and dismissal."

"All applicants shall be allowed to review their qualification test, grade, and evaluation thereof no later than twenty (20) days after taking such test in the office of the director. Such test, grade, and evaluation thereof shall not be taken from the director's office by the applicant. The director shall deliver to the supervisor of personnel all qualification tests of persons applying for a vacancy in state government selected to fill such vacancy as herein provided along with the grades and evaluations thereof. These tests, grades, and evaluations shall remain confidential and be available only to the director, supervisor of personnel, and the directors of the various departments, agencies, boards, and commissions directly concerned."

"The test, grade, and evaluation thereof, the employment application of each applicant selected by the commission to fill a vacancy in any classification shall be forwarded to the head of the department, agency, board or commission wherein a vacancy exists who, after conducting a personal interview with each applicant selected by the commission, shall make the final selection and appointment. No appointment shall become effective until the comptroller has certified that the funds necessary to pay the salary of the appointee are available in the budget of the appropriate department. All tests, grades, and evaluations thereof of applicants not selected shall be returned to the director by the supervisor of personnel."

"The tests, grades, and evaluations thereof of all persons appointed to fill a vacancy in state government shall become a part of such person's personnel record or file. All personnel records shall be kept and maintained in the office of the supervisor of personnel. The supervisor of personnel may delegate to any department, agency, board, commission or installation thereof, located away from the seat of government the duty of receiving employment applications and keeping and maintaining employment records."

LEE GAUDINEER WILLIAM F. DENMAN MERLE W. HAGEDORN STANLEY M. HEABERLIN

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, April 13, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Jerry Richards, pastor of the Ainsworth Methodist Church, Ainsworth, Iowa.

#### VISITORS

Senator Hagedorn rose on point of personal privilege and presented 44 students from Newell-Providence Community school, Newell, who were seated in the balcony with their principal, Mr. Archer and instructor Mr. Vincent.

Senator Lange rose to present 30 students from Ida Grove Community school, who were accompanied by their instructors, Mrs. Bekman and Mr. Hall, and were seated in the gallery.

Senator Burns rose on point of personal privilege and presented 95 students from University High school, Iowa City, who with Professor John Haefuer, and instructors Miss Mary Huey and Miss Jane Hobart, were seated in the Senate gallery.

Senator DeHart introduced 38 senior students from Gilbert Community school, who were seated in the gallery with their instructor, Edward Bleeker.

Senator Hill rose on point of personal privilege and presented 40 students from Mingo Community school, who were seated in the balcony with their principal, Wayne Kelderman.

Senator Kyhl rose to introduce 12 seventh and eighth grade students from Excelsior Christian school, Austinville, who were seated in the balcony with Mr. and Mrs. Aldrick Kneppe, Mr. and Mrs. Donald Mehmen, and Mr. George Tamminga.

Senator Buren presented 12 students from Northwood-Kensett Community school, Northwood, who were present in the gallery with their instructor, Robert Perry.

Senator Heaberlin rose on point of personal privilege and introduced the Honorable Vera H. Shivvers, a former senator from Marion and Monroe Counties, who was present in the Senate chambers.

Senator Lamborn presented 28 students from Bellevue Community school, who accompanied by instructor James Fenton, were seated in the balcony.

#### "HAPPY BIRTHDAY"

Senator Mills rose on point of personal privilege to convey, on behalf of the Senate, congratulations to Senator Lange on the occasion of his birthday.

### ADDITIONAL COPIES

Senator Main asked and receive unanimous consent that 500 copies of Senate File 735 be printed.

### PETITIONS

The following petitions were presented and placed on file.

By Senator Ely from 79 residents of Linn County, in opposition to the use of 65 horsepower motors on Iowa lakes.

By Senator Riley from 79 residents of Linn County, opposing 65 horsepower motors on Iowa lakes.

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 72

House File 99

House File 117

House File 172

House File 173

House File 183

House File 205

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, Chairman House Committee

Report adopted.

### BILLS SIGNED BY THE PRESIDENT

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

House File 72

House File 99

House File 117

House File 172

House File 173

House File 183

House File 205

### SPECIAL ORDER

The time having arrived, the chair announced the Special Order of Business on House File 572.

On motion of Senator Denman House File No. 572, a bill for an act to establish a merit system of personnel administration for state employees 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 Gaudineer called up the following amendment filed by Senators Gaudineer, Denman, Hagedorn and Heaberlin:

Amend House File 572 as follows:

- 1. Amend section three (3) as follows:
- a. By striking in line sixteen (16) the words, "in the office".
- b. By striking the word, "members" in line twenty-two (22) and by inserting in lieu thereof the words, "the Superintendent of Public Instruction and members".
  - c. By adding the following new subsection thereto:
- "All physicians, psychiatrists, and heads of institutions, under the jurisdiction of the board of control of state institutions or its successor."
- "All appointments which are by law made by the governor or executive council; one (1) stenographer or secretary for each; and one (1) principal assistant or deputy for each."
  - "Any other position or positions excluded by law."
  - 2. Amend section six (6) as follows:
- a. By striking in line eight (8) the word, "bi-partisan" and by inserting in lieu thereof the word, "non-partisan".
- b. By striking in line twenty-four (24) the words, "executive council" and by inserting in lieu thereof the word, "governor".
- c. By striking in line twenty-seven (27) the words, "executive council" and by inserting in lieu thereof the word, "governor".
  - 3. Amend section seven (7) as follows:
- a. By striking in line five (5) the words, "executive council" and by inserting in lieu thereof the word, "governor".
- b. By striking in line seventeen (17) the words, "executive council" and by inserting in lieu thereof the word, "governor".
- 4. Amend section nine (9) by inserting in line seven (7) after the word, "plan" the words, "from a schedule by separate department for each position and type of employment not otherwise provided by law in state government as approved and submitted by the executive council".
  - 5. Amend section twelve (12) as follows:
- a. By striking in line three (3) the word and figure, "three (3)" and by inserting in lieu thereof the word and figure, "two (2)".
  - 6. Amend section fifteen (15) as follows:
- a. By striking from line one (1) the words, "the department" and by inserting in lieu thereof the words, "each employee".

- b. By striking from line six (6) the words, "by the director".
- 7. By adding the following new sections thereto:
- "The director may, with the approval of the commission, delegate to a person under the merit system in any department, agency, board, commission, or installation thereof, located away from the seat of government the duties herein imposed upon the director".
- "There shall be in the office of the governor a personnel division under the direction of a supervisor of personnel who shall be appointed by the governor and serve at his pleasure. All appointments to fill vacancies in state government covered by this Act shall be made as herein provided."
- "The supervisor of personnel shall prepare a schedule by separate department for each position and type of employment in state government not otherwise provided by law and submit it to the executive council for its approval. Whenever the public interests may require a diminutionor increase, of employees in any position or type of employment, or the creation of or abolishment of any position or type of employment, the supervisor of personnel, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created or the number of employees therein reduced or increased as determined by the supervisor of personnel. Such schedules shall be reviewed at least once each year by the supervisor of personnel and submitted to the executive council for its continuing approval."
- "All initial applications for employment shall be received by the supervisor of personnel. He shall make and promulgate pursuant to Chapter seventeen A (17A), rules and regulations establishing within the various departments, agencies, boards, and commissions of this state uniform forms for employment applications, personnel records with the approval of the commission, notice of appointment, promotion, demotion, transfer, separation, and dismissal."
- "All applicants shall be allowed to review their qualification test, grade, and evaluation thereof no later than twenty (20) days after taking such test in the office of the director. Such test, grade, and evaluation thereof shall not be taken from the director's office by the applicant. The director shall deliver to the supervisor of personnel all qualification tests of persons applying for a vacancy in state government selected to fill such vacancy as herein provided along with the grades and evaluations thereof. These tests, grades, and evaluations shall remain confidential and be available only to the director, supervisor of personnel, and the directors of the various departments, agencies, boards, and commissions directly concerned."
- "The test, grade, and evaluation thereof, the employment application of each applicant selected by the commission to fill a vacancy in any classification shall be forwarded to the head of the department, agency, board or commission wherein a vacancy exists who, after conducting a personal interview with each applicant selected by the commission, shall make the final selection and appointment. No appointment shall become effective until the comptroller has certified that the funds necessary to pay the salary of the appointee are available in the budget of the appropriate department. All tests, grades, and evaluations thereof of applicants not selected shall be returned to the director by the supervisor of personnel."
- "The tests, grades, and evaluations thereof of all persons appointed to fill a vacancy in state government shall become a part of such person's personnel record or file. All

personnel records shall bekept and maintained in the office of the supervisor of personnel. The supervisor of personnel may delegate to any department, agency, board, commission or installation thereof, located away from the seat of government the duty of receiving employment applications and keeping and maintaining employment records."

Senator Gaudineer asked and received unanimous consent that the amendment be considered by division.

Senator Gaudineer called up Division 1 (section 1.a) of the amendment.

Senator Rigler offered the following amendment to the Gaudineer et al amendment by Senators Rigler and Stanley and moved its adoption:

Amend the Gaudineer, et al amendment filed April 12, 1967 by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"a. By striking line sixteen (16) and inserting in lieu thereof the following: '4. The personal staff of the governor.' "

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of Division 1 of the amendment as amended.

Division 1 was adopted.

Senator Gaudineer called up Division 2 (section 1. b. and 1. c.) of the amendment.

Senator Rigler offered the following amendment to the Gaudineer et al amendment and moved its adoption:

Amend the Gaudineer, et al amendment to House File 572 filed April 12, 1967 by inserting the following new paragraph after line fifteen (15).

"Nothing in this section shall authorize the employment of any stenographer, secretary, assistant or deputy not otherwise authorized by law."

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of Division 2 of the amendment as amended.

Division 2 was adopted.

Senator Gaudineer called up Division 3 (section 2.a.) of the amendment and asked and received unanimous consent that action on the division be temporarily deferred.

Senator Gaudineer called up Division 4 (section 2. b. and 2. c.) of the amendment and moved its adoption, calling for division.

Division 4 was adopted.

Senator Gaudineer called up Division 5 (section 3) of the amendment and moved its adoption.

Division 5 was adopted.

Senator Gaudineer called up Division 6 (section 5) of the amendment.

Senator Gaudineer offered the following amendment to the amendment:

Amend the Gaudineer et al amendment to House File 572 by inserting in line thirtynine (39) after the figure '(2)' the words, "Further amend Section twelve (12) by striking from line twenty-two (22) the word and figure '(3)' and by inserting in lieu thereof the word and figure 'two (2)'.

Senator Riley offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer et al amendment to House File 572 dated April 12, 1967, by striking lines thirty-six (36) through thirty-nine (39), and inserting in lieu thereof "5. Strike section twelve (12)"

Senator Kibbie took the chair at 11:35 a.m.

The Riley amendment to the Gaudineer et al amendment was lost.

Senator Gaudineer moved the adoption of his amendment to the amendment.

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of Division 6 of the amendment as amended.

Division was requested.

Division 6 of the amendment was adopted.

President Fulton took the chair at 11:50 a.m.

Senator Gaudineer called up Division 3 of the amendment.

Senator Riley offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer et al amendment to House File 572 dated April 12, 1967, by striking everything after the word "non-partisan" in line eighteen (18), and inserting in lieu thereof the following: "in its scope and function, it being provided, however, that no more than two (2) members therof shall be from the same political party."

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of Division 3 of the amendment as amended.

Division 3 was adopted.

Senator O'Malley asked and received unanimous consent that the following amendment filed by him be withdrawn:

Amend House File 572 by striking from Sec. Six (6), line eight (8) the words "The commission shall be bi-partisan".

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Senator Frommelt asked and received unanimous consent that Senate File 689 be taken up for consideration.

### THIRD READING OF BILLS

On motion of Senator Main, Senate File 689, a bill for an act relating to brucellosis control in swine, was taken up for consideration.

Senator Stephens offered the following amendment filed by Senators Stephens and Main and moved its adoption:

Amend Senate File 689 by adding the following new section:

Sec. 4. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Washington Evening Journal, a newspaper published at Washington, Iowa, and The Lamoni Chronicle, a newspaper published at Lamoni, Iowa.

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: 56

Balloun Erskine Kyhl Patton Briles Flatt Lamborn Potgeter Buren Frev Lange Reichardt Burns Frommelt Lisle Reno Cassidy -Gaudineer Lodwick Reppert Clarke Glenn Lucken Rigler Coleman Hagedorn Main Riley Condon Heaberlin McGill Schaben DeHart Heying Messerly Shirley DeKoster Hill 1 Mills Stanley Denman Kibbie Murray Stephens Dodds Klefstad Neu Van Eaton Elvers Kosek Nurse Van Gilst Ely Kruck O'Malley Walsh

Nays: 0

Floy

Absent or not voting: 5

Benda

Hougen

Jepsen

Shaff

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 689 be immediately messaged to the House.

The Chair announced the following Call of the Senate on House File 572:

#### CALL OF THE SENATE

### MR. PRESIDENT:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on House File 572 and all amendments and motions thereto.

G. E. KLEFSTAD
GEORGE O'MALLEY
C. JOSEPH COLEMAN
R. R. DODDS
DONALD MURRAY
JOHN P. KIBBIE
MERLE W. HAGEDORN
GENE CONDON

HOWARD REPPERT, JR.
JOSEPH CASSIDY
ROBERT BURNS
EUGENE HILL
JOHN ELY
JOHN W. PATTON
DONALD MEGILL
WILLIAM DENMAN
ANDREW G. FROMMELT

Senator Frommelt asked and received unanimous consent that Senator Benda be excused from the Call of the Senate.

Senator Frommelt asked and received unanimous consent that Senator Floy be temporarily excused from the Call of the Senate.

Consideration of House File 572 was resumed.

Senator Gaudineer called up the Gaudineer et al amendment for further consideration.

Senator Gaudineer offered the following amendment to the Gaudineer et al amendment and moved its adoption:

Amend the Gaudineer et al amendment to House File 572 by inserting in line ninety-one (91) after the word, "thereof", the word, "and".

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the Gaudineer et al amendment and moved its adoption:

Amend the Gaudineer amendment to House File 572 by adding the following new section thereto:

"By inserting in line twenty-two (22) of Section nine (9) after the word, "plan"

the words, "within the purview of an appropriation made by the General Assembly and not otherwise provided by law".

The amendment to the amendment was adopted.

Senator Riley offered the following amendment to the Gaudineer et al amendment filed by Senators Riley and Rigler and moved its adoption:

Amend the Gaudineer et al amendment to House File 572 filed April 12, 1967, by adding the following after the word "personnel" in line seventy-one (71): "who shall forthwith file a true copy of said application with the director"

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of Division 7 (sections 4, 6 and 7) as amended.

Division 7 was adopted.

Senator Mills offered the following amendment and moved its adoption:

Amend House File 572 as follows:

1. In section six (6), subsection two (2) at line twenty-three (23) strike the words "its approval" and insert in lieu thereof the word "confirmation".

The amendment was adopted.

Senator DeHart offered the following amendment and moved its adoption:

Amend House File 572 as follows:

Amend section 3, subsection 6, line 19, by inserting "administrative," after the word "teachers," and before the word "professional."

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 572 Sec. 9 (nine) by striking subsection 21 (twenty-one) and inserting in lieu thereof the following:

"21. In case of equal status of applicants for employment, a veteran of the armed forces of the United States shall have preference over a nonveteran and a disabled veteran shall have preference over both a veteran and nonveteran."

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 572 by striking in line 5 (five) of Sec. 12 (twelve) the words "or a person with one (1) step or more longevity,".

The amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend House File 572 as follows:

- 1. Amend section fourteen (14) as follows:
- a. By striking from lines twenty (20) and twenty-one (21) the words "The determination of the commission shall be final and conclusive."
- b. By adding the following words after the word "merits." in line twenty (20): "The employee or the commission may obtain judicial review of the commission's decision by commencing an action in the district court in the county of the employee's residence within thirty (30) days after the commission's decision. The rules of civil procedure shall be applicable, and the district court shall hear and decide the matter de novo.

An appeal may be taken to the supreme court as in other cases."

Divison was requested.

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 572 Sec. 18 (eighteen) by striking lines 7 (seven) through 17 (seventeen) and substituting in lieu thereof the following:

"No person shall seek or attempt to use any political endorsement in connection with any appointment to a position in the merit system.

"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 merit system, or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.

"No employee in the merit system shall solicit or take any part in soliciting any assessment, subscription or contribution for any political party.

"No employee shall use his official authority or influence for the purpose of interfering with an election or affecting the results thereof. All employees, while retaining the right to vote as they please and to express privately their opinions on all political subjects, shall take no active part in political management or in political campaigns.

"Any officer or employee in the merit system who violates any of the provisions of this section shall be subject to suspension, dismissal, or demotion subject to the rights of appeal herein.

Any officer or employee in the merit system who shall become a candidate for any partisan elective office for remuneration shall commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated

as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."

The amendment was lost.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 572 by inserting the following new paragraph at the end of Section 18.

"The commission may adopt rules further restricting political activities of persons holding positions in the classified service, but only to the extent necessary to comply with federal standards in order that the present Iowa merit system council may be absorbed by the Iowa merit employment department. In any event all employees shall retain the right to vote as they please and to express their opinions on all subjects."

The amendment was adopted.

Senator Stanely offered the following amendment and moved its adoption:

Amend House File 572, Section 18, by striking all of line 16 after the period and all of line 17 and inserting in lieu thereof the following new paragraphs:

"No person shall seek or attempt to use any political endorsement in connection with any appointment to a position in the merit system.

"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 merit system, or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.

"No employee shall use his official authority or influence for the purpose of interfering with an election or affecting the results thereof.

"Any officer or employee in the merit system who violates any of the provisions of this section shall be subject to suspension, dismissal, or demotion subject to the right of appeal herein."

The amendment was adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend House File 572 as follows:

- 1. Amend section eighteen (18) by inserting in line eight (8) after the word "hours" the words "or when performing his duties or when using state equipment".
- 2. Further amend section eighteen (18) by striking from line eleven (11) the words "the person" and by inserting in lieu thereof the words "such employee".

The amendment was adopted.

Senator Rigler rose on point of order on the grounds that the debate was not pertinent to the matter at hand.

The Chair ruled the point not well taken.

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: 57

Balloun Flatt Lamborn Potgeter Briles Reichardt Frey Lange Buren Frommelt Lisle Reno Burns Gaudineer Lodwick Reppert Cassidy Glenn Lucken Rigler Clarke Hagedorn Main Riley Coleman Heaberlin McGill Schaben Condon Hill Shaff Messerly DeHart Hougen Mills Shirley DeKoster Jepsen Murray Stanley Kibbie Stephens Denman Neu Dodds Kosek Nurse Van Eaton Van Gilst Elvers Kruck O'Malley Elv Kyhl Patton Walsh Erskine

Nays: 2

Heying

Klefstad

Absent or not voting: 2

Benda

Floy

Senator Rigler asked and received unanimous consent that Senator Floy be excused from the Call of the Senate.

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

#### MOTION TO RECONSIDER WITHDRAWN

Senator Kruck asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate File 531 passed the Senate.

# EXPLANATION OF VOTE ON SENATE FILE 283

This explanation is filed to record my "Aye" vote on the reconsideration vote to the Murray amendment filed April 7 and a "Nay" vote on the bill. I was out of the State when the reconsideration and final votes were taken.

DONALD W. MURRAY

#### BILL ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bill to Committee:

S. F. 738

Appropriations

# 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 House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 23, to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures.

Also:

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

House File No. 364, a bill for an act relating to the fee for a class "C" beer permit.

Also:

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

House File No. 196, a bill for an act providing for a certain exception to the rule of evidence relating to privileged communications.

Also:

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

Senate File No. 97, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists.

WILLIAM R. KENDRICK, Chief Clerk

#### INTRODUCTION OF BILLS

Senate File 738, by Committee on Education, a bill for an act relating to creating an educational compact commission, providing for the joinder of this state in said compact, and making an appropriation therefor.

Read first and second times and passed on file.

# REPORTS OF COMMITTEES

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 537, 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 do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred <u>Senate File 536</u>, a bill for an act requiring meetings of governmental agencies to be open to the public, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred <u>Senate File 219</u>, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor, 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 467, a bill for an act relating to sheriff's fees for the care of prisoners, begs leave to report it has had the same under consideration and recommends the same  $\underline{do}$  pass.

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred House File 86, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review similar to the status of other taxing bodies and their officers, 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 559, a bill for an act relating to errors and omissions insurance for the county recorder and deputies and employees of the county recorder's 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.

# JOURNAL OF THE SÉNATE

# AMENDMENTS FILED

Amend the House Amendment to Senate File 144, Section one (1) by adding the following:

"Strike from Senate File 144, section one (1), line six (6), the word and figure thirty (30)" and inserting in lieu thereof the word and figure ten (10)" ".

FRANKLIN S. MAIN

Amend Senate File 339 by striking all of lines five (5) through nineteen (19) of section one and substituting in lieu thereof the following:

". In making said payments, there shall be retained ten (10) percent of each said monthly estimate by the public corporation; provided, however, that if the contract is for more than fifty thousand (50,000) dollars, and if the public corporation at any time after fifty (50) percent of the improvement has been completed finds that satisfactory progress is being made, the public corporation may authorize any of such remaining payments to be made in full."

HOWARD C. REPPERT, JR.

# Amend Senate File 34 as follows:

1. Amend section one (1) by striking from line four (4) the word "To" and by inserting in lieu thereof the word "Shall".

MAX RENO

#### Amend Senate File 269 as follows:

- 1. Section 1, by striking from line three (3) the words "all of subsection fifteen (15)" and inserting in lieu thereof the words "from subsection fifteen (15) all of lines one (1) to twenty-two (22), inclusive, and by striking from line twenty-three (23) the word "column".
- 2. Section 2, by striking lines four (4) and five (5) and inserting in lieu thereof the following:
- "1. By striking from subsection one (1) all of line four (4) after the word "the", and all of lines five (5) through seventeen (17) and inserting in lieu thereof the following".

  MAX E. RENO

Amend the Flatt amendment filed April 11, to Senate File 318 as follows:

1. By striking from lines seven (7) and eight (8) the words and figures "fifteen thousand dollars(\$15,000.00)" and inserting in lieu thereof the words and figures "twenty thousand (20,000) dollars".

WARREN J. KRUCK

# Amend Senate File 691 as follows:

By striking all of section 2 (sec. 2) and renumbering the remaining sections.

JOSEPH B. FLATT

MAX E. RENO

On motion of Senator Frommelt the Senate aujourned until 9:00 a.m., Friday, April 14, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber.

Des Moines, Iowa, Friday, April 14, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Keith Scott, pastor of the Methodist Church, Hartley, Iowa.

#### VISITORS

Senator Nurse rose on point of personal privilege and presented 17 senior students from Ocheyedan Community High school, who were present in the gallery with their instructors, Cornelius Smit and Fabian Robinson.

Senator Floy rose to introduce 72 students from Rockwell-Swaledale Community school, Rockwell, and their instructors, James Fredrickson and Randall Arends. All were seated in the Senate balcony.

Senator Denman rose on point of personal privilege and presented 107 senior students from Lincoln High school, Des Moines, who with Mrs. George Brown, their instructor, were seated in the balcony.

Senator McGill presented 20 students from Russell Community school, who were accompanied by Superintendent Ethan Henderson and instructor Marion Sargeant, and were present in the gallery.

Senator Neu rose on point of personal privilege to present 26 ninth grade students from Denison Community Junior High school, who were seated in the balcony with their instructor, Donald Ray.

Senator Kibbie rose to present 38 students from Mallard Community school, who were accompanied by Mrs. Geraldine Kraska and James Goodchild, and were in the Senate gallery.

Senator Nurse rose on point of personal privilege to present 35 students from Harris-Lake Park Community school, Lake Park. They were seated in the balcony with their principal, Robert Watt, and their instructors Robert Graves, Mrs. Primavera and Wayne Brown.

Senator Main introduced 18 students from the American government class of the A.C.L. School district, Lineville, who were in the balcony with their instructors, Mrs. Hayden, Mr. and Mrs. Johnson and Mr. Holcomb.

Senator Hagedorn presented Byron Anderson, a junior in the Albert City High school, who was the winner of the Iowa Farm Grain Dealers Association speaking contest.

# BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 13, 1967, the Governor had approved the following bill.

971

Senate File 279, an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining.

President Pro Tempore O'Malley took the chair at 9:10 a.m.

Senator Elvers rose on point of order on Senate File 193 on the grounds it should be referred to the Appropriations Committee.

The Chair ruled the point well taken and directed that the bill be referred to the said committee.

#### THIRD READING OF BILLS

On motion of Senator De Koster, Senate File 421, a bill for an act to provide for the registration and protection of marks, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator De Koster called up the following amendment and moved its adoption:

Amend Senate File 421 as follows:

- 1. By striking from section one (1), line thirty-three (33), the word "chapter" and substituting the word "act" therefor.
- 2. By striking from section fourteen (14), line six (6), the word "in" and substituting the word "on" therefor.
  - 3. By adding the following new section thereto:

"Sec. 15. If any provision of this act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable."

The amendment was adopted.

Senator De Koster moved that the bill be read a third 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	Ely	Lamborn	Patton
Briles	Erskine	Lange	Potgeter
Burns	Flatt	Lisle	Reppert
Cassidy	Floy	Lucken	Schaben
Clarke	Frey	Main	Shaff
Coleman	Glenn	McGill	Shirley
DeHart	Hagedorn	Messerly	Stanley
De <sup>k</sup> oster	Heaberlin	Mills	Stephens

Denman Dodds Kibbie Klefstad Kyhl Murray Neu O'Malley Van Gilst Walsh

Elvers
Navs: 0

Absent or not voting: 18

Benda Buren Condon Heying Hill Hougen Jepsen Kruck Lodwick Nurse Reichardt

Reno Rigler Riley Van Eaton

Frommelt Gaudineer

Kosek

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 608, a bill for an act relating to the blind, the partially blind and the physically disabled, 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: 43

Balloun
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Floy
Frey
Glenn
Hagedorn
Heaberlin
Kibbie
Klefstad
Kyhl

Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley

Lamborn

Patton Potgeter Reno Reppert Schaben Shaff Stanley Stephens Van Gilst Walsh

Nays: 0

Absent or not voting: 18

Benda
Buren
Condon
Frommelt
Gaudineer

Heying Hill Hougen Jepsen Kosek

Kruck Lodwick Nurse Reichardt Rigler Riley Shirley Van Eaton The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Heaberlin, Senate File 128, a bill for an act amending section two hundred twenty-nine point seventeen (229.17), Code 1966, relating to notices of admission and discharge of appeal-voluntary patients in mental institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley called up the following amendment and moved its adoption:

Amend Senate File 128 as follows:

- 1. Amend the title by striking from lines one (1) and two (2) the words "two hundred twenty-nine point seventeen (229.17)" and inserting in lieu thereof "two hundred twenty-nine point two (229.2)".
- 2. Amend section one (1) by striking from lines one (1) and two (2) the words "two hundred twenty-nine point seventeen (229.17)" and inserting in lieu thereof "two hundred twenty nine point two (229.2)".
  - 3. Strike the following in line four (4): ", at the time of said appeal proceedings,".
  - 4. Add the following after the period (.) in line eleven (11):

"The superintendent of the State hospital at which the patient intends to admit himself shall notify the clerk of the commission of the admission of such patient, such notice to be conveyed by telephone or telegraph message on the same day of such admission."

5. Further amend section one (1) by striking the words "is to" in line twenty (20) and inserting in lieu thereof the word "shall".

The amendment was 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: 43

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Balloun	Ely	Lamborn	Patton
Briles	Erskine '	Lange	Potgeter
Burns	Flatt	Lisle	Reno
Cassidy	Floy	Lodwick	Reppert
Clarke	Frey	Lucken	Schaben
Coleman	Glenn	Main	Shaff
DeHart	Hagedorn	McGill	Stanley
DeKoster	Heaberlin	Messerly	Stephens

Denman Kibbie Mills Van Gilst Dodds Klefstad Neu Walsh Elvers Kyhl O'Malley

Nays: 0

Absent or not voting: 18

Heying Kruck Rigler Benda Rilev Hill Murray Buren Nurse Shirlev Hougen Condon Van Eaton Reichardt Frommelt Jepsen

Gaudineer Kosek

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 Messerly, Senate File 179, a bill for an act relating to the registration of motorboats, 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 179 as follows:

- 1. Amend Section two (2) by inserting in line fifty-three (53) after the word "months", the words ", or any portion thereof,".
- 2. Further amend Section two (2) by inserting in line fifty-five (55) after the word "consecutive", the word "registration".
- 3. Amend Section six (6) by inserting after line one-hundred seventeen (117), the following:

"All fees collected for the registration of vessels shall be forwarded by the commission to the treasurer of the state, who shall place such money in a special conservation fund. The money so collected is hereby appropriated to the commission solely for the administration and enforcement of navigation laws and water safety."

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: 47

BallounElyLambornPattonBrilesErskineLangePotgeterBurnsFlattLisleReno

O'Mallev

Cassidy Flov Lodwick Reppert Clarke Frev Lucken Schaben Coleman Glenn Main Shaff Condon Hagedorn McGill Shirley Heaberlin DeHart Messerly Stanley DeKoster Heving Mills Stephens Denman Kibbie Neu Van Gilst Dodds Klefstad Nurse Walsh

Elvers Navs: 0

Absent or not voting: 14

Kvhl

Benda Hill Kruck Rigler
Buren Hougen Murray Riley
Frommelt Jepsen Reichardt Van Eaton
Gaudineer Kosek

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 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange offered the following amendment filed by Senators Lange and Neu and moved its adoption:

Amend Senate File 175 by striking lines 4 and 5 of Section one (1) and inserting in lieu thereof the following: "The auditor of any county with the approval of the".

The amendment was adopted.

Senator Reppert asked and received unanimous consent that the amendment filed by Senators Jepsen and Reppert on February 15, 1967 and found on page 346 of the journal be withdrawn.

Senator Condon asked and received unanimous consent that his amendment filed  ${f February}$  16, 1967 and found on page 356 of the journal be withdrawn.

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 Nurse Ely Kyhl Briles Erskine Lamborn O'Malley Buren Flatt Lange Patton Burns Floy Lisle Reno Cassidy Frey Lodwick Reppert Schaben Clarke Glenn Lucken Condon Hagedorn Main Shaff DeHart Heaberlin McGill Shirley DeKoster Heying Messerly Stanley Denman Kibbie Mills Stephens Murray Dodds Klefstad Van Gilst Elvers Kruck Neu Walsh

Nays: 0

Absent or not voting: 13

BendaHillKosekRiglerColemanHougenPotgeterRileyFrommeltJepsenReichardtVan EatonGaudineer

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 251, a bill for an act relating to the sale of pets, 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 251 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof:

"Section 1. Chapter one hundred thirty-nine (139), Code 1966, is hereby amended by adding the following new section: "Every person or persons who offer birds and animals for sale for use as pets as a regular part of the sellers' business shall maintain a record of all such sales, showing the kind of bird or animal sold, the date of sale and the name and address of the purchaser. Such person or persons shall maintain this record for a period of time determined by the state department of health."

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:

Senator Messerly took the chair at 10:00 a.m.

Ayes: 47

Balloun Buren Burns Cassidy Clarke Coleman Condon DeHart

DeKoster

Denman

Dodds

Erskine
Flatt
Floy
Frey
Glenn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck

Ely

Kyhl
Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Patton Reno Reppert Schaben Shaff Shirley Stanley Stephens Van Gilst Walsh

O'Malley

Elvers
Nays: 2

Lange

Potgeter

Absent or not voting: 12

Benda Briles Frommelt Gaudineer Hagedorn Hougen Jepsen Kosek Reichardt Rigler Riley Van Eaton

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

On motion of Senator Erskine, Senate File 289, a bill for an act relating to urban transit companies, 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 further action on Senate File 289 be deferred and that the bill retain its place on the calendar.

On motion of Senator Patton, Senate File 391, a bill for an act relating to restoration of citizenship rights to convicts upon their release, was taken up for consideration.

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: 45

Balloun Briles Buren Burns Cassidy Clarke Ely Floy Frey Glenn Hagedorn Heaberlin

Kruck Kyhl Lambor

Lamborn Lange Lisle Main Patton Potgeter

Reno Reppert Schaben Shaff Coleman Condon DeHart Denman Dodds

Jepsen Kibbie Klefstad Kosek

Heving

McGill Messerly Neu Nurse O'Malley

Shirley Stanley Stephens Van Gilst Walsh

Elvers

Nays: 3

DeKoster

Lodwick

Lucken

Absent or not voting: 13

Benda Erskine Flatt Gaudineer Hill

Hougen

Mills Murray Reichardt Rigler Riley Van Eaton

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 Ely, Senate File 327, a bill for an act to provide for the commitment of mentally ill veterans by the commission of hospitalization, was taken up for 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: 46

Balloun
Briles
Buren
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frey
Glenn
Heying
Jepsen
Kibbie
Klefstad
Kosek
Kruck
Kyhl

Erskine

Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Neu
Nurse

O'Mallev

Potgeter Reno Reppert Schaben Shaff Shirley Stanley Stanley Stephens Van Gilst

Walsh

Patton

Nays: 0

Absent or not voting: 15

Benda Burns Gaudineer Hagedorn Heaberlin Hougen Main Murray Rigler Riley Van Eaton

DeHart Frommelt

Heaberlii Hill Reichardt

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 329, a bill for an act to permit the warden, with approval of the board of control, to determine the amount of good time to be deprived a prisoner for the fifth and each subsequent violation of the rules, was taken up for consideration.

Senator Ely asked and received unanimous consent that House File 238 be substituted for Senate File 329.

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: 46

Balloun
Briles
Buren
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Ely
Erskine

Flatt
Floy
Frey
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu

Lamborn

Kvhl

O'Malley Patton Potgeter Reno Schaben Shaff Shirley Stanley Stephens Van Gilst

Nurse

Nays: 1

Reppert

Absent or not voting: 14

Benda Burns DeHart Elvers Frommelt Gaudineer Hill Hougen

Main Reichardt Rigler Riley Van Eaton Walsh 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 329 be withdrawn from further consideration by the Senate.

On motion of Senator Patton, Senate File 363, a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system, was taken up for consideration.

Senator Patton asked and received unanimous consent that House File 237 be substituted for Senate File 363.

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: 52

Ely Balloun Briles Erskine Buren Flatt Burns Floy Gaudineer Cassidy Clarke Glenn Hagedorn Coleman Heaberlin Condon Heving DeHart DeKoster Jepsen Kibbie Denman Dodds Klefstad Elvers Kosek

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Patton
Potgeter
Reno
Reppert
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

Nurse

O'Malley

Nays: 0

Absent or not voting: 9

Benda Frev Hill Hougen Reichardt Rigler Riley Van Eaton

Frommelt

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 363 be withdrawn from further consideration by the Senate. President Pro Tempore O'Malley took the chair at 10:45 a.m.

On motion of Senator Gaudineer Senate File 247, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer asked and received unanimous consent that House File 161 be substituted for Senate File 247.

Senator Gaudineer moved that the bill be read a third 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

Kosek O'Malley Balloun Elv Briles Kyhl Erskine Patton Buren Flatt Lange Potgeter Burns Floy Lisle Reno Reppert Cassidy Frey Lodwick Clarke Lucken Rigler Gaudineer Schaben Coleman Glenn Main Condon Shaff Hagedorn McGill DeHart Heaberlin Messerly Shirley DeKoster Stanley Heying Mills Denman Jepsen Murray Stephens Van Gilst Dodds Kibbie Neu Elvers Klefstad Nurse

Nays: 0

Absent or not voting: 10

Benda Hougen

Frommelt Kruck Hill

Lamborn

Van Eaton Reichardt Walsh Riley

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

Senator Gaudineer asked and received unanimous consent that Senate File 247 be withdrawn from further consideration by the Senate.

On motion of Senator Kyhl Senate File 388, a bill for an act relating to the recovery of assistance payments from former recipients of old age assistance or their spouses, was taken up for consideration.

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: 49

Balloun
Buren
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly
Murray
Neu

Patton
Potgeter
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

Floy

Nays: 1

Burns

Absent or not voting: 11

Benda Briles Condon Erskine Hill Hougen Lodwick Mills Reichardt

O'Malley

Riley Van Eaton

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

On motion of Senator Lamborn, Senate File 364, a bill for an act to make possible the use of mental hospitals for treatment centers for the mentally retarded, was taken up for consideration.

Senator Main asked and received unanimous consent that further action on Senate File 364 be deferred and that the bill be retained on the calendar as unfinished business.

On motion of Senator Balloun, Senate File 440, a bill for an act relating to licensing to grade and weigh grain, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potgeter moved that the bill be read a third 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

Potgeter Kosek Balloun Elv Reno Flatt Kruck Briles Reppert Flov Kyhl Buren Rigler Lamborn Burns Frey Schaben Frommelt Lange Clarke Shaff Lucken Gaudineer Coleman Main Shirley Glenn Condon Stanley DeHart Hagedorn Murray Stephens Heaberlin Neu DeKoster Van Gilst Denman Nurse Jepsen Walsh O'Malley Dodds Kibbie Patton Klefstad Elvers

Nays: 0

Absent or not voting: 14

Reichardt McGill Benda Hill Riley Messerly Cassidy Hougen Van Eaton Erskine Lisle Mills Lodwick

Heving

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 11:05 a.m.

On motion of Senator Denman. Senate File 463, a bill for an act to authorize county boards of supervisors to grant perpetual flowage easements over county owned lands and buildings to the United States of America, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer called up the following amendment and moved its adoption:

Senate File 463 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By inserting in line five (5) after the word "that" the words "state agencies and".
  - By inserting in line six (6) after the word "over" the words "state and".

Amend the title as follows:

1. By inserting in line one (1) after the word "authorize" the words "state agencies and".

2. By inserting in line two (2) after the word "over" the words "state and".

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: 53

Balloun Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Mills
Murray
Neu

O'Malley
Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens

\_\_

Nays: 0

Absent or not voting: 8

Benda Hill Hougen McGill Messerly Rilev

Nurse

Van Eaton Walsh

Van Gilst

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

#### HOUSE AMENDMENTS CONSIDERED

Senator Main called up for consideration Senate File 144, a bill for an act relating to establishing penalty for failure to file a semi-annual fertilizer tonnage report, amended by the house.

Senator Main called up the following House amendment to Senate File 144:

Amend Senate File 144, Section 1, line (9), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figures "fifty (50)".

Senator Main offered the following amendment to the House amendment and moved its adoption:

Amend the House Amendment to Senate File 144, Section one (1) by adding the following:

"Strike from Senate File 144, section one (1), line six (6), the word and figure thirty (30) and inserting in lieu thereof the word and figure 'ten (10)' ".

The amendment to the amendment was adopted.

Senator Potgeter asked and received unanimous consent that further action on Senate File 144 as amended by the House be deferred and that the bill retain its place on the calendar.

Senator Frommelt asked and received unanimous consent that the House amendment to Senate File 689 be considered.

Senator Stephens called up for consideration Senate File 689, a bill for an act relating to brucellosis control in swine, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 689 as follows:

- 1. Section 1, subsection one (1), line nine (9), is amended by striking the word "breeding" and adding after the word "age" the following: "intended or used for breeding purposes".
- 2. Further amend said Section 1, subsection two (2), line nineteen (19), by striking the word "breeding" and adding after the word "age" the following: "intended or used for breeding purposes".
  - 3. Section 2, by adding thereto the following:

Further amend Section one hundred sixty-three A point seven (163A.7), Code 1966, by striking the period at the end of line thirteen (13) and adding the following: "on all swine intended or used for breeding purposes."

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:

Aves: 54

Floy	Kyhl	O'Malley
Frey	Lamborn	Patton
Frommelt	Lange	Potgeter
Gaudineer	Lisle	Reichardt
Glenn	Lodwick	Reno
Hagedorn	Lucken	Reppert
	Frey Frommelt Gaudineer Glenn	Frey Lamborn Frommelt Lange Gaudineer Lisle Glenn Lodwick

Coleman DeHart DeKoster Denman Dodds Ely Erskine Heaberlin Heying Hill Jepsen Kibbie Klefstad Kosek

Main McGill Messerly Mills Murray Neu Nurse Rigler Schaben Shaff Shirley Stanley Stephens Walsh

Flatt
Nays: 0

Absent or not voting: 7

Benda Condon Elvers Hougen

Kruck

Riley

Van Eaton

Van Gilst

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

Senator Kruck called up the motion to reconsider the vote by which House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load, failed to pass the Senate and moved its adoption.

The Chair announced the following Call of the Senate on House File 212:

#### CALL OF THE SENATE

Mr. President:

We, the undersigned, respectfully request a call of the Senate on House File 212 and all amendments and motions thereto.

HOWARD C. REPPERT
MERLE W. HAGEDORN
J. HENRY LUCKEN
ROBERT R. DODDS
DONALD W. MURRAY
ALAN SHIRLEY
JOSEPH COLEMAN
S. G. LODWICK

JOHN P. KIBBIE
GEORGE E. O'MALLEY
WILLIAM F. DENMAN
JAMES F. SCHABEN
GENE W. GLENN
W. J. REICHARDT
JOSEPH W. CASSIDY
MAX E. RENO

Senator Reppert asked unanimous consent that the Call of the Senate be lifted.

Objection was raised.

Senator Reppert moved that the Call of the Senate be lifted, which motion prevailed.

Senator Kruck renewed the motion to reconsider the vote by which House File 212 failed to pass the Senate.

Senator Jepsen moved that the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider be laid on the table?" the vote was:

Ayes: 14

Burns DeHart DeKoster Ely Heaberlin Heying Jepsen Kosek Lisle Main Rigler

Shirley Stanley Stephens

Nays: 42

Balloun
Briles
Buren
Cassidy
Clarke
Coleman
Condon
Denman
Dodds
Elvers
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Kibbie
Klefstad
Kruck
Kyhl

Lamborn
Lange
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse

Patton
Potgeter
Reichardt
Reno
Reppert
Schaben
Shaff
Van Gilst
Walsh

O'Malley

Absent or not voting: 5

Benda Hill Hougen

Riley

Van Eaton

The motion was lost.

Roll call was requested on the motion to reconsider the vote by which House File 212 failed to pass the Senate.

On the question "Shall the vote be reconsidered?" the vote was:

Ayes: 37

Balloun
Briles
Buren
Clarke
Coleman
Denman
Dodds
Elvers
Erskine
Floy

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Kibbie
Kruck
Kyhl
Lamborn

Lange Lodwick Lucken Messerly Mills Murray Neu

Nurse

O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Schaben
Shaff
Van Gilst
Walsh

Nays: 20

McGill  $\mathbf{Ely}$ Jepsen Burns Klefstad Rigler Flatt Cassidy Shirley Kosek Condon Heaberlin Stanley Lisle DeHart Heving Main Stephens DeKoster Hill

Absent or not voting: 4

Benda Hougen Riley Van Eaton

The motion prevailed.

Senator Kruck moved that the vote by which House File 212 went to its third reading be reconsidered, which motion prevailed.

Senator Frey moved that the amendment filed April 4, 1967 by Senators Kibbie, Coleman and Reppert be reconsidered.

Senator Reppert offered a substitute motion to take up the following amendment filed by him on April 7:

Amend House File 212 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: 'However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on the interstate system of four lane divided highways and other four-lane highways designated by the state highway commission, except that such combination may leave such four-lane divided highways and travel to points which shall be no more than five (5) miles from the designated four-lane divided highways and providing that they travel on highways that are twenty-four (24) feet or more wide."

Further amend by adding the following new section:

"In event of a temporary closing of or temporary gap in a designated four-lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet."

Roll call was requested on the motion.

On the question "Shall the substitute motion prevail?" the vote was:

Ayes: 30

Neu Erskine Lamborn Balloun Lisle Nurse Briles Flov Frommelt Lodwick O'Malley Buren Potgeter Gaudineer Lucken Clarke

ColemanGlennMesserlyDenmanHagedornMillsDoddsKruckMurrayElversKyhl

Reichardt Reppert Shaff

Nays: 23

Frev Klefstad Rigler . Burns Schaben Cassidy Heaberlin Kosek DeHart Lange Stanley Heving Stephens Main DeKoster : Hill McGill Walsh Ely Jepsen Flatt Kibbie Reno

Absent or not voting: 8

Benda Hougen Riley Van Eaton Condon Patton Shirley Van Gilst

The motion prevailed.

Senator Denman offered the following amendment to the Reppert amendment and moved its adoption:

Amend the Reppert amendment to House File 212 of April 7, by striking in lines eleven (11) and twelve (12) the words, "points which shall be no more than five (5) miles from the designated four-lane divided highways", and inserting in lieu thereof the words "a point which shall be no more than five (5) miles from the place of leaving such highway and no more than five (5) miles from the place of re-entering such highway".

The amendment to the amendment was adopted.

Senator Hill offered the following amendment to the Reppert amendment and moved its adoption:

Amend The Reppert amendment to House File 212, dated April 7, 1967, by adding the following new section:

"The overall length of combinations of three or more vehicles coupled together shall be printed on the back of the last vehicle in the combination in numerals six (6) inches in height. A fine of one hundred dollars (\$100.00) shall be levied for non-compliance."

The amendment to the amendment was adopted.

President Pro Tempore O'Malley took the chair at 12:30 p.m.

Senator Reppert moved the adoption of his amendment as amended.

Roll call was requested.

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

Aves: 33

Balloun Briles Buren Clarke Coleman

Floy Frey Frommelt Gaudineer Denman Glenn Dodds Hagedorn Kibbie Elvers

Flatt

Kruck Kyhl Lamborn Lisle Lucken Messerly

Mills

Murray

Neu Nurse O'Malley Reichardt Reno Reppert Schaben Walsh

Erskine

Nays: 22

Burns Cassidy DeHart DeKoster Ely Heaberlin

Heying Hill Jepsen Klefstad Kosek Lange

Lodwick · Main McGill Patton Potgeter

Rigler Shaff Shirlev Stanley Stephens

Absent or not voting: 6

Benda Condon Hougen Riley

Van Eaton

Van Gilst

The amendment was adopted.

Senator Ely moved that the Reppert amendment to House File 212 adopted April 4, 1967 be reconsidered, which motion prevailed.

The Reppert amendment of April 4, 1967 was lost.

Senator Reppert asked and received unanimous consent that the amendment filed by Senators Reppert, Lucken, Briles and Hagedorn on April 5, 1967, found on page 851 of the journal, be withdrawn.

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

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

Ayes: 33

Balloun Briles Buren

Flatt Floy. Frey

Kruck Kyhl Lamborn Nurse O'Malley Patton

Reichardt

Reno

Shaff

Reppert

Schaben

Clarke Frommelt Lisle Coleman Gaudineer Lucken Denman Glenn Messerly Dodds Hagedorn Murray Elvers Kibbie Neu Erskine

Nays: 22

Burns Heying Lodwick Rigler Cassidy Hill Main Shirley DeHart Jepsen McGill Stanley DeKoster Klefstad Mills Stephens Ely Kosek Walsh Potgeter Heaberlin Lange

Absent or not voting: 6

Benda Hougen Van Eaton Van Gilst Condon Riley

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.

Roll call was requested,

On the question "Shall the motion prevail?", the vote was:

Ayes: 37

Balloun Floy Kruck Nurse Briles Frey Kyhl O'Malley Buren Frommelt Lamborn Patton Burns Gaudineer Lisle Potgeter Clarke Glenn Lucken Reichardt Coleman Hagedorn Messerly Reno Denman Heaberlin Mills Reppert Dodds Heving Murray Schaben Elvers Kibbie Neu. Shaff Erskine

Nays: 17

Cassidy Jepsen Lodwick Shirley DeHart Klefstad Main Stanley DeKoster Kosek McGill Stephens Ély Lange Rigler Walsh Hill

Absent or not voting: 7

Benda

Flatt

Riley

Van Gilst

Condon

Hougen

Van Eaton

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

# HOUSE AMENDMENTS CONSIDERED

Senator Kibbie called up for consideration Senate File 106, a bill for an act relating to the offering of courses in driver education, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 106 as follows:

- 1. By deleting in line six (6) the word "or".
- 2. By deleting in line seven (7) the word "term" and inserting in lieu thereof the following: "terms or partly in one term or summer vacation period and partly in the succeeding term or summer vacation period, as the case may be,".
  - 3. By inserting in line ten (10) before the word "This" the following: "Sec. 2.".

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: 47

Balloun
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin

Erskine

Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lamborn Lange

Lodwick Lucken Main McGill Mills

Mills Murray Neu

Nurse

O'Malley Patton Potgeter Reno Rigler

Reno Rigler Schaben Shaff Shirley Stanley Stephens

Walsh

Nays: 0

Absent or not voting: 14

BendaHougenMesserlyRileyColemanJepsenReichardtVan EatonDeHartKosekReppertVan GilstFlattLisle

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 124, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults, amended by the House, and moved that the Senate concur in the following amendments:

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

Section 1. Section one hundred ten point seventeen (110.17), Code 1966, is hereby amended by adding the following:

"The commission shall issue without charge a special fishing license to residents of Iowa sixteen (16) years or more of age who the commission finds are mentally or physically severely handicapped. Such special license shall be valid only when the holder is fishing under supervision. The commission is hereby authorized to prepare an application to be used by the person requesting handicapped status, which would require that his attending physician sign the form declaring the person handicapped and eligible for exempt status."

2. Amend the title to Senate File 124 by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to the issuance of special fishing licenses to certain severely handicapped persons."

The Senate concurred in the House amendments.

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: 47

Kyhl Patton -Balloun Floy Briles Lamborn Potgeter Frev Burns Reichardt Frommelt Lange Lodwick Cassidy Gaudineer Reno

Clarke
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Glenn Hagedorn Heaberlin Heying Hill Kibbie Klefstad Kruck

Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Rigler Schaben Shaff Shirley Stanley Stephens Walsh

Nays: 0

Absent or not voting: 14

Benda Buren Coleman DeHart Flatt Hougen Jepsen Kosek Lisle Messerly Reppert

Riley Van Eaton Van Gilst

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

Senator Denman called up for consideration Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate Joint Resolution 3 as follows:

1. By striking all after the word "qualified." in line eleven (11) of Section one (1) and inserting in lieu thereof the following:

'Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the word 'two' and inserting in lieu thereof the word 'four'.

"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'.

Section 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 same to be published for three (3) consecutive months previous to the date of said election as provided by law."

2. By adding at the end thereof a new section as follows:

"Section 3. The foregoing proposed amendment, if approved in identical form, by the general assembly chosen at the general election for members of the general assembly to be held in the year nineteen hundred and sixty-eight (1968), shall be submitted to the electors of the state at a special election to be held on the Tuesday next, after the first Monday in November, in the year nineteen hundred and sixty-nine (1969) in the manner required by the Constitution and laws of the state of Iowa."

President Fulton took the chair at 3:00 p.m.

Roll call was requested.

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

Ayes: 12

Balloun Briles DeKoster Erskine Kyhl Lamborn Lange Lodwick Lucken Rigler Shaff Stephens

Nays: 37

Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Denman
Dodds
Ely

Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen

Kibbie
Klefstad
Kruck
Main
McGill
Mills
Murray
Neu
Nurse

O'Malley Patton Reichardt Reno Reppert Schaben Shirley Stanley Walsh

Absent or not voting: 12

Benda Elvers Flatt Frey Hougen Kosek Lisle Messerly Potgeter Riley Van Eaton Van Gilst

The Senate failed to concur in the House amendment.

# THIRD READING OF BILLS

On motion of Senator Buren, Senate File 510, a bill for an act relating to payments to nursing homes and custodial homes, 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: 49

Balloun Briles Buren Burns Cassidy Clarke

Coleman Condon DeHart DeKoster Denman Dodds Elvers

Elv Erskine Flov Frev Frommelt Gaudineer Glenn Heaberlin Heving Hill

Klefstad Kruck Kyhl Lamborn Lange Lodwick Lucken Main McGill Mills Murray Neu

Nurse O'Mallev Patton Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Walsh

Navs: 0

Absent or not voting: 12

Benda

Flatt Hagedorn

Hougen Kosek Lisle

Jepsen

Kihhie

Messerly Potgeter Reichardt

Rilev Van Eaton 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 Klefstad, Senate File 482, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment 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 Senate File 482 by inserting at the end of line four (4), following the word "territory" the following words: "or consolidate with an adjoining city or town".

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:

Aves: 50

Balloun Briles Burns

Floy Frey Frommelt Kyhl Lamborn Lange

Patton Potgeter Reichardt Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Elv

Gaudineer Glenn Hagedorn Heaberlin Heying Hill Jepsen Kibbie Klefstad Kruck Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Walsh

Nays: 0

Absent or not voting: 11

Benda Buren Erskine Flatt Hougen Kosek Lisle Messerly Riley Van Eaton 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 Klefstad, Senate File 483, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits, 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: 48

Balloun
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
Denman
Dodds
Ely
Erskine

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad

Floy

Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Mills
Murray

Neu

Nurse

Reichardt Reno Rigler Schaben Shaff Shirley Stanley Stephens

Walsh

O'Mallev

Potgeter

Patton

Nays: 0

Absent or not voting: 13

Benda Coleman DeKoster Flatt Hougen Kosek Lisle Messerly Reppert Riley Van Eaton Van Gilst

Elvers

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

On motion of Senator Frey, Senate File 526, a bill for an act relating to institutions under the jurisdiction of the board of control, was taken up for consideration.

Senator Hill asked and received unanimous consent that further action on Senate File 526 be deferred and that the bill be retained as unfinished business.

Senator Mills asked and received unanimous consent to suspend the rules to consider Senate File 396.

On motion of Senator Mills, Senate File 396, a bill for an act relating to the authority for joint county-city or town buildings, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mills called up the following amendment and moved its adoption:

Amend Senate File 396 as follows:

Amend Senate File 396 by striking all of Sec. 8 and inserting in lieu thereof the following:

"Sec. 8. This Act being deemed of immediate importance shall be in effect from and after its publication in the Times - Republican, a newspaper published at Marshalltown, Iowa, and in the New Hampton Tribune, a newspaper published at New Hampton, Iowa."

The amendment was 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: 44

Balloun Buren Burns Cassidy Clarke Erskine Floy Frommelt Gaudineer

Glenn

Kruck Kyhl Lange Lodwick Lucken O'Malley Patton Potgeter Reichardt Reno

Coleman Hagedorn Main Reppert Condon Heaberlin McGill Rigler Mills Schahen DeHart Heving DeKoster Jepsen Murray Shirlev Dodds Kibbie. Neu Stanley Klefstad -Nurse Walsh Ely

Nays: 1

Hill.

Absent or not voting: 16

Benda Flatt Lamborn Shaff Briles Frev Lisle Stephens Van Eaton Denman Messerly Hougen Van Gilst Elvers Kosek Rilev

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

# SENATE CONCURRENT RESOLUTION 31

By: Walsh, Stanley, Jepsen Clarke, Shaff and Lamborn

WHEREAS, many Iowa communities are again being threatened by floods and costly preventive and relief measures have been necessary; and

WHEREAS, the threat of disaster is not limited to river cities or annual spring high water, as shown by Belmond's tragedy last year; and

WHEREAS, the financial resources of Iowa's local governments cannot alone bear the heavy costs of protection and relief; and

WHEREAS, the federal funds set aside for such activities are subject to limitations which prevent their use; now therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the Appropriations Committees are requested to take appropriate action either to permit use of contingency funds or to provide a state appropriation to assist Iowa local governments in preventing flood damage and in providing disaster relief.

# ASSIGNMENT OF BILLS

President Fulton announced the assignment of the following bills:

S. F. 193 Appropriations

S. F. 733 On Calendar

S.F. 734	On Calendar
S.F. 735	On Calendar
S. F. 736	On Calendar
S.F. 737	Appropriations
H.J.R. 11	Governmental Affairs
H.J.R. 23	Transportation
H. F. 22	Safety and Law Enforcement
H.F. 53	Governmental Subdivisions
H. F. 111	Safety and Law Enforcement
H.F. 196	Judiciary
H.F. 207	Governmental Subdivisions
H.F. 218	Governmental Affairs
H.F. 244	Public Health and Welfare
H.F. 284	Governmental Affairs
H.F. 354	Judiciary
H.F. 364	Safety and Law Enforcement
H.F. 470	Transportation
H.F. 514	Judiciary
H.F. 530	Judiciary
H.F. 659	Judiciary

# 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 No. 667, a bill for an act relating to the sale of beer by Class "C" permit holders.

Also:

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

House File No. 313, a bill for an act requiring that juveniles who violate water navigation regulations be prosecuted independently of the juvenile delinquency laws of the state.

Also:

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

House File No. 142, a bill for an act relating to the amount of road use tax funds allocated to construction and maintenance of state institutional roads and state park roads.

Also:

That the House has amended and passed the following bill in which concurrence of the House was asked:

Senate File No. 689, a bill for an act relating to brucellosis control in swine.
WILLIAM R. KENDRICK, Chief Clerk

## HOUSE AMENDMENT TO SENATE FILE 689

Amend Senate File 689 as follows:

- 1. Section 1, subsection one (1), line nine (9), is amended by striking the word "breeding" and adding after the word "age" the following: "intended or used for breeding purposes".
- 2. Further amend said Section 1, subsection two (2), line nineteen (19), by striking the word "breeding" and adding after the word "age" the following: "intended or used for breeding purposes".
- 3. Section 2, by adding thereto the following: Further amend Section one hundred sixty-three A point seven (163A.7), Code 1966, by striking the period at the end of line thirteen (13) and adding the following: "on all swine intended or used for breeding purposes."

## INTRODUCTION OF BILLS

Senate File 737, by Committee on Public Health and Welfare, a bill for an act providing for the preservation and improvement of the air quality of the state; creating and delegating authority for an air pollution control program and related activities to an air pollution control commission; authorizing political subdivisions to conduct certain air pollution control activities; and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 739, by Committee on Governmental Affairs, a bill for an act to establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions.

Read first and second times and passed on file.

## HOUSE MESSAGES CONSIDERED

House Joint Resolution 23, to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures.

Read first and second times, and passed on file.

House File No. 364, a bill for an act relating to the fee for a class "C" beer permit.

Read first and second times, and passed on file.

House File No. 196, a bill for an act providing for a certain exception to the rule of evidence relating to privileged communications.

Read first and second times, and passed on file.

House File No. 667, a bill for an act relating to the sale of beer by Class "C" permit holders.

Read first and second times, and passed on file.

House File No. 313, a bill for an act requiring that juveniles who violate water navigation regulations be prosecuted independently of the juvenile delinquency laws of the state.

Read first and second times, and passed on file.

House File No. 142, a bill for an act relating to the amount of road use tax funds allocated to construction and maintenance of state institutional roads and state park roads.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEE

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred <u>House File 144</u>, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs or sheep, begs leave to report it has had the same under consideration and recommends the same be amended as follows; <u>and when so amended the bill do pass</u>:

FRANKLIN S. MAIN. Chairman

## HOUSE FILE 144

## Amend House File 144 as follows:

- 1. By striking all after the enacting clause and inserting in lieu thereof the following:
  - "Section 1. When used in this Act, unless the context otherwise requires:
    - "1. 'Animals' or 'livestock' includes cattle, calves, swine, or sheep.
- "2. 'Person' means any individual, partnership, association or corporation, or any other business unit.
- "3. 'Dealer' or 'broker' means any person determined by the department of agriculture to be buying, receiving, selling, slaughtering, exchanging, negotiating or soliciting sale, resale, exchange or transfer of any living animals. 'Dealer' or 'broker' does not mean:
- "a. Any railroad or other carrier transporting animals either interstate or intrastate.
- "b. Any person who by dispersal sale is discontinuing the business of farming, dairying, breeding, raising, or feeding animals.
- "c. Any person who sells livestock which has been raised from birth on the premises of such person.
- "d. Any person who buys or receives animals for grazing or feeding purposes and sells or disposes of such animals after the grazing or feeding period for immediate slaughter.
- "4. 'Agent' means any person buying, receiving, soliciting or negotiating the sale, resale, exchange or transfer of animals for or on behalf of any dealer or broker.
  - "5. 'Department' means the state department of agriculture.
  - "6. 'Commissioner' means the state commissioner of insurance.
- "Sec. 2. No person shall act as a dealer or broker without first being licensed. No agent shall act for any dealer or broker unless such dealer or broker is licensed, has designated such agent to act in his behalf, and has notified the department of the designation in his application for license or has given official notice in writing of the appointment of such agent and requested the department to issue to such agent an agent's license. Such dealer or broker shall be accountable and responsible for contracts made by said agent in the course of his employment. The license of an agent whose services are terminated by or with the dealer or broker shall be void on the date such written notice of termination is received by the department. The license of a dealer, broker, or agent, unless revoked, shall expire on the last day of June following the date of issue. The annual fee for the license of a dealer or broker shall be twenty-five (25) dollars. The annual fee for an agent's license shall be ten (10) dollars.

"Sec. 3. Application for a license as a dealer or broker or as an agent shall be made in writing to the department. The application shall state the nature of the business, the municipal corporation, township and county, the post office address at which the business is to be conducted, and such additional information as the department may prescribe.

"The applicant upon satisfying the department of his character and good faith in seeking to engage in such business and upon complying with such other requirements specified in this Act shall be issued by the department a license to conduct

the business of a dealer, broker, or agent at the place named in the application.

- "Sec. 4. No license shall be issued by the department to a dealer or broker until the applicant has furnished proof of financial responsibility. Such proof of financial responsibility shall first be approved by the commissioner or an employee of the department of insurance. The commissioner shall notify the secretary of the names of dealers or brokers who have furnished satisfactory proof of financial responsibility. Such proof may be in the following forms:
- "1. A bond of a surety company authorized to do business in the state of Iowa in the form prescribed by and to the satisfaction of the commissioner, conditioned for the payment of a judgment against the applicant furnishing the bond because of non-payment of obligations in connection with the purchase and sale of animals.

"The amount of such bond for an established dealer or broker shall not be less than the nearest multiple of one thousand (1,000) dollars above twice the average daily value of purchases of livestock, handled by such applicant on the ten (10) largest business days during the preceding twelve (12) months or such parts thereof as such applicant was purchasing livestock.

"In the event of an unestablished dealer or broker applying for a license, the amount of such bond shall be based on an estimated average daily value or purchases of livestock. In no case shall the purchases exceed by more than ten (10) percent the estimated average daily value or purchases of livestock.

"At such time as the daily purchases of livestock by the dealer or broker exceed the estimated average daily value of purchases of livestock by more than five (5) percent of the amount of his bond, the dealer or broker shall adjust the amount of the bond to cover livestock purchases.

"Whenever the amount of the bond as calculated in this sub-section exceeds fifty thousand (50,000) dollars, the amount of the bond shall be fifty thousand (50,000) dollars plus ten (10) percent of the average daily valuation in excess of fifty thousand (50,000) dollars. In no case shall the amount of such bond be less than two thousand (2,000) dollars.

- "Any dealer or broker who by any means of advertising states that he is bonded under the provisions of this Act shall include in such advertising the amount of the bond.
- "2. A deposit with the commissioner of the required amount in money or negotiable bonds of the United States or of the state of Iowa or a political subdivision of the

state of Iowa of that par or face value, for the purpose of securing the payment of a judgment against the applicant furnishing the deposit because of nonpayment of obligations in connection with the purchase and sale of animals, such deposit to be made under a deposit agreement prescribed by the commissioner. The amount of such deposit shall be calculated in the exact manner as the amount of a bond as provided in subsection one (1) of this Act. Such deposit shall not be subject to attachment for any other claim or levy of execution upon a judgment based on any other claims.

"Any person damaged by nonpayment of obligations or by any misrepresentation of fraud on the part of a broker or dealer may maintain an action against such broker or dealer and the sureties on the bonds provided for in this section or for the application of the deposit furnished the department. The aggregate liability of the sureties for all such damage shall not exceed the amount of bond. In the event that the aggregate judgments on the bond or the deposit exceed the total amount of such bond or deposit, the amount payable on account of any judgment shall be in the same proportion to the bond or deposit as the individual judgment bears to the aggregate judgments.

"Unless the person damaged filed his claim with the dealer or broker and the sureties and the department within ninety (90) days from the date of the alleged violation, or within ninety (90) days after the discovery of fraud or misrepresentation on the part of the person complained against, the claimant shall be barred from maintaining an action on said bond or for the application of said deposit.

"Whenever in the judgment of the commissioner the business volume of the applicant or licensee is such as to render the bond or deposit inadequate, the amount of such bond or deposit shall be, upon notice, adjusted. All such bonds or deposit agreements shall contain a provision requiring that at least ten (10) days' prior notice in writing be given to the commissioner by the party terminating such bonds or deposit agreements in order to effect termination.

"The termination of a bond shall not release the parties from any liability arising out of the facts or transactions occurring prior to the termination date.

"The termination of a deposit agreement shall neither release the party furnishing the deposit from any liability arising out of acts or transactions occurring prior to the termination date, nor shall the commissioner permit the withdrawal of the deposit until after ninety (90) days after the termination date, and then only if no claims under such agreement have been filed with the department. If any such claims have been filed with the department, the withdrawal of the deposit shall not be permitted until such claims have been satisfied or released and evidence of the satisfaction or release filed with the commissioner.

"All moneys and securities deposited with the commissioner shall be handled in the following manner:

"a. All securities deposited with the commissioner shall remain in his custody.

'6b. All moneys shall forthwith be delivered to the treasurer of the state of lowa which shall be invested in the manner set forth in section four hundred fifty-two point ten (452.10) of the Code and he shall not relinquish such moneys except upon the written orders of the commissioner.

- "The owner shall be entitled to receive all income from moneys and securities so deposited and the department shall issue a receipt for each deposit setting forth this fact.
- "3. In lieu of a bond or deposit, an annual report in the form prescribed by the commissioner may be furnished as proof of financial responsibility provided the applicant has the bond authorized by the United States department of agriculture under "Packers and Stockyards Act of 1921" as amended, and such bond covers any business of the applicant as a dealer or broker.
- "4. In lieu of a bond or deposit the applicant may file an annual sworn financial statement certified by a registered public accountant or a certified public accountant showing all assets and liabilities and such supporting data as the commissioner may require. Such statement shall show the applicant's current net worth to be not less than five (5) times the amount of the bond or deposit otherwise required by this section. If upon examination of any financial statement the commissioner considers that the applicant has furnished insufficient proof of financial responsibility, a written order may be issued directing such applicant to provide the bond or deposit required by this section. Failure to comply with such an order shall be cause for revocation or suspension of license.
- "Sec. 5. Any dealer or broker licensed under sections one hundred sixty-three point thirty (163.30), one hundred sixty-six A point two (166A.2), or one hundred seventy point two (170.2) of the Code shall be exempt from the licensing provisions of this Act but shall be required to furnish proof of financial responsibility as specified in section four (4) of this Act.
- "Sec. 6. Section one hundred sixty-three point thirty (163,30), subsection two (2), Code 1966, is hereby amended by inserting in line seventeen (17) after the word "Act." the following:
- "The applicant shall further be required to furnish proof of financial responsibility as specified in section four (4) of this Act."
- "Sec. 7. Section one hundred sixty-six A point two (166A.2), Code 1966, is hereby amended by adding thereto the following:
- "Any person engaged as a dealer shall be required to furnish proof of financial responsibility as specified in section four (4) of this Act."
- "Sec. 8. Section one hundred seventy point two (170.2), Code 1966, is hereby amended by adding thereto the following:
- "Any person licensed under the provisions of this chapter who is a dealer of broker as defined in section one (1) of this Act shall be required to furnish proof of financial responsibility as specified in section four (4) of this Act."
  - 2. By inserting in line two (2) of the title after the word "sheep" the following:
  - "and the bonding of agents, dealers, or brokers of such operators".

Also:

Mr. President: Your committee on Agriculture to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File 654}}$ , a bill for an act to provide for an agricultural producer association for poultry producers, 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  $\underline{\text{Senate}}$   $\underline{\text{File } 655}$ , a bill for an act to provide for an agricultural producer association for turkey producers, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

FRANKLIN S. MAIN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Agriculture to which was referred Senate File  $\underline{538}$ , a bill for an act relating to the sale of cattle for slaughter, begs leave to report it has had the same under consideration and recommends the same  $\underline{do\ pass}$ .

FRANKLIN S. MAIN, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend the Flatt amendment to Senate File 318, filed April 11, 1967, as follows:

- 1. Amend section one (1) by inserting in line four (4) after the number "1966" the words ", is hereby amended" and by striking from line four (4) the word "section".
- 2. Further amend section one (1) by striking from lines five (5) and six (6) the words "section three hundred thirteen point ten (313.10)" and by inserting in lieu thereof the words "this section".
- 3. Amend section two (2) by striking from line fourteen (14) the word "Section" and by inserting in lieu thereof the word "Sec."

JOSEPH B. FLATT

Amend Senate File 364 by inserting the words "and all mentally ill persons" after the word "persons" in line six (6).

ERNEST KOSEK

Senate File 364, section two (2), is hereby amended as follows:

- 1. By striking from line four (4) the word "section" and inserting in lieu thereof the word "sections".
- 2. By inserting in line five (5) after the figures "(222.73)" the words and figures "through section two hundred twenty-two point eighty-three (222.83)".

FRANKLIN S. MAIN

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m. Monday, April 17, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, April 17, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Gerald Buss, pastor of the St. John's Lutheran Church, Harris, Iowa.

### VISITORS

Senator Nurse rose on point of personal privilege and presented five eighth grade students from Zion Lutheran Parochial school, Ocheyedan, who were seated in the gallery with the Reverend Gerald Buss.

Senator Reichardt rose to introduce 34 students from Greenwood school, Des Moines, who with their principal, Lorraine Reed and instructor Anna Clausen, were seated in the Senate gallery.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Condon from 798 residents of Polk County, in favor of a fair tax relief bill.

By Senator Reppert from 14 residents of Polk County, favoring the proportionate sharing plan.

## SENATE CONCURRENT RESOLUTION 32

## By: Rigler and Frommelt

WHEREAS, on the 16th day of April, 1967, the Honorable Leo Elthon, former Governor, Lieutenant Governor and Senator of the State of Iowa passed away, and

WHEREAS, we of the 62nd General Assembly knew him to be a true and faithful public servant, a man of courage and conviction, a devoted husband and father, and

WHEREAS, we mourn and regret the loss to the State of an esteemed friend, NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That we extend to the bereaved family and relatives of the late Honorable Leo Elthon our deep and profound sympathy in their sorrow, and that the President of the Senate and Speaker of the House each appoint a committee of four to represent the Legislature 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.

## COMMUNICATION

April 17, 1967

The Honorable Robert Fulton Lieutenant Governor President of the Senate Sixty-second General Assembly State Capitol Des Moines, Iowa

Dear Governor Fulton:

Enclosed is a copy of the report I have received from the Special Committee which I appointed earlier this year to study the question of education of Amish children in Iowa. Attached to the report is a copy of a proposed bill which was unanimously recommended by the Committee as a solution to the problem.

The Committee's report is based primarily on two conclusions: "First, that there should still be a place in American life for nonconformity in educational approach based upon religious principles; and, second, that nonconformity should not be extended to include total absence of educational preparedness for a useful adult life."

As Governor of this State, I endorse the enclosed report and respectfully recommend adoption of the legislation proposed by the Committee as a workable alternative to the proposed solution which I submitted to the General Assembly last January in my Inaugural Address and Budget recommendations.

Very truly yours,

HAROLD E, HUGHES, Governor

# REPORT OF SPECIAL COMMITTEE TO HONORABLE HAROLD E, HUGHES GOVERNOR OF THE STATE OF IOWA

The Special Committee which you appointed to address itself to the question of education of Amish children in Iowa is pleased to submit the following report.

Your committee consisting of its Chairman, Bishop Gordon V. Smith; Bishop James Thomas; Senator George O'Malley; Representative James Klein; Dr. Howard Bowen; Dr. Irwin Lubbers and A. Arthur Davis met first on March 2, 1967. At that meeting you reviewed in detail the history of the Amish educational problem and charged the committee with a search for a solution to the problem which we could recommend to all effected parties, and which would represent a proper viewpoint, compatible with the interests of the people of the State of Iowa and also with the interests of the Amish.

The committee met further on March 10, March 31, April 7 and April 13, with all members participating. In these sessions we met with Attorney William Sidlinger, who represents the Amish; Mr. Arthur Sensor, Superintendent of Schools of the Oelwein School District; Mr. Lou Mulder, President of the Oelwein School Board; Mr. Paul Johnston, State Superintendent of Public Instruction; and Mr. C. W. Antes, President, State Board of Public Instruction.

There was a free exchange of ideas and a discussion of and study of several broad alternatives including forcibly bringing the Amish under school laws, ignoring the violations, recommending legislative appropriation of money to pay for the changes needed, further negotiations among the parties, and various legislative exemptions.

Many central philosophic ideas were considered, including questions of the relationship between governmental units; the relative rights of the state vis-a-vis parents; the protection of the Amish children, both by enforcement or exemption; the merits of certification of teachers; and the merits of the educational standards act.

Essentially the committee reached two conslusions. First that there should still be a place in American life for nonconformity in educational approach based upon religious principles; second, that nonconformity should not be extended to include total absence of educational preparedness for a useful adult life. In the interests of implementing these conslusions your committee unanimously recommends that the Iowa Legislature be urged, through appropriate legislative means to adopt the proposed Bill attached to this report.

We wish to express our appreciation for the confidence you have placed in us in calling us together to consider this problem. It is our hope that the proposed action, if adopted, will stand the tests of action and reaction and will serve well the people of the State of Iowa.

Respectfully submitted for a unanimous committee,

GORDON V. SMITH, Bishop of Iowa Chirman Bishop JAMES THOMAS Senator GEORGE O'MALLEY Representative JAMES KLEIN Dr. HOWARD BOWEN Dr. IRWIN LUBBERS A. ARTHUR DAVIS

## A BILL FOR

An Act relating to compulsory school attendance, and educational standards.

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

Section 1. Section two hundred ninety-nine point two (299.2), Code 1966, is hereby amended by adding the following new subsection:

"5. When members, or representatives, of a local congregation of a recognized church or religious denomination established for ten (10) years or more within the state of Iowa, prior to July 1, 1967, which professes principles or tenets that differ substantially from the objectives, goals or philosophy of education embodied in standards set forth in section two hundred fifty-seven point twenty-five (257.25), Code 1966, and rules adopted in implementation thereof, file, with the state superintendent of public instruction, proof of the existence of such conflicting tenets or principles, together with a list of the names, ages, and post office addresses of all persons of compulsory school age, desiring to be exempted from the compulsory attendance law and the educational standards law, whose parents or guardians are members of such congregation or religious denomination, the state superintendent, subject to the approval of the state board of public instruction, may exempt the members of said congregation or religious denomination from compliance

with the compulsory school law and the educational standards law, for two school years. When such exemption has once been granted, renewal for each succeeding school year may be conditioned, by the state superintendent with the approval of the board, upon proof of achievement in the basic skills of arithmetic, the communicative arts of reading, writing, grammar, spelling, and an understanding of United States history, history of Iowa, and the principles of American government, by persons of compulsory school age exempted in the preceding year, which shall be determined on the basis of tests, or other means of evaluation, selected by the state superintendent with the approval of the board. Such testing or evaluation, if required, shall be accomplished prior to submission of the request for renewal of the exemption to the state board for its approval. Renewal applications shall be filed with the state superintendent on or before April 15 of the school year preceding the school year for which the applicants desire exemption.

## THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 528, a bill for an act to provide uniform stop signs for use in school zones, 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: 46

Benda	Flatt	Lange	Potgeter
Briles	Frommelt	Lodwick	Reichardt
Buren	Glenn	Lucken	Reppert
Cassidy	Hagedorn	Main	Rigler
Clarke	Heaberlin	McGill	Schaben
Coleman	Hill	Mills	Shaff
Condon	Hougen	Murray	Shirley
DeHart	Kibbie	Neu	Stanley
Dodds	Klefstad	Nurse	Stephens
Elvers	Kosek	O'Malley	Van Gilst
Ely	Kruck	Patton	Walsh
Erskine	Kyhl		

Nays: 0

Absent or not voting: 15

Balloun	Floy	Jepsen	Reno
Burns	Frey .	Lamborn	Riley
DeKoster	Gaudineer	Lisle	Van Eaton
Denman	Heving	Meccepty	

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 589, a bill for an act relating to substitution of organized athletics for courses in physical education under school minimum standards, was taken up for consideration.

Senator Cassidy asked and received unanimous consent that further action on Senate File 589 be deferred and that the bill retain its place on the calendar.

On motion of Senator Ely, Senate File 551, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state, was taken up for 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: 48

Benda Erskine Kvhl-Patton Briles Flatt Lamborn Potgeter Buren Frommelt Lange Reichardt Cassidv Glenn Lodwick Reppert Clarke Hagedorn Lucken Rigler Coleman Heaberlin Main Schaben Condon Hill McGill Shaff DeHart Hougen Mills Stanley Denman Kibbie Murray Stephens Dodds Van Eaton Klefstad Neu Elvers Van Gilst Kosek Nurse Kruck Ely O'Malley Walsh

Nays: 0

Absent or not voting: 13

Balloun Frey Jepsen Reno Burns Gaudineer Lisle Riley DeKoster Messerly Shirley Heying

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 Ely, Senate File 687, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof, was taken up for 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: 43

Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Floy
Frommelt
Glenn
Hagedorn
Heaberlin
Kibbie
Klefstad
Kosek

Kyhl
Lange
Lodwick
Lucken
Main
McGill
Murray
Neu
Nurse
O'Malley
Potgeter

Reichardt Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Hill

Mills

Absent or not voting: 16

Balloun Coleman DeKoster Frey Gaudineer Heying Hougen Jepsen

Kruck Lamborn Lisle Messerly Patton Reno Riley 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 Kyhl, Senate File 15, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Condon took the chair at 10:35 a.m.

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: 47

Benda

Briles
Buren
Cassidy
Clarke
Coleman
Condon
DeHart
Denman

Erskine
Flatt
Floy
Frey
Heying
Hougen
Jepsen
Kibbie
Klefstad

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Mills
Murray

Neu

Reichardt Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Dodds Elvers Kosek Kruck Nurse O'Malley Van Gilst Walsh

 $\mathbf{Ely}$ 

Kyhl

Patton

Nays: 4

Glenn

Heaberlin

Hill

Potgeter

Absent or not voting: 10

Balloun Burns Frommelt Gaudineer

Lisle Messerly Reno Rilev

DeKoster

Hagedorn

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

## SENATE CONCURRENT RESOLUTION 28

Senator Lamborn called up Senate Concurrent Resolution 28, found on page 832 of the Senate journal, and moved its adoption.

The resolution was adopted.

## SENATE FILE 720 WITHDRAWN

Senator O'Malley asked and received unanimous consent that Senate File 720 be withdrawn from further consideration by the Senate.

## SENATE CONCURRENT RESOLUTION 31

Senator Walsh called up Senate Concurrent Resolution 31, found on page 999 of the Senate journal, and moved its adoption.

Senator Glenn moved that Senate Concurrent Resolution 31 be referred to the appropriations committee for consideration.

Senator Rigler objected and asked that his amendment be considered.

Senator Frommelt rose on point of order on the grounds that the motion before the Senate took precedent to the amendment.

The Chair ruled the point well taken.

President Fulton took the chair at 11:25 a.m.

Senator Elvers offered a substitute motion to defer action on the Resolution.

Senator Rigler asked unanimous consent that the names of Senators Frommelt and Elvers be added to the sponsors of the Resolution.

Senator Stanley rose on point of order that action was not being taken on the request for unanimous consent made by Senator Rigler.

The Chair ruled the point not well taken.

The substitute motion was renewed and roll call was requested.

On the question "Shall the substitute motion prevail?" the vote was:

Ayes: 28

Buren Ely Kibbie O'Malley Burns Floy Klefstad Patton Cassidy Frommelt Kruck Reichardt Coleman Glenn Main Reppert Condon Hagedorn McGill. Schaben Denman Heaberlin Murray Shirley Elvers Hill Nurse Van Gilst

Nays: 26

Benda Lisle Heying Rigler Briles Hougen Lodwick Shaff Clarke Jepsen Lucken Stanley DeHart Kosek Mills Stephens Dodds Kvhl Neu Van Eaton Erskine Lamborn Walsh Potgeter Flatt Lange

Absent or not voting: 7

Balloun Frey Messerly Riley DeKoster Gaudineer Reno

The motion prevailed.

Senator Lisle rose on point of order questioning if others would be permitted to enter into the discussion at hand.

The chair ruled the point not well taken.

## 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 No. 186, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added.

Also:

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

Senate File No. 135, a bill for an act relating to bait dealers' licenses.

Also:

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

Senate File No. 105, a bill for an act relating to trapping on lands of another.

Also:

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

House Joint Resolution 24, a resolution to continue the "Iowa State Fair and World Food Exposition Study Committee", and make an appropriation therefor.

Also:

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

House File No. 561, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run vehicles.

Also:

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

House File No. 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of 225,000 inhabitants or over.

Also:

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

House File No. 464, a bill for an act relating to the condemnation of property for highway purposes.

Also:

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

House File No. 410, a bill for an act relating to the establishment of sewer connection charges or fees.

Also.

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

House File No. 390, a bill for an act relating to abandoned property.

Also:

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

House File No. 330, a bill for an act relating to the requirement of reporting of conviction of operating motor vehicle while intoxicated.

Also:

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

House File No. 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts.

Also:

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

House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs.

Also:

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

House File No. 281, a bill for an act to authorize at least one and not more than three projects for the demonstration of methods of rehabilitating land affected by surface mining, 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 No. 225, a bill for an act relating to an inmate furlough plan and its establishment by the Board of Control of state institutions.

Also

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

House File No. 537, a bill for an act relating to the authority for joint county-city or town buildings.

Also:

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

Senate Concurrent Resolution 27, a resolution directing the Iowa Bureau of Labor to deliver and disclose to Senator Warren J. Kruck certain information requested.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 27

Amend Senate Concurrent Resolution 27 as follows:

1. By inserting in paragraph (1), line three (3) after the name "Warren J. Kruck" the words "certified copies of".

2. By inserting in paragraph (2), line four (4) after the word "Assembly" the words "certified copies of".

## INTRODUCTION OF BILLS

Senate File 740, by Committee on Governmental Affairs, a bill for an act relating to the department of revenue and collection of premium tax upon insurance policies.

Read first and second times and passed on file.

Senate File 741, by Committee on Agriculture, a bill for an act relating to licensing and regulating persons engaged in loaning or leasing bulls.

Read first and second times and passed on file.

#### HOUSE MESSAGES CONSIDERED

House Joint Resolution 24, a resolution to continue the "Iowa State Fair and World Food Exposition Study Committee", and make an appropriation therefor.

Read first and second times, and passed on file.

House File No. 561, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run vehicles.

Read first and second times, and passed on file.

House File No. 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of 225,000 inhabitants or over.

Read first and second times, and passed on file.

House File No. 464, a bill for an act relating to the condemnation of property for highway purposes.

Read first and second times, and passed on file.

House File No. 410, a bill for an act relating to the establishment of sewer connection charges or fees.

Read first and second times, and passed on file.

House File No. 390, a bill for an act relating to abandoned property.

Read first and second times, and passed on file.

House File No. 330, a bill for an act relating to the requirement of reporting of conviction of operating motor vehicle while intoxicated.

Read first and second times, and passed on file.

House File No. 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts.

Read first and second times, and passed on file.

House File No. 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs.

Read first and second times, and passed on file.

House File No. 281, a bill for an act to authorize at least one and not more than three projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor.

Read first and second times, and passed on file,

House File No. 225, a bill for an act relating to an inmate furlough plan and its establishment by the Board of Control of state institutions.

Read first and second times, and passed on file.

## REPORTS OF COMMITTEE

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred <u>Senate File 692</u>, a bill for an act to establish a division of job training in the bureau of labor, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also.

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 544, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 672, a bill for an act relating to codes, standards, and regulations considered by the employment safety commission in adopting rules, regulations and codes, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File}}$   $\underline{367}$ , a bill for an act relating to the inspection of boilers and unfired pressure vessels, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 505, a bill for an act relating to the costs of an official shorthand reporter in workmen's compensation hearings, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

## AMENDMENTS FILED

Amend Senate Concurrent Resolution 31 (thirty-one) by striking the word "take" in line 10 (ten) and inserting in lieu thereof the word "consider".

ROBERT R. RIGLER

Amend Senate File 589 as follows:

1. By adding the following new section:

Section two hundred fifty-seven point twenty-five (257.25), subsection six (6), paragraph g, Code 1966, is further amended by inserting after the period in line three (3) the following:

"A lawful marriage shall not prohibit a student, otherwise qualified, from participating in athletics."

WILLIAM J. REICHARDT

Amend the DeKoster amendment to Senate File 589 by striking all of lines eight (8) and nine (9) and inserting in lieu thereof "the physical education course throughout the season of his participation in such program."

ROBERT R. RIGLER

Amend Senate File 521 as follows:

- 1. By striking all after the word "Act" in line two (2) of Section 6 and insert in lieu thereof a "period."
- 2. By adding a new sentence in line twenty-five (25) of Section 2: "Such marking device shall be approved pursuant to Section 52.5, Code, 1966."

ROBERT R. RIGLER

Amend Senate File 634 by adding the following new sentence to section eight (8) thereof: "The aggregate liability of the surety for all breaches of the conditions of the bond shall, in no event, exceed the amount of such bond."

LEE GAUDINEER

Amend Senate File 641 by striking the period (.) following the word "employees" in line fifteen (15) of section eight (8) and substituting in lieu thereof the following: "; provided, however, that the aggregate liability of the surety for all such damages shall, in no event, exceed the amount of such bond."

LEE GAUDINEER

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 14, 1967 the Governor had approved the following bills:

Senate File 68, to repeal the law requiring annual reports for the Grand Army of the Republic.

Senate File 145, relating to the sanitary requirements of slaughterhouses.

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Tuesday, April 18, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, April 18, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Wayne Gordon, pastor of the First Baptist Church, Cedar Falls, Iowa.

#### VISITORS

Senator Mills rose on point of personal privilege to present 15 students from the government class of Marshalltown Community High school, who were seated in the balcony with their advisor, Harry Scott.

Senator Lange presented 60 seniors from Rockwell City Community school, who were accompanied by Robert Endersbe, principal, Mr. Sheldon, Miss Eileen Byrne, Katherine Swartz, Corrine Schramm and Mrs. McAdoo.

Senator Dodds rose on point of personal privilege to present 34 students from Danville Community school, who were seated in the balcony with their instructors, Lois Mapel and Jack Wehrle.

Senator Klefstad presented 30 students from the Iowa School for the Deaf, Council Bluffs, who were present with their instructors, Walter Hines, Eugene Stewart, George Collins and Paul Culton.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Denman from 43 residents of Polk County, in opposition to selling only warm beer in grocery and drug stores.

By Senator Kosek from 48 residents of Linn County, favoring the proportionate sharing plan.

## ADDITIONAL COPIES

Senator Lange asked and received unanimous consent that 500 copies of Senate File 732 be printed.

Senator Kibbie asked and received unanimous consent that 500 copies of Senate File 731 be printed.

Senator Heaberlin asked unanimous consent that Senate File 225 be rereferred to committee.

Objection was raised.

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

The Senate reconvened, President Fulton presiding.

## SENATE CONCURRENT RESOLUTION 32

Senator Rigler called up Senate Concurrent Resolution 32, found on page 1008 of the Senate journal, and moved its adoption.

The Resolution was adopted.

## HOUSE FILE 71 RECONSIDERED

Senator Gaudineer called up House File 71, a bill for an act relating to accreditation of certain reinsurance by Iowa companies from foreign or alien insurance companies, and moved that the rules be suspended to allow reconsideration of the bill.

The motion prevailed.

Senator Gaudineer moved that the vote by which House File 71 passed the Senate be reconsidered, which motion prevailed.

Senator Gaudineer moved that the vote by which House File 71 went to its third reading be reconsidered, which motion prevailed.

Senator Gaudineer called up the following amendment filed by him and moved its adoption:

House File 71 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By striking from line one (1) of subsection one (1) the words and figure ", line six (6),".
- 2. By striking from line two (2) of subsection one (1) the words "after the word reinsurance" and inserting in lieu thereof the words "of such subsection after the word reinsurance" in line six (6)".
- 3. By striking from line one (1) of subsection two (2) the words and figures ", lines seven (7) and eight (8),".
- 4. By striking from line two (2) of subsection two (2) the words "after the word reinsurance" and inserting in lieu thereof the words "of such subsection after the word reinsurance" in lines seven (7) and eight (8)".
- 5. By striking from line five (5) of subsection three (3) the word "Code." and inserting in lieu thereof the word "Code"."
- 6. By striking from line five (5) of subsection four (4) the word "Code," and inserting in lieu thereof the word "Code'."
- 7. By striking from line five (5) of subsection five (5) the word "Code," and inserting in lieu thereof the word "Code."

Amend section three (3) by striking from line eight (8) the word "Code." and inserting in lieu thereof the word "Code."

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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 Briles Buren Burns Cassidy Clarke Condon DeHart DeKoster Denman Dodds -Elvers ElyErskine

Flatt Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen

Kibbie Klefstad Kosek Kruck Kyhl

Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly

Murray Neu Nurse O'Mallev Patton

Mills

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff

Shirley Stanley Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 6

Balloun

Floy

Jepsen

Stephens

Coleman

Frey

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 Potgeter, House File 30, a bill for an act relating to addition of territory to benefited fire districts, was taken up for further consideration.

Senator Patton called up his amendment filed March 30, found on page 787 of the journal, and moved its adoption.

The amendment was adopted.

Senator Potgeter moved that the bill be read a third 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

Benda Frommelt Lisle Potgeter Buren Glenn Lodwick Reichardt Burns Hagedorn " Lucken · Reno Cassidy Heaberlin Main Rigler Clarke Heving McGill Schaben Coleman Kibbie Messerly Shaff DeHart Klefstad Stanley Mills DeKoster Kosek Murray Stephens Denman Kruck Neu Van Eaton Dodds Kyhl Nurse Van Gilst Elvers Lamborn Patton Walsh

Erskine
Nays: 0

Absent or not voting: 15

Lange

BallounFlattHillReppertBrilesFloyHougenRileyCondonFreyJepsenShirleyElyGaudineerO'Malley

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

## EXPLANATION OF VOTE

I was called to the telephone just before the vote was taken on House File 30. Had I been present I would have voted "Aye."

GEORGE E. O'MALLEY

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 81 Senate File 97 Senate File 306 Senate File 689

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 81 Senate File 97 Senate File 306

Senate File 689

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 April, 1967, sent to the governor for his approval, Senate File 689.

ADOLPH W. ELVERS, Chairman.

Passed on file.

## MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 32 extending sympathy to the family and relatives of the late Honorable Leo Elthon.

Also:

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

House File No. 503, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law.

Also:

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

House File No. 437, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities.

Also:

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

House File No. 334, a bill for an act relating to tuition rates for area vocational schools or area community colleges.

WILLIAM R. KENDRICK, Chief Clerk

## SPECIAL ORDER OF BUSINESS

Senator Frommelt asked and received unanimous consent that Senate File 732 be made a special order of business for Wednesday, April 26, 1967, at 9:00 a.m.

#### ANNOUNCEMENT

President Fulton announced the appointment of Senators Buren, Lucken, Rigler and Elvers to represent the Senate at funeral services for the Honorable Leo Elthon.

## INTRODUCTION OF BILLS

Senate File 742, by Committee on Ways and Means, a bill for an act relating to the motor fuel tax.

Read first and second times and passed on file.

## HOUSE MESSAGES CONSIDERED

House File No. 503, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law.

Read first and second times, and passed on file.

House File No. 437, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities.

Read first and second times, and passed on file.

House File No. 334, a bill for an act relating to tuition rates for area vocational schools or area community colleges.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred Senate File 428, a bill for an act relating to municipal support of private colleges and universities, 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 John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 658, a bill for an act relating to care and treatment of mental illness, 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 D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>House File 381</u>, a bill for an act relating to the size limit on certain fish taken with commercial fishing gear, begs leave to report it has had the same under consideration and recommends the same do pass.

D. S. McGILL, Chairman

Ordered passed on file.

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 34, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to call itself into special sessions at any time between regular sessions, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 30, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the canvassing of votes for governor and lieutenant governor, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 714, a bill for an act relating to the establishment of a central investment board for Iowa retirement systems, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 690, a bill for an act relating to the consolidation of the operation and investment of funds of public retirement systems, begs leave to report it has had the same under consideration and recorment systems.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 650, a bill for an act relating to investments of the Iowa public employees retirement fund, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 548, a bill for an act to change the name of the Iowa state traveling library to the "Iowa state library", begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 539, a bill for an act relating to voter registration lists, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 210, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 633, a bill for an act relating to records of county hospitals, 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 633 by inserting in line five (5), following the word "classification", the word "of".

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Alen.

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 588, a bill for an act relating to election requirements for low-rent housing

for the elderly, 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 674, a bill for an act relating to property tax exemption of charitable and religious institutions, 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.

## BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S. F. 739	On Calendar
S. F. 740	On Calendar
S. F. 741	On Calendar
S. F. 742	On Calendar
H. J. R. 24	Appropriations
H.F. 142	Appropriations
H.F. 225	Public Health and Welfare
H.F. 281	Companion to S. F. 407 - On Calendar
H.F. 285	Public Health and Welfare
H.F. 305	Judiciary
H.F. 313	Judiciary
H.F. 330	Safety and Law Enforcement
H.F. 334	Education
H.F. 390	Companion to S. F. 304 - On Calendar
H.F. 410	Governmental Subdivisions

H.F. 437	Governmental Subdivisions
H.F. 464	Companion to S. F. 586 On Calendar
H.F. 495	Governmental Subdivisions
H.F. 503	Appropriations
H.F. 561	Commerce
H.F. 667	Safety and Law Enforcement

## SENATE CONCURRENT RESOLUTION 33

By: Hougen

Be It Resolved by the Senate, the House Concurring:

That the Sixty-second General Assembly duplicate the appropriations made by the Sixty-first General Assembly, except any appropriations heretofore acted upon by both the Senate and the House in addition thereto; and that the General Assembly adjourn sine die forthwith.

#### AMENDMENTS FILED

Amend Senate File 159 as follows:

- 1. Amend section one (1) as follows:
- a. By striking from line four (4), the words, "comptroller has funds" and inserting in lieu thereof the words "state treasury includes state funds".
- b. By striking from line six (6), the words "state, he may" and inserting in lieu thereof the words "state, and deficit financing exists therein, the state comptroller may".

ANDREW G. FROMMELT JOHN P. KIBBIE

Senate File 159 is hereby amended as follows:

Amend section one (1) by inserting in line six (6) after the word "may" the words "upon determination that the recipient has an emergency need for the funds".

DONALD W. MURRAY JOHN P. KIBBIE

Senate File 289 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section three hundred eighty-six C point one (386C.1), Code 1966, is hereby amended by striking from line two (2) the words is one and inserting in lieu thereof the words means any person, firm, corporation, company, or municipality."
- "Sec. 2. Section three hundred eighty-six C point two (386C.2), Code 1966, is hereby amended by inserting in line eight (8) after the word 'fund.' the following:

'Any urban transit company operated by a municipality shall not be required to pay such registration fees. The motor vehicle department, in accordance with section three hundred twenty-one point nineteen (321.19) of the Code, shall furnish distinguishing plates for vehicles used by urban transit companies operated by a municipality.'"

- "Sec. 3. Section three hundred twenty-one point nineteen (321.19), Code 1966, is hereby amended as follows:
  - "1. By inserting in line eight (8) after the word 'government' the following:

'including vehicles used by an urban transit company operated by a municipality as authorized under chapter three hundred eighty-six C (386C) of the Code'."

"2. By inserting in line eleven (11) after the word 'freight' the following:

'other than those used by an urban transit company operated by a municipality.''

ALDEN J. ERSKINE

JOHN M. ELY. JR.

Senate File 225, section one (1), is hereby amended as follows:

- 1. By striking from line thirteen (13) the words "and confiscation".
- 2. By striking from line fourteen (14) the words "and confiscated".

MAX MILO MILLS

Amend Senate File 428 as follows:

Amend Senate File 428 by striking the word "project" in line three (3) of section two (2) and inserting the word "projects" in lieu thereof.

ARTHUR A. NEU

#### UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Lamborn, Senate File 318, a bill relating to highway construction and repair was taken up for further consideration.

Senator Flatt called up the following amendment filed by him:

Amend Senate File 318 by striking all after the enacting clause by adding in lieu thereof the following:

"Section 1. Section three hundred thirteen point ten (313.10), Code 1966 by adding thereto the following section:

"Notwithstanding the provisions of section three hundred thirteen point ten (313.10) the state highway commission is hereby authorized to do emergency work not to exceed fifteen thousand dollars (\$15,000.00) without advertising for bids. For the purpose of this section the term emergency shall mean a situation caused by failure of the road, bridge or drainage structure from any cause so that the highway is unserviceable or in jeopardy of additional failure, and the work must be done as quickly as possible."

"Section 2. The state highway commission may proceed to do emergency repair, restoration or reconstruction of the road, bridge or drainage structure by its own forces or let a special contract or contracts to have the work done. Providing that special bids have been duly solicited from persons or firms normally engaged in the kind of work under consideration who have indicated a desire to bid. In award of a special contract the state highway commission shall be governed by the provisions of section three hundred fourteen point one (314.1) and three hundred fourteen point two (314.2)."

Senator Flatt called up the following amendment filed by him to the Flatt amendment and moved its adoption:

Amend the Flatt amendment to Senate File 318, filed April 11, 1967, as follows:

- 1. Amend section one (1) by inserting in line four (4) after the number "1966" the words "is hereby amended" and by striking from line four (4) the word "section".
- 2. Further amend section one (1) by striking from lines five (5) and six (6) the words "section three hundred thirteen point ten (313.10)" and by inserting in lieu thereof the words "this section".
- 3. Amend section two (2) by striking from line fourteen (14) the word "Section" and by inserting in lieu thereof the word "Sec,"

The amendment to the amendment was adopted.

Senator Kruck called up the following amendment to the Flatt amendment filed by him and moved its adoption:

Amend the Flatt amendment filed April 11, to Senate File 318 as follows:

1. By striking from lines seven (7) and eight (8) the words and figures "fifteen thousand dollars (\$15,000.00)" and inserting in lieu thereof the words and figures "twenty thousand (20,000) dollars".

The amendment to the amendment was adopted.

Senator Flatt moved the adoption of his amendment as amended.

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: 50

Balloun Frommelt Lisle Reichardt Benda Gaudineer Lodwick Reno Briles Lucken Glenn Reppert Burns Main Rigler Hagedorn Clarke Schaben Heaberlin McGill Coleman Mills Shaff Heving DeHart Hill Murray Shirley DeKoster Jepsen Neu Stanley Dodds Klefstad Nurse Stephens Elvers O'Malley Van Eaton Kruck Ely Patton Van Gilst Kvhl . Erskine Walsh Lamborn Potgeter Flatt Lange

Nays: 5

Condon Kosek Messerly Riley Hougen Absent or not voting: 6

Buren

Denman

Frey

Kibbie

Cassidy

Floy

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

#### MOTION TO RECONSIDER

Senator Murray called up the motion to reconsider the vote by which Senate File 159 passed the Senate filed April 7, 1967 by Senators Murray and Reppert.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Wednesday, April 19, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, April 19, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend E. D. Pappadackis, pastor of the First Presbyterian Church, Rockwell City, Iowa.

#### VISITORS

Senator Neu rose on point of personal privilege to introduce the Honorable Peter F. Hansen, former senator from Manning, who was present in the Senate chambers.

Senator Schaben rose on point of personal privilege to present the Honorable Robert G. Moore, former senator from Dunlap, who served as Secretary of the Senate during the Sixty-first General Assembly. He was seated in the Senate chambers.

Senator Murray presented 46 seventh and eighth grade students from St. Marys school, Humboldt, who were accompanied by Sister Mary Delores and Sister Mary Lawrence, and were seated in the gallery.

Senator Burns rose to present 24 sixth, seventh, and eighth grade students from the government class of Immanuel Lutheran school, Williamsburg, who were seated in the balcony with their instructor, Norbert Wengel.

Senator Glenn rose on point of personal privilege to present 21 students from Ottumwa Community school, who are members of the student council. They were seated in the balcony with Mrs. Glen J. James, their instructor.

Senator Dodds presented eight students who are county officers of the 4 H Club. They were accompanied by James Hodges and Mrs. Emmett Messer, and they are students at Morning Sun Community High school, Mediapolis Community High school and Notre Dame High school, Burlington.

Senator Heaberlin rose on behalf of Senator Main to introduce 30 students from Murray Community High school, who were present in the balcony with their instructor, Larry Walker.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Denman from 17 residents of Polk County, favoring an increased vacation schedule for state employees. .

By Senator Denman from 21 residents of Polk County, in opposition to selling only warm beer by grocery and drug stores.

By Senator Elvers from 52 residents of Clayton County, favoring pari-mutuel betting in Iowa.

#### BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 18, 1967, the Governor had approved the following bill.

Senate File 689, an act relating to Brucellosis control in swine.

Senator Murray called up the following motion and moved its adoption:

## MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which Senate File 159 passed the Senate.

DONALD W. MURRAY
HOWARD C. REPPERT, JR.

The motion prevailed.

Senator Murray moved that the vote by which Senate File 159 went to its third reading be reconsidered, which motion prevailed.

On motion of Senator Murray, Senate File 159, a bill for an act relating to distribution of funds by the state comptroller, was taken up for consideration.

Senator Murray asked and received unanimous consent that the amendment filed by Senators Murray and Kibbie on April 18 and found on journal page 1031 be withdrawn.

Senator Frommelt asked and received unanimous consent that the amendment filed by Senators Frommelt and Kibbie on April 18 and found on journal page 1031 be withdrawn.

Senator Frommelt offered the following amendment filed by Senators Frommelt and Murray and moved its adoption:

Amend Senate File 159 as follows:

- 1. Amend section one (1) as follows:
- a. By striking from line four (4), the words, "comptroller has funds" and inserting in lieu thereof the words "state treasury includes state funds".
- b. By striking from line six (6), the words "state, he may" and inserting in lieu thereof the words "state, and said counties, municipalities and other political subdivisions do certify to the state comptroller that warrants will be stamped for lack of funds within the thirty (30) day period following said certification, the state comptroller may".

Roll call was requested.

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

Ayes: 29

Buren Ely Heying Nurse

Cassidy Coleman Condon Denman

Flov Frommelt Gaudineer Glenn Hagedorn Heaherlin

Kibbie Klefstad Kruck Lisle McGill Murray

O'Mallev Patton Reno Schaben Shirley Van Gilst

Navs: 24 Balloun

Dodds

Elvers

Benda Clarke DeKoster

Erskine

Flatt

Hougen Kosek Kyhl Lamborn Lodwick

Frey

Reichardt

Lucken Messerly Mills Neu -Potgeter

Shaff Stanley Stephens Van Eaton Walsh

Rilev

Absent or not voting: 7

Briles DeHart Hill Jepsen Lange Main

Reppert

Voting present: 1

Rigler

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: 53 Balloun

Benda Buren Burns Cassidy Clarke Coleman Condon DeKoster

Denman

Dodds

Elvers

Erskine

Elv

Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying . Kibbie Klefstad Kosek : Kruck

Flatt

Floy

Frev

Lange Lisle Lodwick Lucken McGill Mills Murray Neu Nurse O'Malley Patton ·

Kvhl

Lamborn

Reichardt Reno Reppert Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Potgeter

Nays: 1

Hougen

Absent or not voting: 6

Briles

Hill

Main

Messerly

DeHart

Jepsen

Voting present: 1

Rigler

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

# MOTION TO RECONSIDER

Senator Mills moved that the vote by which Senate File 396 passed the Senate be reconsidered.

The motion prevailed.

Senator Mills moved that the vote by which Senate File 396 went to its third reading be reconsidered, which motion prevailed.

Senator Mills asked and received unanimous consent that House File 537 be substituted for Senate File 396.

# THIRD READING OF BILLS

On motion of Senator Mills, House File 537, a bill for an act relating to the authority for joint county-city or town buildings, was taken up for consideration.

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: 54

Balloun	Erskine	Kyhl	Potgeter
Benda	Flatt	Lamborn	Reichardt
Briles	Floy	Lange	Reno
Buren	Frey	Lisle	Reppert
Burns	Frommelt	Lodwick	Rigler
Cassidy	Gaudineer	Lucken	Riley
Clarke	Glenn	McGill	Schaben
Condon	Heaberlin	Mills	Shaff
DeHart	Heying	Murray	Shirley

DeKoster Denman Dodds Elvers Hougen Kibbie Klefstad Kosek Kruck Neu Nurse O'Malley Patton Stanley Van Eaton Van Gilst Walsh

Nays: 0

Ely ·

Absent or not voting: 7

Coleman Hagedorn Hill Jepsen Main Messerly Stephens

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

Senator Mills asked and received unanimous consent that Senate File 396 be withdrawn from further consideration by the Senate.

President Pro-Tempore O'Malley took the chair at 10:30 a.m.

Senator Rigler asked unanimous consent that the rules be suspended to allow reconsideration of the vote by which House File 176 passed the Senate.

Objection was raised.

Senator Rigler renewed his request and unanimous consent was given that the rules be suspended to allow reconsideration of the vote by which House File 176 passed the Senate.

Senator Rigler called up the motion filed by Senators Rigler and Ely to reconsider the vote by which House File 176 passed the Senate and moved its adoption.

Roll call was requested.

On the question "Shall the vote be reconsidered?" the vote was:

Ayes: 48

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill

Hougen

Kosek

Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Neu
Nurse

Kruck

Kvhl

O'Malley Potgeter Reppert Rigler Riley Schaben Shirley Stanley

Stephens

Van Eaton

Van Gilst

Walsh

Nays: 8

Coleman Elvers Hagedorn Kibbie Klefstad Murrav

Patton Reichardt

Absent or not voting: 4

Buren

Jepsen

Main

Shaff

Voting present: 1

Reno

The motion prevailed.

Senator Rigler moved that the vote by which House File 176 went to its third reading be reconsidered, which motion prevailed.

Senator Denman moved that House File 176 be rereferred to committee.

Senator Frommelt offered a substitute motion that action on House File 176 be deferred and that it retain its place on the calendar.

President Fulton took the chair at 11:35 a.m.

Senator Glenn rose on point of order on the grounds that the substitute motion was the motion to be considered.

The Chair ruled the point well taken.

The motion prevailed.

#### UNFINISHED BUSINESS

Senator Frey asked and received unanimous consent to consider the motion to reconsider Senate File 45 by Senator Stanley.

#### THIRD READING OF BILLS

On motion of Senator Frey, Senate File 45, a bill for an act relating to the time during which beer may be delivered, sold and consumed, was taken up for further consideration.

Senator Stanley rose on point of order on the grounds that consideration should be directed to the motion to reconsider, not to the bill.

The Chair ruled the point well taken.

Senator Frey moved that the vote by which Senate File 45 passed the Senate be reconsidered, which motion prevailed.

Senator Frey moved that the vote by which the bill went to its third reading be reconsidered, which motion prevailed.

Senator Frey renewed his motion to further consider Senate File 45, which motion prevailed.

Senator Frey called up the following amendment and moved its adoption:

Amend Senate File 45 as follows:

By striking all of section one (1), and renumber the remaining sections in conformity with this amendment.

The amendment was adopted.

Senator Frey moved that the bill be read a third 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 Briles Floy Buren Frey Burns Frommelt Cassidy Gaudineer Coleman Glenn Condon Hagedorn Denman Heying Dodds Kibbie

Kosek
Kruck
Lamborn
Lange
Lisle
Messerly
dorn
Mills
Murray
ie
Nurse

Reppert Riley Schaben Shirley Walsh

Reno

O'Malley

Reichardt

Nays: 15

Balloun Clarke DeHart DeKoster Erskine Heaberlin Klefstad Lodwick McGill Neu Patton Potgeter Stanley Van Eaton Van Gilst

Absent or not voting: 11

Elvers Flatt Hill

Hougen Jepsen Kyhl Lucken Main Rigler Shaff Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.  $\dot{}$ 

On motion of Senator Frey, Senate File 46, a bill for an act relating to time during which alcoholic liquor may be sold and consumed, was taken up for further consideration.

The following committee amendment was considered:

Amend Senate File 46 as follows:

By striking all of section two (2), and renumber the remaining section in conformity with this amendment.

The amendment was adopted.

Senator Kruck asked and received unanimous consent that the amendment filed by Senators Kruck and Shirley on March 9, 1967, found on journal page 588, be withdrawn.

Senator Frey called up the following amendment and moved its adoption:

Amend Senate File 46 as follows:

By striking all of section three (3), and renumber the remaining sections in conformity with this amendment.

The amendment was adopted.

Senator Frey moved that the bill be read a third 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	$\mathbf{Ely}$	Kosek	O'Malley
Briles	Floy	Kruck	Reichardt
Buren	Frey	Lamborn	Reno
Burns	Frommelt	Lange	Reppert
Cassidy	Gaudineer	Messerly	Riley
Coleman	Glenn	Mills	Schaben
Condon	Heying	Murray	Shirley
Denman	Kibbie	Nurse	Walsh
Dodds	Klefstad		

Nays: 15

Balloun	Erskine	McGill	Stanley
Clarke	Heaberlin	Neu	Van Eaton
DeHart	Lisle	Patton	Van Gilst
DeKoster	Lodwick	Potgeter	

Absent or not voting: 12

Elvers	Hill	Kyhl	Rigler
Flatt	Hougen	Lucken	Shaff
Hagedorn	Jepsen	Main	Stephens

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

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 105 Senate File 135 Senate File 186

ADOLPH W. ELVERS, Chairman Senate Committee `A.L. MENSING, 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 105 Senate File 135 Senate File 186

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 April, 1967, sent to the governor for his approval,

Senate File 81 Senate File 97 Senate File 306

Also:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 19th day of April, 1967, sent to the governor for his approval,

Senate File 105 Senate File 135 Senate File 186

ADOLPH W. ELVERS, Chairman

Passed on file.

# NON-CONTROVERSIAL CALENDAR

Senator Frommelt asked and received unanimous consent that Senate Files 119, 537 and 556 and House File 79 be placed on the non-controversial calendar.

#### ADDITIONAL COPIES

Senator Denman asked and received unanimous consent that 500 copies of Senate File 690 be printed.

### 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 No. 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto.

Also:

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

House Concurrent Resolution 16, providing that the General Assembly, through the Appropriations committees consider action to provide assistance to Iowa governmental subdivisions in time of disaster.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE CONCURRENT RESOLUTION 16

By: Pelton, Camp, Millen, Shaw,
Miller of Des Moines, Andersen,
Hill, Battles, Roe, Breitbach,
Holden, Lipsky, Redfern, Thordsen,
Bailey, Van Nostrand, Cochran,
Baker, Mayberry, Schmarje, Beardsley,
Shepherd, Doderer, Dunton, Tieden.

WHEREAS, a number of our Iowa governmental subdivisions have been struck by disasters; and

WHEREAS, our citizens, who reside in governmental subdivisions on Iowa's rivers and streams, are increasingly being subjected to floods; and

WHEREAS, every community in our state is threatened by the ravages of tornadoes; and

WHEREAS, Iowa governmental subdivisions, in time of emergency, act immediately to either repair or avoid disaster, and

WHEREAS, the costs of disaster, or the avoidance thereof, is overwhelming to stricken governmental subdivisions; now therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that this General Assembly, through the Appropriations Committees, consider action to provide assistance to Iowa governmental subdivisions in time of disaster.

#### INTRODUCTION OF BILLS

Senate File 743, by Committee on Governmental Affairs, a bill for an act creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue.

Read first and second times and passed on file.

Senate File 744, by Committee on Judiciary, a bill for an act relating to municipal bands.

Read first and second times and passed on file.

Senate File 745, by Committee on Governmental Affairs, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue.

Read first and second times and passed on file.

Senate File 746, by Committee on Governmental Affairs, a bill for an act relating to the reorganization of the Iowa liquor control commission.

Read first and second times and passed on file.

Senate File 747, by Committee on Judiciary, a bill for an act relating to corporations.

Read first and second times and passed on file.

#### HOUSE MESSAGE CONSIDERED

House File No. 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto.

Read first and second times, and passed on file.

## REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 61</u>, a bill for an act relating to inspection of county jails by the state board of control, begs leave to report it has had the same under consideration and recommends the same <u>be</u> amended as follows; and when so amended the bill do pass:

Amend House File 61 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred fifty-six point forty-three (356.43), Code 1966, is amended by inserting the following new paragraph at the beginning of said section:

"The state board of control shall have general charge and supervision of the provisions of sections three hundred fifty-six point thirty-seven (356,37) to three hundred fifty-six point forty-four (356,44), inclusive, of the Code. The state board of control and

its inspectors and agents shall have the power and duty to make periodic inspections of each such jail, and officially to notify the county board of supervisors in writing to comply fully with the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File 659</u>, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District, in the counties of Grundy, Black Hawk and Tama, 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 <u>House File 23</u>, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and towns, 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 598, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold Counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost, etc., 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 <u>Senate File 597</u>, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor County, Iowa, and the city of Bedford, in Taylor County, Iowa, and declaring said gas supply contract to be legal, valid, etc., 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 595, a bill for an act to legalize and validate the proceedings of the town council of the town of

Lenox, in Taylor County, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, valid, and enforceable obligation, etc., 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 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor County, Iowa and the town of Clearfield, in Taylor County, Iowa and the town of Clearfield, in Taylor and Ringgold Counties, Iowa, and declaring said gas supply contract to be legal, etc., 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 <u>Senate File 592</u>, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor County, Iowa, and the town of Prescott, in Adams County, Iowa, and declaring said gas supply contract to be legal, valid, and etc., 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 591, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor County, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale, and delivery of gas revenue bonds of said, etc., 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 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams County, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said, etc., 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 <u>Senate File 596</u>, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, in Taylor County, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said, etc., 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 Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred Senate File 265, a bill for an act relating to uniformity of central deposit requirements for investment companies, 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 Commerce to which was referred Senate File No. 360, 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.

ROBERT R. DODDS, Chairman

Ordered passed on file.

# AMENDMENTS FILED

Amend House File 275 as follows:

1. By adding the following new subsection to Section One (1):

"Such notice shall be sent by the commissioner within twelve (12) days after the department has received notification from the officer having custody of the motor vehicle."

ALAN SHIRLEY

Amend the Erskine and Ely amendment to Senate File 289, filed April 18, 1967, as follows:

1. By striking the period in line twenty-seven (27) and by inserting the period after the closed double quote in line twenty-seven (27).

JOHN M. ELY, JR.

Amend House File 285 as follows:

- 1. By striking from section two (2), line fifty three (53) the words "in this state".
- 2. By striking from section two (2) all of lines seventy (70) through seventy four (74) inclusive.

WARREN J. KRUCK

Amend House File 176 as follows:

1. By adding the following new section:

"Effective with all premiums collected during the calendar year 1967, every hospital service corporation and pharmaceuatical service corporation operating under the provisions of chapter five hundred fourteen (514) shall pay to the commissioner of insurance before March 1, next succeeding the calendar year in which the subscribers service was so effectuated, continued, or renewed a premium tax, of two (2) per cent of gross premiums charged for such service to subscribers resident, or service performed in this state. The term 'premium' includes all premiums, membership fees, assessments, dues or any other consideration for such service."

WILLIAM J. REICHARDT

Amend Senate File 660 as follows:

By striking all after the enacting clause and inserting in lieu thereof the following: Section 1. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:

"Every person, firm or corporation buying cattle, hogs or sheep in the state of lowa for slaughter shall, as a condition of obtaining a license under section one hundred seventy point two (170.2) of the Code, file with the department of agriculture: (1) an annual, sworn financial statement and operating statement, certified by a certified public accountant, showing all assets and liabilities and profit or loss for the year, and (2) quarterly financial statements listing assets and liabilities and an operating statement showing profit or loss for the quarter sworn to by a principal officer of the corporation. Falsification of any statement required herein shall constitute adequate grounds for the secretary of agriculture to order such person, firm or corporation to immediately cease and desist all operations until the requirements of this Act are met."

- Sec. 2. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:
- "A financial statement for an established person, firm or corporation slaughtering livestock in Iowa to be eligible for a license shall show a net worth equivalent to four (4) times the average daily value of purchases of livestock handled by such applicant on the ten (10) largest business days during the preceding twelve (12) months or such part thereof as such applicant was purchasing livestock. In the event an unestablished person, firm or corporation applies for a license, the financial statement shall be based on an estimated average daily value of purchases of livestock. In no case shall the purchases exceed by more than ten (10) per cent the estimated average daily value of purchases of livestock."
- Sec. 3. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:

"The provisions of this Act shall not apply to any person, firm or corporation handling less than an average of one thousand (1,000) dollars per day on the ten (10) largest business days during the preceding twelve (12) months or such part thereof as such applicant was purchasing livestock."

JAMES F. SCHABEN

#### Amend Senate File 742 as follows:

- 1. Amend section eight (8) by inserting in line nine (9) after the word "fuel" the words "for highway use".
- 2. Further amend section eight (8) by striking from line nine (9) the word "or" and by inserting in lieu thereof the word "and".

- 3. Further amend section eight (8) by striking the period in line ten (10) and by inserting in lieu thereof the words "into the fuel supply tank of a motor vehicle or commercial motor vehicle owned or controlled by himself."
- 4. Amend Section fourteen (14) by adding the following subsections after subsection two (2):
  - a. By striking in lines twenty-four (24) and twenty-five (25) the words "built by".
- b. By striking the period in line twenty-seven (27) and by inserting in lieu thereof the words "provided that such refund must be in an amount of ten (10) dollars or more."
- c. Further amend by renumbering the remaining subsection in conformity with this amendment.
- 5. Amend section fifteen (15) by inserting in line six (6) after the word "dollars" the words "such audit and expenses shall be without cost to the state of Iowa,".

  MERLE W. HAGEDORN

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Thursday, April 20, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, April 20, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert Anderson, pastor of the Northminster Presbyterian Church, Ames, Iowa.

#### 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 the distinguished guests to the rostrum.

President Fulton presented to the Senate, Judy Grandia, Queen of the Fourteenth Annual Tulip Time Festival to be held in Pella May 11-13.

The Queen extended a cordial invitation to attend the Festival and presented her court, Karen Van Zante, Karen Tucker, Barbara Kuiper and Susan Snyder.

President Fulton congratulated the Queen and expressed his appreciation for the courtesies extended by the Queen, her attendants and the parents who accompanied the Pella Tulip Time royalty.

Cookies were distributed to the members of the Senate.

# VISITORS

Senator Balloun rose on point of personal privilege to present 105 students from Washington High school, Vinton, who were seated in the balcony with their instructors, Elmo Baxter, James Geiselhart and Nick Teig.

Senator Burns introduced 40 senior students from Lone Tree Community High school, who were present in the balcony with Laverne Barton, their instructor.

Senator Denman rose on point of personal privilege to present 69 junior students from East High school, Des Moines, who were seated in the gallery with their instructor, Mrs. Joyce Brown.

Senator O'Malley introduced 53 senior students from the government class of North Polk Community High school, Alleman, who were accompanied by Terry Holdridge, and were seated in the gallery.

Senator Potgeter rose on point of personal privilege to present 40 senior students from Alden Community school, who were seated in the balcony with their instructors, Jerry Aldrich and Dennis Seaton.

Senator Glenn introduced 70 sixth grade students from Agassiz Elementary school, Ottumwa, who were accompanied by instructors, Wallace Pixley, Miss Beatrice Workman and Miss Fern Howard, and were seated in the Senate gallery.

Senator Denman rose to present 55 sixth grade students from Johnston Consolidated school, who were seated in the balcony with their instructors, Jack Braby and Mrs. Marilyn Smith.

Senator Klefstad rose on point of personal privilege and introduced the Honorable Burl Scott, former Representative from Pottawattamie County, who was present in the Senate chambers.

Senator Hagedorn introduced 42 eighth grade students from the civics class of Sacred Heart school, Spencer, who were seated in the balcony with their principal, Sister Carita.

# PETITIONS

The following petitions were presented and placed on file.

By Senator Denman from 32 residents of Polk County, in opposition to selling only warm beer by grocery and drug stores.

By Senator Denman from 18 residents of Polk County, favoring the proportionate sharing plan.

By Senator Lamborn from 11 residents of Jackson and Jones Counties, in opposition to pari-mutuel wagering.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers, 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 106 Senate File 124 House File 98 House File 120 House File 136

> ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 106 Senate File 124 House File 98 House File 120 House File 136

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers, 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, 1967, sent to the governor for his approval,

Senate File 106 Senate File 124

ADOLPH W. ELVERS, Chairman

Passed on file.

# SENATE CONCURRENT RESOLUTION 10

Senator DeKoster called up Senate Concurrent Resolution 10 found on page 210 of the Senate journal.

Senator O'Malley moved that the Resolution be referred to the governmental affairs committee.

Objection was raised.

Senator O'Malley rose on point of order on the grounds it was the property of the Chair to refer the Resolution to committee.

The Chair ruled the point well taken, and the Resolution was referred to the governmental affairs committee.

#### UNFINISHED BUSINESS

# THIRD READING OF BILLS

On motion of Senator Heaberlin, Senate File 225, a bill for an act establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled was taken up for further consideration.

Senator Heaberlin called up the following amendment and moved its adoption;

Amend Senate File 225 as follows:

- 1. By adding the following new section thereto:
- "Sec. 2. Chapter one hundred eighty-nine (189), Code 1966, is amended by adding the following new section thereto:
- 'A party whose article, item, commodity or product is wrongfully condemned or seized shall be entitled to maintain a cause of action against the state of Iowa, for the damage proximately caused by the wrongful condemnation or seizure. Such cause of action shall be a claim as defined by section twenty-five A point one, subsection five (25A.1(5)) and subject to the provisions of chapter twenty five A (25A)of the Code.'"

The amendment was adopted.

Senator Mills called up the following amendment and moved its adoption:

Senate File 225, section one (1), is hereby amended as follows:

- 1. By striking from line thirteen (13) the words 'and confiscation'.
- 2. By striking from line fourteen (14) the words "and confiscated".

The amendment was adopted.

Senator Main called up the following amendment and moved its adoption:

Amend Senate File 225 as follows:

1. Amend the title by striking from line two (2) the words "Secretary of Agriculture" and inserting in lieu thereof the words "secretary of agriculture".

The amendment was adopted.

Senator Heaberlin moved that the vote by which his amendment was adopted be reconsidered, which motion prevailed.

Senator Stanley offered the following amendment by Senators Stanley and Gaudineer to the Heaberlin amendment and moved its adoption:

Amend the Heaberlin amendment to Senate File 225, filed March 3, 1967, by striking lines 11 through 14, inclusive, and inserting in lieu thereof the following: "shall be a claim as defined in chapter twenty-five A (25A) of the Code and shall be subject to the provisions of said chapter, notwithstanding the provisions of section twenty-five A point fourteen (25A,14) of the Code."

The amendment to the amendment was adopted.

Senator Heaberlin moved the adoption of the Heaberlin amendment as amended.

The amendment was 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: 52

Kyhl Balloun Frey Benda Frommelt Lamborn Gaudineer Buren Lisle Glenn Lodwick Cassidy Hagedorn Clarke Lucken Condon Heaberlin Main DeHart Hill McGill DeKoster Hougen Messerly Denman Jepsen Mills Dodds Kibbie Murray Erskine Klefstad Neu Flatt Kosek Nurse Kruck O'Malley Floy

Potgeter Reichardt Reno Rigler Riley Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Patton

Navs: 2

Elvers Lange

Absent or not voting: 6

Briles Coleman Heying Stephens

Burns

Ely

Voting present: 1

Reppert

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 526, a bill for an act relating to institutions under the jurisdiction of the board of control, was taken up for further consideration.

Senator Hill moved to rerefer Senate File 526 to the public health and welfare committee.

Objection was raised.

Senator Hill renewed his motion.

Senator Clarke offered a substitute motion that the bill be referred to the governmental affairs committee, which motion prevailed.

Senator Ely asked and received unanimous consent that further action on Senate File 364 be deferred and that the bill retain its place on the calendar.

#### SENATE CONCURRENT RESOLUTION 29

Senator Stanley called up Senate Concurrent Resolution 29 found on page 885 of the journal.

Senator Denman moved that the Resolution be referred to the judiciary committee.

President Pro Tempore O'Malley took the chair at 11:00 a.m.

Senator Main rose on point of order on the grounds the debate was not germane to the motion.

The Chair ruled the point well taken.

President Fulton took the chair at 11:15 a.m.

Roll call was requested on the Denman motion.

On the question "Shall the Resolution be referred to the judiciary committee?" the vote was:

Ayes: 40

Benda Elvers Hougen Nurse Briles Erskine Kibbie O'Mallev Buren Klefstad Floy Reichardt Burns Frey Lange · Reno Cassidy Frommelt Lisle Reppert Clarke Gaudineer Main Schaben

Condon
DeHart
Denman
Dodds

Glenn Hagedorn Heaberlin

Hill

McGill Mills Murray Neu Shirley Van Eaton Van Gilst Walsh

Nays: 17

Balloun DeKoster Ely Flatt Jepsen Kosek Kyhl Lamborn Lodwick

Lucken Messerly Potgeter Rigler Riley Shaff Stanley Stephens

--,---

Absent or not voting: 4

Coleman

Heying

Kruck

Patton

The motion prevailed.

Senator Frommelt called up the following motion and moved its adoption:

# MOTION FOR STEERING COMMITTEE

Mr. President: I move that the President of the Senate be authorized to appoint a Steering Committee and that all of the regular calendar excluding Special Orders, Senate bills amended by the House, Unfinished Business, Appropriations and Ways and Means and Non-controversial Calendar be turned over to them for rearrangement.

This action in no way shall preclude the Senate from Special Ordering any bill on the Regular or Steering Committee Calendar at any time the Senate so desires.

ANDREW G. FROMMELT

The motion prevailed.

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel.

The Senate reconvened with President Fulton presiding.

On motion of Senator Clarke, the Senate recessed until 1:00 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### SPECIAL ORDERS OF BUSINESS

Senator Frommelt asked and received unanimous consent that the special order of business on Senate File 732 scheduled for 9:00 a.m. Wednesday, April 26, 1967, be rescheduled for 9:00 a.m. Thursday, April 27, 1967.

Senator Frommelt asked and received unanimous consent that Senate File 616 be made a special order of business for 9:30 a.m. Tuesday, April 25, 1967.

On motion of Senator Erskine, Senate File 289, a bill for an act relating to urban transit companies, was taken up for consideration.

Senator Erskine called up the following amendment filed by Senators Erskine and Ely and moved its adoption:

Senate File 289 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section three hundred eighty-six C point one (386C.1), Code 1966, is hereby amended by striking from line two (2) the words "is one" and inserting in lieu thereof the words "means any person, firm, corporation, company, or municipality"."
- "Sec. 2. Section three hundred eighty-six C point two (386C.2), Code 1966, is hereby amended by inserting in line eight (8) after the word 'fund.' the following:
- 'Any urban transit company operated by a municipality shall not be required to pay such registration fees. The motor vehicle department, in accordance with section three hundred twenty-one point nineteen (321.19) of the Code, shall furnish distinguishing plates for vehicles used by urban transit companies operated by a municipality.''
- "Sec. 3. Section three hundred twenty-one point nineteen (321.19), Code 1966, is hereby amended as follows:
  - "1. By inserting in line eight (8) after the word 'government' the following:

'including vehicles used by an urban transit company operated by a municipality as authorized under chapter three hundred eighty-six C (386C) of the Code'.''

"2. By inserting in line eleven (11) after the word 'freight' the following:

'other than those used by an urban transit company operated by a municipality.' "

The amendment was adopted.

Senator Erskine called up the amendment filed by Senator Elv and moved its adoption:

Amend the Erskine and Ely amendment to Senate File 289, filed April 18, 1967, as follows:

1. By striking the period in line twenty-seven (27) and by inserting the period after the closed double quote in line twenty-seven (27).

Senator Stanley rose on point of order on the grounds the latter amendment was an amendment to the Erskine-Ely amendment previously adopted.

The Chair ruled the point well taken.

Senator Erskine moved that the vote by which the Erskine-Ely amendment was adopted be reconsidered, which motion prevailed.

Senator Erskine moved the adoption of the amendment to the amendment.

The amendment to the amendment was adopted.

Senator Erskine moved the adoption of the Erskine-Ely amendment as amended.

The amendment was adopted.

Senator Erskine moved that the bill be read a third 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 Buren Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers

Ely Erskine Flatt Floy Frev Frommelt Gaudineer Glenn Hagedorn

Heaberlin Jepsen Kibbie

Kosek Kruck Kyhl Lamborn Lange

Lisle Lodwick Lucken McGill Messerly Mills Neu

O'Malley Patton Potgeter Reichardt Reppert Schaben Shaff Shirley Stanley Van Eaton

Walsh

Navs: 2

Main

Van Gilst

Absent or not voting: 11

Briles Burns

Hill Hougen

Murray Nurse Reno

Rigler Rilev

Heying

Klefstad

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 Elvers, Senate File 348, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Elvers called up the following amendment and moved its adoption:

Amend Senate File 348 by adding the following new section:

"Sec. 10. This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fairfield Daily Ledger, a newspaper published at Fairfield, Iowa, and in The Clayton County Register, a newspaper at Elkader, Iowa."

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

Balloun	Floy	Lamborn	Potgeter
Benda	Frey	Lange	Reichardt
Buren	Frommelt	Lisle	Reppert
Cassidy	Gaudineer	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
Condon	Hagedorn	Main	Shaff
DeHart	Heaberlin	McGill	Shirley
DeKoster	Hill	Messerly	Stanley
Denman	Jepsen	Mills	Stephens
Dodds	Kibbie	Neu	Van Eaton
Elvers	Kosek	Nurse	Van Gilst
Erskine	Kruck	O'Malley	Walsh
Flatt	Kyhl	Patton	

Nays: 0

Absent or not voting: 10

Briles	Ely	Klefstad	Reno
Burns	Heying	Murray	Riley
Coleman	Hougen		· ·

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 348 be immediately messaged to the House.

On motion of Senator O'Malley, Senate File 385, a bill for an act relating to state aid for the mentally ill and mentally retarded, 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: 52

Balloun Erskine Benda Flov Buren Frev Frommelt Cassidy Clarke Gaudineer Coleman Glenn Condon Hagedorn Heaberlin DeHart DeKoster Hill Denman Jepsen Dodds Kibbie Elvers Kosek Kruck Ely

Kyhl
Lamborn
Lange
elt Lisle
eer Lodwick
Lucken
en Main
in McGill
Messerly
Mills
Neu
Nurse

Potgeter Reichardt Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Patton

Nays: 0

Absent or not voting: 9

Briles Burns Flatt Heying Hougen Klefstad Murray

O'Mallev

Reno 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 407, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor, 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  $281\ \mathrm{be}$  substituted for Senate File 407.

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
Benda
Buren
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill

Lamborn Lange Lisle Lodwick Lucken Main

Lucken Main McGill Messerly Mills Potgeter Reichardt Reno Reppert Rigler Riley Shaff Shirley Stanley Denman Jepsen
Dodds Kosek
Elvers Kruck
Erskine Kvhl

Nurse O'Malley Patton

Neu

Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 9

Briles Burns Heying Hougen Kibbie Klefstad Murray Schaben

Ely

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 407 be withdrawn from further consideration by the Senate.

Senator Coleman took the chair at 2:30 p.m.

# HOUSE AMENDMENTS CONSIDERED

Senator Kruck called up for consideration Senate Concurrent Resolution 27, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate Concurrent Resolution 27 as follows:

- 1. By inserting in paragraph (1), line three (3) after the name "Warren J. Kruck" the words "certified copies of".
- 2. By inserting in paragraph (2), line four (4) after the word "Assembly" the words "certified copies of".

The Senate concurred in the House amendment.

Senator Kruck moved the adoption of the resolution as amended,

# SENATE CONCURRENT RESOLUTION 27

By: Kruck

WHEREAS, Senator Warren J. Kruck, a duly elected member of the 62nd General Assembly has requested certain information from the Iowa Bureau of Labor, and

WHEREAS, the Iowa Bureau of Labor and the Iowa Labor Commissioner, have declined and refused to supply and deliver such requested information claiming some executive privilege, and

WHEREAS, the Iowa Attorney General by official opinion dated March 27, 1967, has restated the right of every legislator to access to all records of the State of Iowa, and

WHEREAS, it appears that some employees of the State of Iowa have questioned the prerogative of members of the General Assembly to request and receive full and complete disclosures of any and all records of the State of Iowa,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

- (1) The Iowa Bureau of Labor be and hereby is ordered and directed to deliver and disclose to Senator Warren J. Kruck certified copies of such records, correspondence, materials, statistics and documents, not specifically made confidential by law, as Senator Kruck may request.
- (2) All Bureaus, Commissions, Departments and Divisions of the State of Iowa are hereby ordered and directed to fully cooperate with and deliver to any menber of the General Assembly certified copies of any and all records, documents, correspondence and statistics, not specifically made confidential by law, as may be requested by any member of the General Assembly in the pursuit of his official duties as a Senator or Representative.

The resolution was adopted.

Senator Frommelt asked and received unanimous consent that the rules be suspended and that House File 659 be taken up out of order.

On motion of Senator Potgeter, House File No. 659, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potgeter moved that the bill be read a 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

Balloun	Flatt	Lamborn
Benda	Floy	Lange
Briles	Frey	Lisle
Cassidy	Frommelt	Lodwick
Clarke	Gaudineer	Lucken
Coleman	Glenn	Main
Condon	Hagedorn	McGill
DeHart	Heaberlin	Messerly
DeKoster	Jepsen	Mills
Denman	Klefstad	Neu
Dodds	Kosek	Nurse
Elvers	Kruck	O'Malley
Erskine	Kyhl	Patton
	•	

Reno Reppert Rigler Riley Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Potgeter Reichardt

Nays: 0

Absent or not voting: 10

Buren Heying Kibbie Schaben
Burns Hill Murray Shirley
Ely Hougen

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 No. 297, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes.

Also:

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

House File No. 327, a bill for an act to amend chapter 294, Code 1966, to increase the minimum payment of seventy-five dollars per month for teachers meeting certain service requirements to one hundred dollars per month.

WILLIAM R. KENDRICK, Chief Clerk

#### INTRODUCTION OF BILLS

Senate File 748, by Committee on Governmental Affairs, a bill for an act relating to the department of revenue and assessments of property.

Read first and second times and passed on file.

#### HOUSE MESSAGES CONSIDERED

House File No. 297, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes.

Read first and second times, and passed on file.

House File No. 327, a bill for an act to amend chapter 294, Code 1966, 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.

# REPORTS OF COMMITTEES

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 685, a bill for an act relating to establishing an interagency case information service and authorizing public and private agencies to participate therein, 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 and Welfare to which was referred Senate File 475, a bill for an act relating to the regulation of nursing homes and custodial homes and providing an appropriation therefor, 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 Alan Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred House File No. 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies to government participating in a training program, begs leave to report it has had the same under consideration and recommends that the same be amended as follows, and when so amended the bill do pass.

Amend House File 260 as follows:

- 1. Amend section six (6) by striking lines four (4) through thirty-nine (39) inclusive and by inserting in lieu thereof the following:
- "2.. One (1) member appointed from the senate by the lieutenant governor for a term of four (4) years, commencing upon the effective date of this Act. In the event that the member appointed by the lieutenant governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "3. One (1) member appointed from the house by the speaker of the house for a term of two (2) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the speaker of the house shall be for a term of four (4) years. In the event that the member appointed by the speaker of the house is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "4. Four (4) members appointed by the governor. The governor shall appoint two (2) members for a term of two (2) years and two (2) members for a term of four (4) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the governor shall be for a term of four (4) years. In the event that the member appointed by the governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment."
  - 2. Amend section seven (7) by striking all of such section.
  - 3. Amend section fifteen (15) by striking all of such section except the last sentence.
  - 4. Amend section sixteen (16) by striking all of such section.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to whom was referred Senate File 311, a bill for an act relating to motor vehicle registration plates, begs leave to report it has had the same under consideration and recommends the same do pass.

Ordered passed on file.

ALAN SHIRLEY, Chairman

Also

Mr. President: Your committee on Safety and Law Enforcement to whom was referred House File No. 365, a bill for an Act prohibiting the placing of red reflectors on the right of way of a public highway, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>Senate File 616</u>, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area, etc., begs leave to report it has had the same under consideration and recommends the same <u>beamended</u> as follows; and when so amended returned without recommendation.

Amend the title of Senate File 616 by inserting in line one (1) after the words "An act relating to" the following: "area vocational school districts and area community college districts and".

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

#### BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S. F. 475	Appropriations
S. F. 743	On Calendar
S. F. 744	On Calendar
S. F. 745	On Calendar
S. F. 746	On Calendar
S. F. 747	On Calendar
S. F. 748	On Calendar
H.F. 101	Commerce
H.F. 260	Appropriations
H.F. 297	Transportation
H.F. 327	Appropriations

## AMENDMENTS FILED

Amend Senate File 537 as follows:

- 1. By adding the following new section thereto:
- "Section ninety-one point thirteen (91.13), Code 1966 is hereby repealed."
- 2. Amend section two (2), line two (2), by inserting after the word, "records" the words, "and the news media may publish such records".

LEE GAUDINEER

Amend Senate File 326 as follows:

1. By striking all of section one (1) after the word "adding" in line two (2) and by inserting in lieu thereof the following: "at the end thereof the following:

'The board of control is hereby authorized to operate camps and other facilities not attached to the campus of the main institution as program developments require.'"

JOHN W. PATTON

Amend Senate File 732 as follows:

1. Amend section fourteen (14) by inserting after the period (.) in line five (5) the following:

"The radio and television network established pursuant to this Act or any facility thereof or any existing radio and television station or facility now owned by the state or any board, commission, or agency thereof, shall not solicit, sell, or accept any commercial advertisement for any consideration."

WILLIAM J. REICHARDT

Amend Senate File 732 by adding the following new section thereto:

"Nothing in this Act shall prohibit local boards of education from owning, operating, improving, and maintaining educational radio and television stations and transmitters now in existence and operation. Local boards of education are hereby empowered and authorized to enter into such agreements with the state educational radio and television network board as are contemplated in Section fifteen (15) of this Act."

LEE GAUDINEER

Amend Senate File 425 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred sixty-three point forty-four (663.44), Code 1966, is hereby amended as follows:

- 1. By inserting in line two (2) after the word "costs" the words "and fees".
- 2. By inserting in line six (6) after the word "costs" the words "and fees".
- 3. By adding thereto the following:

"As used herein, the term 'costs and fees' means court costs and such other expenses of an action as allowed under the provisions of section seven hundred seventy-five point five (775.5) of the Code."

SEELEY G. LODWICK CLIFTON C. LAMBORN

# Amend Senate File 559 as follows:

- 1. By inserting in line five (5) after the word, "recorder" the words, ", treasurer, auditor, clerk of the district court, and sheriff".
- 2. By striking the word, "office" in line six (6) and by inserting in lieu thereof the words, "treasurer's, auditor's, clerk of the district court's, and sherriff's office".
- 3. By inserting in line two (2) of the title after the word, "recorder" the words, "treasurer, auditor, clerk of the district court, and sheriff".
- 4. By striking in line three (3) of the title the word, "office" and by inserting in lieu thereof the words, "treasurer's, auditor's, clerk of the district court's, and sherriff's offices".

LEE GAUDINEER

## Amend Senate File 219 as follows:

1. Amend section one (1) by striking from lines seven (7) and eight (8) the word "township," and by inserting in lieu thereof the word "townships;".

BASS VAN GILST

Amend the Hagedorn amendment to Senate File 742, filed April 19, 1967, as follows:

1. By striking from line five (5) the word "nine (9)" and by inserting in lieu thereof the word "eight (8)".

MERLE W. HAGEDORN

#### Amend Senate File 732 as follows:

- 1. Amend section three (3) as follows:
- a. By inserting in line two (2) after the word, "system" the words, "and all councils, boards, and commissions created by this Act".
- b. By inserting in line five (5) after the word, "governor." the words, "The director shall not be included in the merit system."
  - 2. Amend section eighteen (18) as follows:
- a. By striking all of lines one (1) and two (2) and the words, "and prescribe their duties." in line three (3).
- b. By inserting in line three (3) after the word, "personnel" the words, "needed to administer this Act".

LEE GAUDINEER
HUGH H. CLARKE
ALAN SHIRLEY
VERNON H. KYHL
MAX E. RENO
STANLEY M. HEABERLIN

Amend Senate File 616 as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred eighty A point one (280A.1), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"It is deemed to be in the public interest, and the purpose of this chapter to establish, separate and apart from other educational institutions of the state, a system of area vocational schools. No more than sixteen area school districts, which shall include all of the area of the state, shall be established as hereinafter provided. It shall be the responsibility of the area vocational schools to provide;

- 1. Vocational and technical training for students of high school age who may also be enrolled part-time in a local high school, public or private, who can benefit from vocational and technical training and who would not succeed in the regular program of the local high school. These part-time students shall be enrolled in an area vocational school only by agreement of the administrators of the area vocational school and the local high school. Training shall be provided for these students by admission to the regular programs offered at the area vocational school district attendance center and shall not be offered by the area vocational school district as a part of the curriculum or at the attendance center of the local high school, public or private.
- 2. Vocational and technical training for students of high school age who have dropped out of high school.
- 3. Vocational and technical training for students of posthigh school age and for adults. Training programs for this group shall make up the core curriculum of area vocational schools.
- 4. Special vocational and technical training for physically and mentally handicapped persons who can benefit from such training and who would not succeed in the regular programs offered. Programs for the handicapped offered by area vocational schools shall not duplicate or replace the programs provided by other departments of state government.
  - 5. In-service vocational and technical training for workers."
- Sec. 2. Section two hundred eighty A point two (280A.2), Code 1966, is hereby repealed and the following enacted in lieu thereof:
  - "Definitions. When used in this chapter, unless the context otherwise requires:
- "1. 'Vocational school' means a publicly supported school offering as its curriculum vocational and technical courses together with such academic courses as may be needed and designed to meet the specific requirements of the vocational and technical programs offered, the curricular offerings of such schools to be of no more than two years duration

and credits given to be nontransferable to educational institutions offering curriculums leading to a baccalaureate degree.

- "2. 'Merged area' means an area where two or more county school systems or parts thereof merge resources to establish and operate a vocational school in the manner provided in this chapter.
- "3. 'Area vocational school' means a vocational school established and operated by a merged area.
  - "4. 'State board' means the Iowa area vocational school board.
- "5. 'Area schools secretary' means the executive secretary of Iowa area vocational school board.
- "6. 'Planning board' means any county board of education which is a party to a plan for establishment of an area vocational school."
- Sec. 3. Iowa area vocational school board established. The Iowa area vocational school board hereby established shall consist of nine members who shall be selected from the state at large solely with regard to their qualifications and fitness to discharge the duties of their office. Not more than five members shall be of the same political party.
- 1. Term of office. The terms of office of each member of said board shall be for six years. The terms of three members of the board shall expire on the first day of July of each odd-numbered year.
- 2. Appointment. Initially the governor shall appoint with the approval of two-thirds of the members of the senate during a session of the general assembly, nine members of the state board with staggered terms, three members for terms of six years, three members for terms of four years, and three members for terms of two years. Following the initial appointment the governor shall during sessions of the general assembly held in odd-numbered years appoint, with the approval of two-thirds of the members of the senate, three members of the board to succeed those whose terms expire on the first day of July next thereafter.
- 3. Compensation of members. Board members shall be allowed a per diem of twenty-five dollars and their necessary travel and expenses while engaged in their official duties.
- Sec. 4. Removals. The governor, with the approval of a majority of the senate during a session of the general assembly, may remove any member of the board for malfeasance in office, or for any cause which would render him ineligible for appointment or incapable or unfit to discharge the duties of his office, and his removal, when so made, shall be final.
- Sec. 5. Suspension. When the general assembly is not in session, the governor may suspend any member so disqualified and shall appoint another to fill the vacancy thus created, subject to the approval of the senate when next in session.
- Sec. 6. Vacancies. All vacancies on said board which may occur when the general assembly is not in session shall be filled by appointment by the governor, which appoint-

ment shall expire at the end of thirty days after the general assembly next convenes. Vacancies occurring during a session of the general assembly shall be filled before the end of said session in the same manner in which regular appointments are required to be made.

- Sec. 7. Section two hundred eighty A point twenty-five (280A.25), Code 1966, is amended as follows:
- 1. Strike from subsection one (1), lines two (2) and seven (7) the words "or community college".
- 2. Strike from subsection one (1), line twelve (12) the words "or area community college".
- 3. Strike from subsection four (4), lines five (5) and six (6) the words "or area community colleges".
- 4. Strike from subsection five (5), line four (4) the words "or area community colleges".
- 5. Strike from subsection six (6), line four (4) the words "or area community colleges".
  - 6. Strike all of subsection eight (8) and insert in lieu thereof the following:

"It being deemed in the public interest, to separate the area vocational schools from other educational institutions of the state, the state board is hereby delegated the authority to assume any and all contractual obligations that have been entered into by agreement between boards of directors of merged areas and boards of directors of local school districts for the operation of a community or junior college, or the conversion of a community or junior college into an area community college. Any junior college, community college or area community college shall be regarded as being within the purview of this section if it offers for transfer credits leading to a baccalaureate degree even though such college may be offering a limited number of vocational courses for which transfer credits are not given.

The state board may by agreement return the junior college or community college to the local school district for ownership, operation and control as provided in chapter two hundred eighty (280) of the Code.

In the event that a local school district does not wish to resume ownership, operation, and control of the junior college or community college the state board shall close the institution and liquidate the assets thereof.

The state board is further authorized to withhold from area vocational school districts state general aid appropriated for 1966-1967 and to allot it to local school districts electing to resume the ownership, operation and control of junior or community colleges, such allocation will be made on the basis of two dollars and twenty-five cents for students who are residents of the state of Iowa as provided in chapter two hundred eighty-six A (286A) of the Code.

Such allocation shall be deemed to be a part of the consideration given by the state in abrogating the agreements between area vocational school districts and local community school districts.

"If the voters in any merged district shall have voted a tax as provided in section two hundred eighty A point twenty-two (280A.22) of the Code for the purposes therein stated the state board shall view the ballot used in the election to determine whether the proposition voted upon was to levy the tax for an 'area vocational school' 'area vocational school or community college', 'area vocational school and community college', or 'community college'.

"If the wording used on the ballot is determined to be 'area vocational school and community college', or 'community college' the state board shall direct the county auditors in the counties making up the merged areas in which such ballots were used to withhold in a separate fund the taxes thus far collected and direct the county auditors to halt the levy of the tax until the voters of the merged areas so affected shall have at another annual school election authorized the use of the tax moneys already collected and a continuation of the levy as provided in section two hundred eighty A point twenty-two (280A.22) of the Code for an 'area vocational school'.

"If the voters of a merged area turn down the proposition the county auditors in the merged area shall return to the taxpayers of the merged area the tax moneys collected in the form of a tax credit against taxes due and collectible in the year 1968, and expunge from the tax records the levy originally authorized."

- Sec. 8. Area vocational school secretary. An area vocational school secretary, who shall be the executive secretary of the state board, shall be appointed by the governor for a four-year term with the approval of two-thirds of the members of the senate. In making his selection the governor shall counsel and advise with the state board. The salary of the area school secretary shall be set by the general assembly.
- Sec. 9. Office in capitol. The area school secretary shall maintain his office in the capitol of the state in quarters provided for him and his staff by the state executive council.
- Sec. 10. Duties and responsibilities. The area vocational school secretary shall have the following duties and responsibilities:
  - 1. Serve as secretary and keep the records for the state board.
  - 2. Organize, staff, and administer the office of area school secretary.
- 3. Advise and council with the state board on all matters pertaining to vocational and technical education coming within the purview of this chapter.
  - 4. Carry out all orders of the state board not inconsistent with state law.
- 5. Promulgate rules and regulations adopted by the state board for the administration of area vocational schools.
- 6. Insure by inspection and supervision that the policies, rules and regulations of the state board are being carried out and determine the conditions, needs and progress of the area vocational schools.

- 7. Apportion, with the approval of the state board, all moneys provided by law according to the provisions of the various state and federal aid laws.
- Sec. 11. Section two hundred eighty A point three (280A.3), Code 1966, is amended by striking from line five (5) the words "or area community college".
- Sec. 12. Section two hundred eighty A point four (280A.4), Code 1966, is amended by striking from lines seven (7) and eight (8) the words "or area community college".
- Sec. 13. Section two hundred eighty A point five (280A.5), Code 1966, is amended as follows:
  - 1. Strike the words "or area community college" from the following subsections:
  - a. Lines three (3) and four (4) of subsection eight (8).
  - b. Lines four (4) and five (5) of subsection nine (9).
  - c. Lines three (3) and four (4) of subsection ten (10).
  - d. Lines two (2) and three (3) of subsection eleven (11).
  - e. Lines two (2) and three (3) and six (6) of subsection twelve (12).
  - f. Line five (5) of subsection fourteen (14).

Further amend said section by striking from subsection fourteen (14), lines two (2) and three (3) the words "community colleges or public junior colleges" and from line nine (9) the words "or college".

- Sec. 14. Section two hundred eighty A point seven (280A.7), Code 1966, is amended by striking from lines six (6) and seven (7) the words "community colleges, and junior colleges".
- Sec. 15. Section two hundred eighty A point eight (280A.8), Code 1966, is amended by striking from subsection one (1), line three (3) the words "or area community college".

Further amend said section by striking from subsection three (3), lines two (2) and three (3) the words "or area community college".

- Sec. 16. Section two hundred eighty A point eleven (280A.11), Code 1966, is amended by striking from subsection two (2), lines three (3) and four (4) the words 'or area community college'; also from line ten (10) the words 'or college'.
- Sec. 17. Section two hundred eighty A point thirteen (280A.13), Code 1966, is amended by striking from lines six (6) and seven (7) the words "or area community college".
- Sec. 18. Section two hundred eighty A point fifteen (280A.15), Code 1966, is amended by striking from line five (5) the words "or an area community college".

- Sec. 19. Section two hundred eighty A point seventeen (280A.17), Code 1966, is amended by striking from lines five (5) and twenty-three (23) the words "or area community college".
- Sec. 20. Section two hundred eighty A point nineteen (280A.19), Code 1966, is amended by striking from lines three (3) and four (4) the words "or area community colleges".
- Sec. 21. Section two hundred eighty A point twenty-one (280A,21), Code 1966, is amended by striking from lines five (5) and six (6) the words "or area community college".
- Sec. 22. Section two hundred eighty A point twenty-two (280A.22), Code 1966, is amended by striking from lines thirteen (13) and fourteen (14) the words "or area community college".
- Sec. 23. Section two hundred eighty A point twenty-three (280A.23), Code 1966, is amended by striking from line three (3) the words "or area community college".

Further amend said section by striking from subsection one (1), line two (2) the words "or college".

Further amend said section by striking from subsection four (4), line two (2) the words "and colleges".

Further amend said section by striking from subsection five (5), lines four (4) and six (6) and seven (7) the words "or college".

Further amend said section by striking from subsection six (6), line six (6) the words "or college".

Further amend said section by striking from subsection seven (7), lines three (3) and four (4) the words "or area community college".

Further amend said section by striking from subsection eight (8), line five (5) the words "or community college".

- Sec. 24. Section two hundred eighty A point twenty-four (280A.24), Code 1966, is hereby repealed.
- Sec. 25. Sections two hundred eighty A point twenty-six (280A.26) to two hundred eighty A point thirty-three (280A.33), inclusive, Code 1966, are hereby repealed.
- Sec. 26. Section two hundred eighty-six A point four (286A.4), Code 1966, is amended by striking from subsection three (3), line one (1) the words "one dollar" and inserting in lieu thereof the words "two dollars and twenty-five cents".

Further amend said section by striking the words "or area community college" from the third (3rd) paragraph of subsection three (3) in lines two (2), five (5), six (6), ten (10), eleven (11) and eighteen (18); and by striking from line fifteen (15) the words "or college".

Sec. 27. Section two hundred fifty-seven point twenty-five (257,25), Code 1966,

\$40,500.00

is amended by striking from lines nine (9) and ten (10) the words "area vocational schools, area community colleges, and".

Further amend said section by striking from line twelve (12) the words "area or".

- Sec. 28. Section two hundred eighty A point eighteen (280A.18), Code 1966, subsection three (3), is amended by striking all of said subsection after the word "area" in line five (5).
- Sec. 29. Section two hundred eighty A point twenty-three (280A.23), Code 1966, is amended by adding to subsection three (3) the following:

"Tuition for every person who is a high school graduate or over the age of twenty-one years attending an area vocational school shall be charged in an amount sufficient to cover the cost of the instruction received by such person after first deducting revenue received from the property tax levy provided in section two hundred eighty A point seventeen (280A,17) of the Code, federal funds, state funds, donations and gifts that are made available to cover part of the cost of instruction. Cost of instruction shall be calculated, for each program offered, and the tuition fee charged varied accordingly. For students under the age of twenty-one who are attending both high school and the area vocational school on a part-time basis, and students under the age of twenty-one who have dropped out of high school, tuition shall be calculated as provided above and charged to the school district of which the student is resident. For students who are residents of another state the tuition charged shall equal the cost of instruction received.

Further amend section two hundred eighty A point twenty-three (280A.23) by adding the following as subsection one (1) and renumbering the remaining subsections:

- "1. Establish no more than one permanent area vocational school attendance center within each district."
- Sec. 30. Chapter two hundred eighty-three (283), Code 1966, is amended by adding the following new section:
- "Funds appropriated by Congress for the support of such vocational and technical educational programs as are offered in Iowa area vocational schools shall be transferred to the Iowa area vocational school board for administration, allocation and disbursement.
- Sec. 31. There is hereby appropriated from the general fund of the state of Iowa to the Iowa area vocational school board for that part of the 1965-1967 biennium beginning May 1, 1967 and ending June 30, 1967, the sum of three million five hundred forty thousand five hundred dollars, or so much thereof as may be necessary, for:
  - 1. Office of area vocational school secretary for two months operation.

Total for general office

For salary of secretary	\$ 3,500.00
For other salaries	20,000.00
For support, maintenance and miscellaneous	17,000.00

2. Fo	r carry	ing c	out th	e pr	ovisi	ons	s of	sec	etior	sev	ren (	7),				
subsection	eight	(8)	of th	his	Act.								 		\$	3,500,000.00
	-															
	Total												 		\$	3,540,500.00
														EU	GΕ	NE M. HILL

Amend Senate File 731 by adding the following section:

"When the state educational radio and television network board has approved a plan or project to be financed with funds herein appropriated under section two (2), subsection two (2), a description of said plan or project and estimated cost shall be reported to the governor and the state comptroller for allocation of funds."

JOHN P. KIBBIE

Amend Senate File 731 by adding to Section three (3) the following paragraph:

"The state educational radio and television network board is hereby authorized to accept federal grants to the state to be used in connection with the funds herein appropriated."

JOHN P. KIBBIE

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Friday, April 21, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, April 21, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend J. Riley West, pastor of the First Presbyterian Church, Oskaloosa, Iowa.

#### "HAPPY BIRTHDAY"

Senator O'Malley rose on point of personal privilege to extend birthday congratulations to Mrs. Myrtle Pinegar, file clerk in the Senate bill room, on the occasion of her 75th birthday.

#### VISITORS

Senator Balloun rose on point of personal privilege to present 43 sixth grade students from Gladbrook Community Elementary school, who were present in the balcony with their instructors, Mrs. Winifred Thomsen and Mrs. Avis Fonken.

Senator Denman rose to introduce 60 students from Urbandale Junior High school, who with their instructors, Mrs. Bernice Bleakly, Mrs. Mary Oler and Harold Nicola, were seated in the Seante gallery.

Senator Reppert rose on point of personal privilege to introduce 120 senior students from St. Joseph Academy, Des Moines, who were seated in the balcony with Sister Francis Margaret.

Senator Patton introduced 48 students from West Central Community High school, Maynard, who were seated in the balcony with their instructors, Thomas Dawson, Donald Lang and Miss Suzanne Meyer.

Senator Klefstad rose on point of personal privilege to present 49 students from Lewis Central Community school, Council Bluffs, who are also Cub Scouts. They were seated in the balcony with their principal, Jerry Sinclair.

## PETITIONS

The following petitions were presented and placed on file.

By Senator Dodds from 10 residents of Des Moines County, in opposition to the hunting of mourning doves in Iowa.

By Senator Kosek from 24 residents of Linn County, in favor of a tax relief bill.

## THIRD READING OF BILLS

On motion of Senator Riley, Senate File 119, a bill for an act to amend section six hundred twenty-two point ten (622.10), Code 1966, and provide for a certain exception to the rule of evidence relating to privileged communications, 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 119 as follows:

- 1. By striking the words "an action" in section one (1), line nine (9), and inserting in lieu thereof the words "a civil action to recover damages for personal injuries or wrongful death".
- 2. By striking all after the word "person" in section one (1), line twelve (12), and inserting in lieu thereof the following: "Such evidence shall be admissible upon trial of the action only as it relates to the condition alleged. If an adverse party desires the oral deposition, either discovery or evidentiary, of any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon or desires to call any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon as a witness at the trial of the action, he shall file an application with the Court for permission to do so. The Court upon hearing, which shall not be exparte, shall grant such permission unless the Court finds that the evidence sought does not relate to the condition alleged and shall fix a reasonable fee to be paid to such physician or surgeon by the party taking the deposition or calling the witness."

The amendment was adopted.

Senator Riley asked and received unanimous consent that House File 196 be substituted for Senate File 119.

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: 42

Balloun Erskine Kyhl Patton Benda Flatt Lamborn Potgeter Briles Floy Lange Reno Burns Reppert Frev Lisle Clarke Gaudineer Lodwick Rigler Coleman Glenn McGill Riley Condon Shirley Hagedorn Mills DeHart Heaberlin Murray Stanley DeKoster Van Gilst Nurse Jepsen Dodds Kibbie O'Malley Walsh Elvers Kruck

Nays: 1

Klefstad

Absent or not voting: 17

Buren Heying: Lucken Reichardt Cassidy Hill Main Schaben Denman Messerly Stephens Hougen Elv Kosek Van Eaton Neu Frommelt

Voting Present: 1

Shaff

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 119 be withdrawn from further consideration by the Senate.

On motion of Senator DeKoster, Senate File 589, a bill for an act relating to substitution of organized athletics for courses in physical education under school minimum standards, was taken up for consideration.

Senator Rigler called up the following amendment and moved its adoption:

Amend the DeKoster amendment to Senate File 589 by striking all of lines eight (8) and nine (9) and inserting in lieu thereof "the physical education course throughout the season of his participation in such program."

The amendment was adopted.

Senator DeKoster called up the following amendment and moved its adoption:

Amend Senate File 589, Section 1 by striking lines five (5) through eight (8) inclusive and insert in lieu thereof:

"except that any pupil participating in an organized and supervised athletic program of the high school which program requires at least as much time of participation per week as such one-eighth(1/8) unit may be excused from the physical education course during the time of his participation."

The amendment was adopted.

Senator Reichardt called up the following amendment and moved its adoption.

Amend Senate File 589 as follows:

1. By adding the following new section:

Section two hundred fifty-seven point twenty-five (257.25), subsection six (6), paragraph g, Code 1966, is further amended by inserting after the period in line three (3) the following: "A lawful marriage shall not prohibit a student, otherwise qualified, from participating in athletics."

Senator Rigler rose on point of order questioning the germaneness of the amendment.

The Chair ruled the point not well taken.

Division was requested on the amendment.

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: 41

Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster

Ely
Erskine
Floy
Frommelt
Gaudineer
Glenn
Heaberlin

Kruck
Kyhl
Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray

O'Malley Reichardt Reno Reppert Rigler Shirley Stanley Van Eaton Van Gilst

Nurse

Dodds Elvers

Nays: 9

Balloun Benda Flatt Frey Hougen

Jepsen

Kibbie

Klefstad

Lange Patton Potgeter Stephens

Absent or not voting: 11

Coleman Hagedorn Heying Hill Kosek Messerly

Neu Riley Schaben Shaff Walsh

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 No. 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District, 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: 45

Balloun Benda Briles Burns Cassidy Erskine Flatt Floy Frey Frommelt Lamborn Lange Lisle Lodwick Lucken Reichardt Reno Reppert Rigler Riley Clarke Coleman Condon DeHart DeKoster Dodds Glenn Heaberlin Jepsen Klefstad Kruck Kyhl Mills Murray Nurse O'Malley Patton Potgeter Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Elvers

Nays: 0

Absent or not voting: 16

Buren Denman Ely Gaudineer Hagedorn Heying Hill Hougen Kibbie Kosek Main McGill

Messerly Neu Schaben 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, House File No. 554, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District, 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: 51

Balloun

Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Erskine
Flatt
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Jepsen
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Nurse
O'Malley
Patton
Potgeter

Lamborn

Reichardt Reno Reppert Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Nays: 0

Ely

Absent or not voting: 10

Buren

Heying

Kosek

Neu

Coleman Gaudineer Hill Hougen Messerly

Schaben

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 264, a bill for an act relating to the sale of inter-American Development Bank bonds, 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:

Aves: 52

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Ely
Erskine
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Jepsen
Kibbie

Kruck
Kyhl
Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 9

Flatt Frommelt

Hill Kosek Lange Messerly

Neu Schaben

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 Kyhl, Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 50

Balloun
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Jepsen
Kibbie
Klefstad
Kruck
Kyhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Erskine Nays: 0

Absent or not voting: 11

Benda Condon Frommelt Heying Kosek Messerly

Rigler Schaben

Denman Hill Neu

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 379, a bill for an act relating to social science subject requirements under minimum school standards, was taken up for consideration.

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: 49

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Ely
Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Jepsen

Klefstad Kyhl Lamborn Lisle Lodwick Main McGill Mills Murray Nurse O'Malley

Kibbie

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Shaff
Shirley
Stanley
Van Eaton
Walsh

Nays: 0

Absent or not voting: 12

Frey Heying Hill

Kosek Kruck Lange

Lucken Messerly Neu

Schaben Stephens 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 Buren, Senate File 366, a bill for an act relating to county boards of conservation, 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: 48

Balloun Benda Briles Buren Burns Cassidy

Clarke Coleman DeHart DeKoster Denman Dodds

Elvers Ely Erskine Flatt

Flov Frev Frommelt Gaudineer Hagedorn Heaberlin

Jepsen Kibbie

Kruck Kvhl Lamborn

Lange Lisle Main McGill

Mills Murray Nurse

O'Mallev Patton

Potgeter Reichardt

Reno Reppert Rigler Riley Shaff

Shirley

Stanley Stephens Van Eaton Van Gilst

Nays: 3

Glenn

Hougen

Klefstad

Absent or not voting: 8

Condon Heying

Kosék Lodwick Messerly Neu

Schaben Walsh

Voting present: 2

Hill

Lucken

The oill 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 380, a bill for an act relating to followup studies of certain schools having more than a certain number of students who may drop out, was taken up for consideration.

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: 44

Elvers Hougen Nurse Briles O'Malley Buren Elv Jepsen Erskine Kibbie Patton Burns Flatt Kruck Potgeter Cassidy Kyhl Reno Clarke Floy Coleman Frey Lamborn Reppert Lisle Riley Condon Frommelt Gaudineer Lodwick Shirley DeHart Lucken Stanley DeKoster Glenn Van Eaton Hagedorn McGill Denman Van Gilst Dodds Heaberlin Murray

Nays: 4

Balloun Klefstad Mills Rigler

Absent or not voting: 13

BendaLangeNeuShaffHeyingMainReichardtStephensHillMesserlySchabenWalsh

Kosek

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 372, a bill for an act relating to credit unions, 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 320 be substituted for Senate File 372.

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: 50

BallounElyKruckPattonBendaErskineKyhlPotgeterBrilesFlattLambornReichardt

Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen

Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills
Nurse
O'Malley

Reno Reppert Rigler Riley Shaff Shirley Stanley Van Eaton Van Gilst

Nays: 0

Elvers

Absent or not voting: 11

Condon Heying Hill Klefstad Kosek Messerly

Jepsen

Kibbie

Murray Neu Schaben Stephens Walsh

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 372 be withdrawn from further consideration by the Senate.

On motion of Senator DeKoster, Senate File 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools, was taken up for consideration.

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:

Aves: 46

Balloun
Benda
Briles
Burns
Cassidy
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Kibbie
Klefstad
Kruck
Kyhl

Ely

Lisle
Lodwick
Main
McGill
Mills
Murray
Nurse
O'Malley
Patton
Potgeter

Lamborn

Reichardt Reno Reppert Rigler Riley Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 2

Hill

Stephens

Absent or not voting: 9

Buren

Jepsen

Lange

Neu

Flatt

Kosek

Messerly

Schaben

Heying

Voting present: 4

Clarke

Erskine

Hougen

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 Frommelt, the Senate stood at ease until the fall of the gavel. The Senate reconvened, President Pro-Tempore O'Malley presiding.

#### THIRD READING OF BILLS

On motion of Senator Van Gilst, Senate File 219, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Van Gilst called up the following amendment and moved its adoption:

Amend Senate File 219 as follows:

1. Amend section one (1) by striking from lines seven (7) and eight (8) the word "township," and by inserting in lieu thereof the word "townships,".

The amendment was adopted.

Senator Potgeter asked and received unanimous consent that further action on Senate File 219 be deferred.

#### HOUSE AMENDMENTS CONSIDERED

Senator Rigler called up for consideration Senate File 96, a bill for an act to provide law clerks for supreme court judges, amended by the House.

Senator Rigler called up the following House amendment:

Amend Senate File 96, Section 1, by striking in line six (6) the figures, "\$7,500" and inserting in lieu thereof the figures "\$6,000".

Senator Rigler offered the following amendment filed by Senators Rigler and O'Malley to the House amendment and moved its adoption:

Amend Senate File 96, Section 1, as amended by striking in line 6 (six) the figures "7,500" and inserting in lieu thereof the figures "\$7,000".

The amendment to the amendment was adopted.

Senator Rigler moved that the Senate concur in the House amendment as amended.

The motion prevailed.

Senator Rigler 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	Elvers	Kyhl	Patton
		•	
Benda	Ely	Lamborn	Potgeter
Briles	Erskine	Lange	Reppert
Burns	Flatt	Lisle	Rigler
Cassidy	Frey	Lodwick	Riley
Clarke	Gaudineer	Lucken	Shaff
Coleman	Heaberlin	Main	Shirley
Condon	Hill	McGill	Stanley
DeHart	Hougen	Mills	Van Eaton
DeKoster	Jepsen	Nurse	Van Gilst
Denman	Kruck	O'Malley	Walsh
Dodds			

Nays: 5

Buren	Murray	Reichardt	Reno

Klefstad

Absent or not voting: 10

Floy	Hagedorn	Kosek	Neu
Frommelt	Heying	Messerly	Schaben
Glenn	Kibbie	-	•

Glenn

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 Frommelt, the Senate recessed until 1:30 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### THIRD READING OF BILLS

On motion of Senator Burns, Senate File 406, a bill for an act to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof 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 amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Burns asked and received unanimous consent that further action on Senate File 406 be deferred and that the bill retain its place on the calendar.

On motion of Senator Stanley, Senate File 559, a bill for an act relating to errors and omissions insurance for the county recorder and deputies and employees of the county recorder's office, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer offered the following amendment and moved its adoption;

Amend Senate File 559 as follows:

- 1. By inserting in line five (5) after the word, "recorder" the words, ", treasurer, auditor, clerk of the district court, and sheriff".
- 2. By striking the word, "office" in line six (6) and by inserting in lieu thereof the words, "treasurer's, auditor's, clerk of the district court's, and sheriff's office".
- 3. By inserting in line two (2) of the title after the word, "recorder" the words, "treasurer, auditor, clerk of the district court, and sheriff".
- 4. By striking in line three (3) of the title the word, "office" and by inserting in lieu thereof the words, "treasurer's, auditor's, clerk of the district court's, and sheriff's offices".

Senator Buren took the chair at 1:55 p.m.

Senator Rigler asked and received unanimous consent that further action on Senate File 559 be deferred.

Senator Coleman asked and received unanimous consent that action on Senate File 561 be deferred and that the bill retain its place on the calendar.

On motion of Senator Stanley, Senate File 560, a bill for an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle, 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: 39

Elvers Klefstad Potgeter Balloun Ely Benda Kruck Reichardt Erskine Briles Kyhl Reno Buren Flov Lisle Rigler Frev Lodwick Shirley Burns Frommelt Stanley Clarke Lucken Coleman Gaudineer McGill Stephens DeHart Glenn Van Gilst Murray DeKoster Hagedorn Nurse Walsh

Denman Heaberlin O'Malley

Nays: 0

Absent or not voting: 22

Main Reppert Cassidy Hougen Condon Riley Jepsen Messerly Schaben Dodds Kibbie Mills Shaff Flatt . Kosek Neu. Van Eaton Lamborn Patton Heying Hill Lange

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

On motion of Senator Floy, Senate File 319, a bill for an act relating to obstructions within the boundary lines of a public highway, was taken up for consideration.

Senator Hagedorn called up the following amendment filed by Senators Hagedorn and Balloun and moved its adoption:

Amend Senate File 319 as follows:

- 1. Amend section one (1) by inserting in line five (5) after the word "obstruction" the words "except signs or devises authorized by law or approved by the highway authorities".
- 2. Amend senate file 319 section two (2) by inserting in line seven (7) after the word "vehicles" the words "except signs or devises authorized by law or approved by the highway authorities".

The amendment was adopted.

Senator Hagedorn asked and received unanimous consent that his amendment filed March 7, 1967, found on page 548-549 of the journal, be withdrawn.

Senator Balloun asked and received unanimous consent that his amendment filed March 30, 1967, found on page 782 of the journal, be withdrawn.

Senator Floy called up the following amendment and moved its adoption:

Amend Senate File 319 as follows:

By striking all after the word "against" in line 10, Section 2, and by inserting in lieu thereof the following:

- "1. The owner of any billboard, advertising sign or device so removed,
- 2. The vehicle owner in the case of abandoned vehicles.
- 3. The abutting property in the case of fences other than right-of-way line fences and other temporary obstructions placed by the owner of or tenant on said property.
  - 4. The owner or person responsible for placement of all other obstructions."

The amendment was adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 319 by adding after the word "fence" in line five (5) of Section 1 the following:

"except those temporary fences which are erected with the approval of the county engineer or board of supervisors."

The amendment was adopted.

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:

Rule 8 was invoked.

Ayes: 27

Briles Gaudineer Lodwick Reno Buren Glenn · Lucken Reppert Burns Hagedorn Main Shirley Dodds Heaberlin McGillStanley Stephens ElvJepsen Nurse Flov Kruck O'Mallev Van Gilst Frommelt Kyhl Patton

Nays: 11

Balloun DeHart Klefstad Rigler
Clarke DeKoster Murray Walsh
Coleman Erskine Potgeter

Absent or not voting: 23

Benda Frey Lamborn Reichardt

Cassidy Heying Lange Riley Condon Hill Lisle Schaben Messerly Shaff Denman Hougen Kibbie Mills Van Eaton Elvers Flatt Kosek Neu

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

Senator Van Gilst called up the following resolution and moved its adoption:

# SENATE CONCURRENT RESOLUTION 34

## BY: VAN GILST

Whereas, an ambiguity has been discovered in Senate File 306, a bill for an act to provide for the use of safety emblems on slow moving vehicles, 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 Senate File 306 be recalled to clarify the ambiguity.

The resolution was adopted.

#### VETO MESSAGE

April 17, 1967

The Honorable Maurice E. Baringer Speaker of the House of Representatives Sixty-second General Assembly State Capitol Des Moines, Iowa

Honorable Members of the House of Representatives:

House File 72, an act relating to open hunting seasons, is hereby disapproved and returned to the House of Representatives in accordance with Article III, Section 16, Constitution of the State of Iowa.

This legislation apparently was intended to provide our State Conservation Officers with an additional enforcement tool to prevent the illegal killing of deer in Iowa. While I am in favor of effective measures to curtail the illegal shooting of our deer population, I do not feel that this bill would accomplish its intended purpose without undesireable side effects that would outweigh its merits.

The use of high-powered rifles in taking deer is illegal at all times in Iowa. There have unquestionably been a number of complaints of hunters illegally shooting deer with such weapons; but it is difficult to obtain convictions unless the hunter is apprehended in the act of killing or shooting a deer illegally. Conservation officers say that when they check hunters using high-powered rifles in the field during the deer season, the hunters usually say they are hunting fox or small game, not deer. Therefore, it is understandable that enforcement-minded persons might see merit in a bill, such as House File 72, which make it illegal for a hunter to "have in his possession in the field during the gun season

for hunting deer any shotgun with slugs or with shot larger than size number two (2), or any rifle other than a twenty-two (22) rimfire caliber, without also having a license or permit for such deer-hunting season."

However, there are three undesirable aspects of this legislation which I feel render it unacceptable. First, it would have the effect of prohibiting anyone from carrying a high-powered rifle in Iowa virtually anywhere during the deer-hunting season. Second, it would not prevent violators from killing deer with small shot or with smaller-bore weapons of high muzzle velocity. Third, it does not take into account that some waterfowl and other hunting seasons overlap the deer season, and hunters who are legally taking other types of wildlife with weapons prohibited under House File 72 could innocently be penalized.

Therefore, I feel it would be inadvisable to permit this measure to become law.

Very truly yours,

# HAROLD E, HUGHES, Governor

In accordance with Senate Rule 37, President Fulton announced the appointment of the following senators as members of the steering committee: Senators Reppert, Chairman; Shirley, ranking member, Murray, Van Gilst, Buren, Kruck, Riley, Lisle, Flatt, and Briles.

#### 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 No. 40, a bill for an act relating to operator's and chauffeur's licenses.

Also

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

House File No. 345, a bill for an act relating to the investment of funds of life insurance.

41en.

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

Senate File No. 496, a bill for an act relating to discrimination in housing.

WILLIAM R. KENDRICK, Chief Clerk

## INTRODUCTION OF BILLS

Senate File 749, by Committee on Conservation and Recreation, a bill for an act relating to water navigation.

Read first and second times and passed on file.

Senate File 750, by Committee on Judiciary, a bill for an act relating to the mileage allowance for members of the board of supervisors.

Read first and second times and passed on file.

Senate File 751, by Committee on Judiciary, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions.

Read first and second times and passed on file.

Senate File 752, by Committee on Judiciary, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts.

Read first and second times and passed on file.

Senate File 753, by Committee on Education, a bill for an act relating to the establishment of an advisory committee on elementary and secondary school approval standards.

Read first and second times and passed on file.

Senate File 754, by Committee on Governmental Affairs, a bill for an act creating an advisory commission on children and youth, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 755, by Safety and Law Enforcement Committee, a bill for an act relating to vehicle safety.

Read first and second times and passed on file.

Senate File 756, by Committee on Judiciary,  $\,$  a bill for an act relating to corporations.

Read first and second times and passed on file.

## HOUSE MESSAGE CONSIDERED

House File No. 345, a bill for an act relating to the investment of funds of life insurance.

Read first and second times, and passed on file.

# AMENDMENTS FILED

Amend Senate File 556 by striking all of section eight (8) subsection six (6) and substitute the following new section:

"No licensee shall accept an account unless one-half (1/2) of the listed creditors have consented to the licensee's handling of the account. The debtor shall be informed of those creditors who have not agreed to the licensee's handling of the account. No

licensee shall accept an account unless a written and thorough budget analysis has been performed which indicates that the debtor can meet the requirements determined by the budget analysis."

LEE GAUDINEER

Amend Senate File 729 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter five hundred twenty-eight (528), Code 1966, is hereby amended by adding the following new section thereto:

'In addition to the other powers granted to state and savings banks, such banks may, subject to regulations of and prior approval of the superintendent of banking, become the owner and lessor of personal property acquired upon the specific request of and for the use of a customer, and may incur such additional obligations as may be incident to becoming an owner and lessor of such property.' "

ROBERT R. RIGLER ROBERT J. BURNS

Amend the Hill amendment to Senate File 616, filed April 20, 1967, as follows:

1. By inserting in line three hundred four (304) after the word "five (5)" the words "and by inserting a period in lieu thereof".

EUGENE M. HILL

Amend the Reichardt amendment to Senate File 732, filed April 20, 1967, as follows:

1. By striking from lines five (5) and six (6) the words "or any existing television station or facility now".

WILLIAM J. REICHARDT

Amend Senate File 310 by deleting from line five (5) in section one (1) thereof the words "in streets" and inserting in lieu thereof the following: "on public property".

TOM RILEY

Amend Senate File 402 as follows:

- 1. By striking from Section 1, line 9, the colon (:) after the word "shall" and adding the word "recommend:"
- 2. By striking all of lines 10 and 11 and inserting in lieu thereof the following: "1. Necessary mortality and other tables for the system."
- 3. By striking all of lines 12 and 13 and inserting in lieu thereof the following: "2. The contribution of the state, city, or county needed to annually finance the system."

  SEELEY G. LODWICK

Amend Senate File 642 by striking all of line three (3) of section one (1) after the word "supreme", and insert in lieu thereof the following: ", district and municipal court as required under article five".

VERNON H. KYHL WILLIAM F. DENMAN

Amend Senate File 617 by adding thereto at the end of section one (1) the following:

"This act shall not be operative with respect to any school district, or part thereof, which is involved in or directly affected by litigation commenced prior to January 1, 1967, concerning the organization, reorganization, enlargement, change in boundary, merger or attachment, in whole or in part, of any such school district.

TOM RILEY
DONALD W. MURRAY

Amend Senate File 306 as follows:

- 1. Amend section one (1) by striking the last sentence thereof.
- 2. Amend section two (2) by inserting in line one (1) before the word "Any" the words "No vehicle other than those specified in section one (1) of this Act shall display a reflective device approved for the use herein described."
- 3. Further amend section two (2) by striking from line two (2) the word "Act" and by inserting in lieu thereof the word "section".

BASS VAN GILST

Amend Senate File 559 as follows:

1. By striking in line (1) the words and figures, "three hundred thirty-five (335)" and by inserting in lieu thereof the words and figures, "five hundred seventeen A (517A)".

LEE GAUDINEER

Amend Senate File 735 as follows:

- Sec. 1. Amend Sec. seven (7) by deleting from lines twenty-four (24) and twenty-five (25) thereof the words, "commissioner of public health", and inserting in lieu thereof the word "secretary".
- Sec. 2. Amend Sec. seventeen (17), subsection one (1), by deleting from line twenty-nine (29) therein the word "exists" and inserting in lieu thereof, the exits".
- Sec. 3. Amend Sec. thirty-one (31) by deleting from line five (5) therein the words, "non-Grade A", and inserting in lieu thereof, the word, "ungraded".

J. HENRY LUCKEN FRANKLIN S. MAIN

# REPORT OF COMMITTEE

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 484, a bill for an act relating to rights of civil service 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.

## BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S.F. 749	On Calendar
S.F. 751	On Calendar
S.F. 752	On Calendar
S.F. 753	On Calendar
S.F. 754	Appropriations
S.F. 755	On Calendar
S.F. 756	On Calendar
H.F. 345	Commerce

#### THIRD READING OF BILLS

On motion of Senator Stanley, Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend Senate File 537 as follows:

- 1. By adding the following new section thereto:
- "Section ninety-one point thirteen (91.13), Code 1966 is hereby repealed."
- 2. Amend section two (2), line two (2), by inserting after the word, "records" the words, "and the news media may publish such records".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 537 as follows:

- 1. Insert the following new subsection at the end of Section 7:
- "3. Trade secrets which are recognized and protected as such by law."
- 2. Insert the following new sentence at the end of Section 8:
- "Reasonable delay by any person in permitting the examination of a record in order to seek an injunction under this section is not a violation of this Act, if such person

believes in good faith that he is entitled to an injunction restraining the examination of such record."

The amendment was adopted.

Senator Stanley offered the following amendment filed by Senators Stanley and O'Malley and moved its adoption:

Amend Senate File 537 by adding the following new section:

"Section four hundred twenty-two point sixty-five (422.65), Code 1966, is amended , by adding the following new sentence at the end of subsection one (1):

'This subsection shall prevail over the provisions of any general law of this state relating to public records.'"

The amendment was adopted.

Senator Glenn rose on point of order questioning if a quorum was present.

The Secretary was instructed to call the roll.

Senator Glenn rose on point of order that a quorum was not present.

The Chair ruled the point well taken.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Monday, April 24, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, April 24, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Paul Williams, pastor of the Baptist Church, Corning, Iowa.

#### VISITORS

Senator DeHart rose on point of personal privilege to present 55 fifth grade students from Crawford Elementary and Whittier Elementary schools, Ames, who were seated in the gallery with their principal, William Dale Brentnall, and instructors, Mrs. Gwendolyn Albright and Miss Leanna Merritt.

Senator Burns introduced 3 students from Iowa City, who attend Iowa City Community High school and Robert Lucas Elementary school, respectively.

Senator Stanley rose on point of personal privilege to present 71 senior students from West Branch Community High school, who were seated in the gallery with their instructor, Miss Karmen Hobbs.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Ely from 15 residents of Linn County, urging retention of the community college concept in merged area education.

By Senator Heaberlin from 13 residents of Marion County, who oppose abolishing the Board of Nursing.

# 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:

Leo Elthon, Worth County

H. KENNETH NURSE, Chairman CHARLES S. VAN EATON JAMES F. SCHABEN

President Fulton announced the appointment of the following committee:

SENATOR

MEMORIAL RESOLUTION COMMITTEE

Leo Elthon

John Buren Vernon H. Kyhl J. Henry Lucken

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 21, 1967, the Governor had approved the following bills.

Senate File 81, an act relating to judgment and sentencing.

Senate File 186, an act relating to the production and sale of a milk-type product to which edible soybean oil has been added.

Senate File 97, an act relating to the cost of printing of certain proceedings, reports, and lists.

Senate File 105, an act relating to trapping on lands of another.

Senate File 135, an act relating to bait dealers' licenses.

Senate File 306, an act to provide for the use of safety emblems on slow moving vehicles.

# MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which Senate File 319 failed to pass the Senate.

GILBERT E. KLEFSTAD

# SPECIAL ORDERS OF BUSINESS

Senator Frommelt asked and received unanimous consent that Senate File 743 be made a special order of business for 9:30 a.m. Monday, May 1, and that it be followed by Senate Files 740, 745 and 746 in that order.

Senator Frommelt also asked and received unanimous consent that Senate File 739 be made a special order of business for 9:00 a.m., Thursday, May 4, 1967.

#### ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent that 500 copies of Senate File 739 be printed.

# PROOFS OF PUBLICATION

Published copy of Senate File 576 and verified proof of publication of said bill in the Dexfield Review-Sentinel, a weekly newspaper published at Redfield, Dallas County, Iowa, on April 20, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 593 and verified proof of publication of said bill in the Lenox Time Table, a weekly newspaper published at Lenox, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 406 and verified proof of publication of said bill in The Pioneer-Republican, a weekly newspaper published at Marengo, Iowa County, Iowa on April 20, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 406 and verified proof of publication of said bill in the Iowa City Press-Citizen, a newspaper published in Johnson County on April 20, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 591 and verified proof of publication of said bill in the Lenox Time Table, a weekly newspaper published at Lenox, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 591 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 592 and verified proof of publication of said bill in the Creston News Advertiser, a newspaper published at Creston, Union County, Iowa on March 18, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 592 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 594 and verified proof of publication of said bill in the Creston News Advertiser, a newspaper published at Creston, Union County, Iowa on March 18, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 594 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 595 and verified proof of publication of said bill in the Lenox Time Table, a weekly newspaper published at Lenox, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 595 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 597 and verified proof of publication of said bill in The Bedford Times-Press, a weekly newspaper published in Bedford, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 597 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 596 and verified proof of publication of said bill in The Adams County Free Press, a weekly newspaper published at Corning, Iowa on March 30, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 596 and verified proof of publication of said bill in The Bedford Times-Press, a weekly newspaper published in Bedford, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 598 and verified proof of publication of said bill in The Lenox Time Table, a weekly newspaper published in Lenox, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate Files 593 and 598 and verified proof of publication of said bills in the Clearfield Chronicle, a newspaper published at Clearfield, Taylor County, Iowa on March 23, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

# THIRD READING OF BILLS

On motion of Senator Patton Senate File 326, a bill for an act to authorize the board of control of state institutions to operate facilities at locations away from institutional campuses, was taken up for consideration.

Senator Patton called up the following amendment and moved its adoption:

Amend Senate File 326 as follows:

1. By striking all of section one (1) after the word "adding" in line two (2) and by inserting in lieu thereof the following:

"at the end thereof the following:

'The board of control is hereby authorized to operate camps and other facilities not attached to the campus of the main institution as program developments require.'"

The amendment was adopted.

Senator Rigler moved that the vote by which the Patton amendment was adopted be reconsidered, which motion prevailed.

Senator Rigler offered the following amendment to the Patton amendment and moved its adoption:

Amend the Patton amendment to Senate File 326 by inserting after the word "operate" in line 5 (five) the word "temporary" and by inserting after the word "other" in line 6 (six) the word "temporary".

The amendment was adopted.

Senator Rigler moved the adoption of the Patton amendment as amended.

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that further action on Senate File 326 be temporarily deferred.

On motion of Senator Lodwick, House File No. 86, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review, 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: 42

Benda Flatt Lodwick Patton Briles Frev Lucken Potgeter Burns Frommelt Main Reno Clarke McGill Rigler Glenn Condon Hagedorn Messerly Shaff DeHart Heaberlin Mills Shirley DeKoster Klefstad Murray Stanley Denman Kosek Neu Stephens Van Gilst Dodds Kruck Nurse Elv Kyhl O'Malley Walsh Erskine Lange

Nays: 0

Absent or not voting: 19

Balloun	Floy	Jepsen	Reppert
Buren	Gaudineer	Kibbie	Riley
Cassidy	Heying	Lamborn	Schaben
Coleman	Hill	Lisle	Van Eaton
Elvers	Hougen	- Reichardt	

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 287, a bill for an act relating to interference with official traffic-control devices, signs, signals, or barricades or with railroad signs or signals, 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:

Rule 8 was invoked.

Ayes: 42

Balloun Elv Lamborn Patton Benda Erskine Reno Lange Briles Lodwick Frev Reppert Burns Frommelt Lucken Rigler Cassidy Hagedorn Main Shaff Clarke Heaberlin McGill Stanley Condon Hougen Messerly Stephens DeHart Mills Van Eaton Jepsen DeKoster Kibbie Neu Van Gilst Denman Kruck Nurse Walsh

Dodds Kyhl

Nays: 9

ColemanGlennMurrayPotgeterFlattKlefstadO'MalleyShirleyGaudineer

Absent or not voting: 9

Buren Heying Lisle Riley Elvers Kosek Reichardt Schaben

Floy

Voting present: 1

Hill

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 325, a bill for an act relating to the cost of supporting children in state homes, was taken up for consideration.

President Fulton took the chair at 9:55 a.m.

Senator Ely asked and received unanimous consent to substitute House File 398 for Senate File 325.

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: 20

Balloun Mills Elv Reppert Clarke Frommelt Neu Rigler Coleman Glenn. Nurse Riley DeHart Heaberlin O'Malley Shirley Denman McGill Patton Stanley

Navs: 33

Benda Frev Gaudineer Briles Buren Hagedorn Burns Hill DeKoster Hougen Dodds Jepsen Elvers Kibbie Klefstad Erskine

Kosek Kyhl Lamborn Lange Lodwick Lucken Main

Messerly

Murray Potgeter Reno Shaff Stephens Van Eaton Van Gilst Walsh

Flatt

Absent or not voting: 8

Cassidy Condon Floy Heying Kruck Lisle Reichardt Schaben

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.  $\,$ 

Senator Ely asked and received unanimous consent that Senate File 325 be withdrawn from further consideration by the Senate.

On motion of Senator Shirley Senate File 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas county, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 41

Benda

Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds

Glenn Hagedorn Heaberlin Klefstad Kosek Kruck Kyhl

Frey

Frommelt

Gaudineer

Lange
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Potgeter Reno Reppert Rigler Shaff Shirley Stanley Stephens Van Gilst

Walsh

Erskine

Nays: 0

Absent or not voting: 20

Balloun Buren Flatt Floy Jepsen Kibbie Patton Reichardt Coleman Elvers Ely Heying Hill Hougen

Lamborn Lisle Messerly Riley Schaben Van Eaton

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 406, a bill for an act to legalize and validate the proceedings of Board of Directors of Clear Creek Community School District, was taken up for further consideration.

Senator O'Malley asked and received unanimous consent that the judiciary committee amendment filed April 4, 1967, found on page 824 of the journal, be withdrawn.

Senator Burns asked and received unanimous consent that his amendment filed April 11, 1967, found on journal page 939, be withdrawn.

Senator Burns offered the following amendment and moved its adoption:

Amend Senate File 406 as follows:

- 1. By inserting in line fifteen (15) after the word "thereon" the words "subject to the provisions of section two (2) thereof".
- 2. Amend section two (2) by striking lines one (1) through six (6) inclusive and by inserting in lieu thereof the following:
- "Sec. 2. This Act shall not affect final determination of the judicial proceeding now pending on appeal from the Johnson county district court."
  - 3. Further amend Senate File 406 by inserting the following as a new section:
- "Sec. 3. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in the Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa, and The Pioneer-Republican, a newspaper published at Marengo, Iowa, without expense to the state."

Senator Cassidy took the chair at 10:30 a.m.

The amendment 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 Benda Briles Flatt Frey Frommelt

Lange Lodwick Lucken Potgeter Reppert Rigler

Main

Glenn Burns Hagedorn Cassidy Heaberlin Clarke Coleman Hougen Condon Klefstad Kosek DeHart Denman Kruck Dodds Kvhl

McGill Messerly Mills Murray Nen Nurse O'Mallev Patton

Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Elvers Erskine

Navs: 1

Gaudineer

Absent or not voting: 10

Buren DeKoster Floy Heying

Lamborn

Jepsen Kibbie

Lisle Reichardt

Elv

Hill

Voting present: 1

Reno

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 406 be immediately messaged to the House.

On motion of Senator Lodwick, Senate File 402, a bill for an act relating to the judicial retirement system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick called up the following amendment and moved its adoption:

Amend Senate File 402 as follows:

- 1. By striking from Section 1, line 9, the colon (:) after the word "shall" and adding the word "recommend:"
- 2. By striking all of lines 10 and 11 and inserting in lieu thereof the following: "1. Necessary mortality and other tables for the system."
- 3. By striking all of lines 12 and 13 and inserting in lieu thereof the following: "2. The contribution of the state, city, or county needed to annually finance the system."

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: 42

Benda
Briles
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster

Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Klefstad
Kosek

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Potgeter
Reno
Reppert
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

O'Malley

Erskine Navs: 0

Denman

Dodds

Absent or not voting 19:

Balloun Buren Coleman Elvers Ely Floy Heying Hill Hougen Jepsen

Kruck

Kvhl

Kibbie Lamborn Lisle Patton Reichardt

Rigler Riley Schaben Van Eaton

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 537, 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.

Senator Gaudineer offered the following amendment:

Amend Senate File 537 as follows:

Amend section seven (7) by adding the following new subsections thereto:

- "3. Records which represent and constitute the word product of an attorney, which are related to litigation or claim made by or against a public body.
- "4. Police investigative reports, except where disclosure is authorized elsewhere in this Code."

Senator Gaudineer offered the following amendment to the Gaudineer amendment and moved its adoption:

Amend Senate File 537 as follows:

1. Amend the Gaudineer amendment filed April 24, 1967 by striking from line four

(4) the word "word" and by inserting in lieu thereof the word, "work".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of his 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: 30

Benda	Elvers	Hill	Murray
Buren	Ely	Kibbie	O'Malley
Burns	Frommelt	Klefstad	Reichardt
Cassidy	Gaudineer	Kruck	Reno
Coleman	Glenn	Lodwick	Reppert
Condon	Hagedorn	Main	Schaben
Denman	Heaberlin	McGill	Shirley
Dodds	Heving		·

Nays: 29

Balloun	Jepsen	Messerly	Riley
Clarke	Kosek	Mills	Shaff
DeHart	Kyhl	Neu	Stanley
DeKoster	Lamborn	Nurse	Stephens
Erskine	Lange	Patton	Van Eaton
Flatt	Lisle	Potgeter	Van Gilst
Frey	Lucken	Rigler	Walsh

Hougen

Absent or not voting: 2

Briles Floy

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: 55

Balloun	Erskine	Kyhl	Potgeter
Benda	Flatt	Lamborn	Reichardt
Buren	Frey	Lange	Reno.
Burns	Frommelt	Lisle	Rigler
Cassidy	Gaudineer	Lodwick	Riley

Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kosek
Kruck

Main Messerly Mills Murray Neu Nurse O'Malley

Patton

Lucken

Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 2

Klefstad

McGill

Absent or not voting: 3

Briles

Floy

Kibbie

Voting present: 1

Reppert

Senator Heaberlin took the chair at 11:40 a.m.

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 537 be immediately messaged to the House.

Senator Lodwick called up Senate Concurrent Resolution 22, found on page 679 of the Senate journal.

Senator Coleman moved that the Resolution be referred to the rules committee.

Roll call was requested.

On the question"Shall the resolution be referred to committee?" the vote was:

Ayes: 30

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Kibbie Klefstad Main McGill Murray

Murray Nurse O'Malley Patton Reichardt Reno

Reno Reppert Schaben Shirley Van Gilst Nays: 28

Frey Lisle Rigler Balloun Benda Hougen Lodwick Rilev Shaff Clarke Jepsen Lucken Kosek Messerly Stanley DeHart Stephens DeKoster Kvhl Mills Van Eaton Lamborn Neu Erskine Potgeter Walsh Flatt Lange

Absent or not voting: 3

Briles

Floy

Kruck

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

## REPORT OF INVESTIGATING COMMITTEE

Senator Reppert submitted the following report:

Mr. President: Your committee to investigate the character and qualifications of Henry C. Gering of West 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 1966, for the six-year term beginning July 1, 1967, and ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

HOWARD C. REPPERT, JR., Chairman JOHN M. WALSH TOM RILEY ANDREW G. FROMMELT MAX E. RENO

On motion of Senator Reppert, the report was adopted.

Senator Reppert moved the appointment of Henry C. Gering as a member of the State Board of Social Welfare, for the six-year term beginning July 1, 1967 and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 53

Balloun	Erskine	Kruck		Reichardt
Benda	Flatt	Kyhl		Reno
Briles	Floy	Lisle		Reppert
Burns	Frey	Lodwick	٠.	Rigler
Cassidy	Frommelt	Lucken		Riley
Clarke	Gaudineer	Main	•	Schaben

Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Glenn Hagedorn Heaberlin Heying Kibbie Klefstad Kosek McGill
Mills
Murray
Neu
O'Malley
Patton
Potgeter

Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Lamborn

Lange

Absent or not voting: 6

Buren Hill Hougen Jepsen Messerly

Nurse

The motion prevailed and President Fulton declared the appointment of Henry C. Gering as a member of the State Board of Social Welfare confirmed for the six-year term beginning July 1, 1967 and ending June 30, 1973.

# THIRD READING OF BILLS

On motion of Senator Messerly, House File 79, a bill for an act relating to the sale of documentary stamps, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly asked and received unanimous consent that further action on

the bill be deferred.

On motion of Senator Lucken, Senate File 725, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, was taken up for consideration.

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

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

Ayes: 48
Balloun

Benda Briles Buren Burns Clarke Coleman Condon DeHart Denman Dodds Elvers Erskine
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Klefstad
Kosek
Kruck

Kyhl
Lange
Lisle
Lodwick
Lucken
Messerly
Mills
Murray
Neu
O'Malley
Patton
Potgeter

Reichardt Reno Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 0

Absent or not voting: 13

Cassidy DeKoster Elv Hill Hougen Jepsen Kibbie Lamborn Main McGill Nurse Rigler

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 Potgeter House File No. 321, a bill for an act relating to pensions for certain retired public school employees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes: 55

Balloun
Benda
Briles
Buren
Burns
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Kibbie
Klefstad
Kosek
Kruck

Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Reichardt

Erskine

Ely

Nays: 0

Absent or not voting: 6

Cassidy Coleman Hill Hougen

Kyhl

Jepsen

Potgeter

Lange

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

Senator Potgeter asked and received unanimous consent that Senate File 350 be withdrawn from further consideration by the Senate.

On motion of Senator O'Malley, Senate File 328, a bill for an act relating to sentencing persons convicted of a crime, was taken up for consideration.

Senator O'Malley asked and received unanimous consent that House File 239 be substituted for Senate File 328.

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: 34

Balloun Benda Briles Buren Burns Coleman DeKoster Denman

Elvers Elv Flatt Floy Frey Frommelt

Glenn

Lucken Main McGill Murray Neu -Nurse Klefstad O'Mallev Lamborn

Potgeter Reno Rigler Rilev Schaben Shirley Van Gilst

Patton

Dodds :

Nays: 22

Clarke Condon DeHart Erskine Gaudineer Hagedorn

Heaberlin Hill Hougen Jepsen

Kosek Kruck

Kyhl Lange Lisle Messerly Mills

Lodwick

Reichardt Shaff Stanley Stephens Van Eaton

Absent or not voting: 4

Cassidy

Heying

Kibbie

Reppert

Voting present: 1

Walsh

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 328 be withdrawn from further consideration by the Senate.

On motion of Senator Lodwick, Senate File 102, a bill for an act relating to trespass, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was called up:

Amend Senate File 102 as follows:

1. By striking all of section two (2) after the word "or" in line eleven (11) and by inserting in lieu thereof the words "by imprisonment in the county jail not more than one (1) year."

Senator Lodwick called up the following amendment to the committee amendment and moved its adoption:

Amend the Judiciary Committee amendment to Senate File 102 filed February 28.

1967, by striking from line four (4) the period (.) and quotation marks ('') and adding in lieu thereof the following: ", or both at the discretion of the court,"

The amendment to the amendment was adopted.

Senator Lodwick moved the adoption of the committee amendment as amended. 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: 45

Balloun	Erskine	Lange	Reichardt
Benda	Flatt	Lodwick	Reno
Briles	Floy	Lucken	Reppert
Burns	Frey	Main	Rigler
Cassidy	Heying	McGill	Riley
Clarke	Hill	Messerly	Schaben
Coleman	Hougen	Mills	Shaff
DeHart	Jepsen	Neu	Stanley
DeKoster	Kosek .	Nurse	Stephens
Denman	Kyhl	Patton	Van Eaton
Dodds	Lamborn	Potgeter	Walsh
Elvers			

Nays: 11

Buren	Gaudineer	Heaberlin	Shirley
Condon	Glenn	Klefstad	Van Gilst
Frommelt	Hagedorn	Murray	

Absent or not voting: 5

$\mathbf{Ely}$	Kruck	Lisle	O'Malley
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 Senate File 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children, with report of committee recommending amendment and 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 200 be deferred.

On motion of Senator Klefstad, Senate File 120, a bill for an act relating to election of county supervisors in certain counties, 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:

Rule 8 was invoked.

Ayes: 31

Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers
Ely

Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Kibbie

Klefstad Kosek Main McGill Murray Neu Nurse O'Malley Patton Reichardt Reno Reppert Shirley Stanley Van Gilst

Nays: 29

Balloun Benda Briles Buren Clarke DeHart DeKoster Erskine

Flatt Floy Frey Hougen Jepsen Kruck Kyhl Lamborn
Lange
Lisle
Lodwick
Lucken
Messerly
Mills

Potgeter Rigler Schaben Shaff Stephens Van Eaton Walsh

Absent or not voting: 1

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 Neu, Senate File 255, a bill for an act relating to special assessments for asphalt stabilization, 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 4:30 p.m.

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: 56

Balloun Benda Briles Burns Cassidy Flatt Frommelt Gaudineer Glenn Hagedorn Kyhl Lamborn Lange Lisle Lodwick

Patton Potgeter Reichardt Reno Rigler 1116

### JOURNAL OF THE SENATE

April 24.

Clarke Heaberlin Coleman Heving Condon Hill DeHart Hougen DeKoster Jepsen Denman Kibbie Dodds Klefstad Elvers Kosek Erskine Kruck

Main McGill Messerly Mills Murray Neu Nurse O'Malley

Lucken

Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Rilev

Nays: 2

Buren

Floy

Absent or not voting: 3

Ely

Frey

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 Frommelt, Senate File 282, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment, 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 further action on Senate File 282 be deferred.

Senator Frommelt asked unanimous consent to substitute Senate File  $500 \ \text{for}$  Senate File 282.

Objection was raised.

Senator Frommelt renewed his request and unanimous consent to substitute was given,

Senator Frommelt asked and received unanimous consent that Senate File 282 be withdrawn from further consideration by the Senate.

On motion of Senator Balloun, Senate File 354, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals, was taken up for consideration.

Senator McGill asked and received unanimous consent that House File 309 be substituted for Senate File 354 and that Senate File 354 be withdrawn from further consideration by the Senate.

Senator McGill asked and received unanimous consent that further action on House File 309 be deferred.

## 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 585, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Waverly-Shell Rock Community School District, providing for the issuance of school building bonds.

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 legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District.

Also.

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

Senate File No. 446, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District.

Also:

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

Senate File No. 436, a bill for an act to amend chapter 528, Code 1966, relating to the power of state and savings banks to issue capital notes or debentures.

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 to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, authorizing and providing for the issuance of school building bonds.

Also:

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

Senate File No. 287, a bill for an act to legalize the proceedings of the board of supervisors of Adam's County in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, Iowa.

Also:

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

Senate File No. 259, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Also:

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

Senate File No. 72, a bill for an act relating to the establishment and operation of municipal hospitals, nursing homes and custodial homes.

Also:

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

House File No. 673, a bill for an act relating to littering of public waters.

Also:

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

House File No. 662, a bill for an act relating to species of fish which can be taken by spear or bow and arrow.

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 relating to the removal of nonpermanent vessels and structures by the state conservation commission.

Also:

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

House File No. 521, 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 Leon M. Nelson and Grace C. Nelson.

Also:

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

House File No. 486, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa.

Also:

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

House File No. 383, a bill for an act relating to municipal support of private colleges and universities.

WILLIAM R. KENDRICK Chief Clerk

#### INTRODUCTION OF BILLS

Senate File 757, by Committee on Agriculture, a bill for an act relating to the department of agriculture.

Read first and second times and passed on file.

## HOUSE MESSAGES CONSIDERED

House File No. 673, a bill for an act relating to littering of public waters.

Read first and second times, and passed on file.

House File No. 662, a bill for an act relating to species of fish which can be taken by spear or bow and arrow.

Read first and second times, and passed on file.

House File No. 647, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission.

Read first and second times, and passed on file.

House File No. 521, 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 Leon M. Nelson and Grace C. Nelson.

Read first and second times, and passed on file.

House File No. 486, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa.

Read first and second times, and passed on file.

House File No. 383, a bill for an act relating to municipal support of private colleges and universities.

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 Calendar: S.F. 755, S.F. 691, S.F. 345, S.F. 311, S.F. 617, H.F. 67, S.F. 736.

HOWARD C. REPPERT, JR., Chairman

## MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which House File 398 failed to pass the Senate.

J, HENRY LUCKEN

# REPORTS OF COMMITTEES

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 508, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee", begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 290, a bill for an act relating to migratory agricultural laborers, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Senator Merle W. Hagedorn submitted the following report:

Mr. President: Your committee on Transportation to which was referred <u>House Joint Resolution 23</u>, a resolution relating to creating an interim legislative committee to study the problem of interstate truck reciprocity procedures 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 Senate File 418, a bill for an act relating to the movement of mobile homes, 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.

A100

Mr. President: Your committee on Transportation to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File }681}$ , a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size 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 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours, 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 <u>House File 16</u>, a bill for an act relating to purchase of right of way by the highway commission, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

MERLE W. HAGEDORN, Chairman

Ordered passed on file.

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred <u>House File 165</u>, a bill for an act to create a professional teaching practices 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 House File 165 as follows:

- 1. By striking all after the word "governor" in line three (3) of section three (3) and inserting in lieu thereof a period.
  - 2. By striking lines four (4) through eight (8) inclusive in section three (3).

    JOHN P. KIBBIE. Chairman

Ordered passed on file.

Senator Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred  $\underline{\text{House}}$   $\underline{\text{File 295}}$ , a bill for an act relating to the holding of local and state-wide poultry shows, 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 635, a bill for an act providing for the joinder of this state in the pest control compact and for related purposes, 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 <u>Senate File 462</u>, a bill for an act relating to partition fences, 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 Lucken and Main amendment to Senate File 735, filed April 21, 1967, as follows:

By striking from line eight (8) the word "the" and by inserting in lieu thereof, quotation marks.

J. HENRY LUCKEN FRANKLIN S. MAIN

Amend Senate File 617 by striking all of section two (2).

KENNETH BENDA

Amend Senate File 616 as follows:

- 1. Amend section 3 as follows:
- a. By inserting in line three (3) after the word "districts" the words "or merged areas."
- b. By inserting in line six (6) after the word "districts" the words "or merged area."
- c. By inserting in line eleven (11) after the word 'districts' the words 'or merged area.'
  - 2. Amend section 4 as follows:
  - a. By striking the words "or community college" in lines three (3) and four (4).
  - b. By striking the words "or community college" from line six (6).
  - c. By striking the words "or college" from line twelve (12),
- d. By striking the words "or area community college" in line fifteen (15) and sixteen (16) and inserting a period (.) after the word "school" in line fifteen (15).

  GENE W. GLENN

Amend Senate File 732 as follows:

- 1. Amend section one (1) by striking from line two (2) the words "a" and "system".
- 2. Amend section two (2) by striking from line three (3) the words "system" and "of inter-".
- 3. Further amend section two (2) by striking from line four (4) the word "connection".
- 4. Further amend section two (2) by striking all of line five (5) after the word "agencies" and all of lines six (6) and seven (7) and inserting in lieu thereof a period.
  - 5. Further amend section two (2) by striking from line ten (10) the word "system".
- 6. Further amend section two (2) by striking from line twelve (12) the word "network" and inserting in lieu thereof the word "facility".
- 7. Further amend section two (2) by striking from lines fifteen (15) and sixteen (16) the word "network" and inserting in lieu thereof the word "facility".
- 8. Amend section three (3) by striking from line one (1) the word "the" which appears after the word "of".
  - 9. Further amend section three (3) by striking from line two (2) the word "system".
- 10. Amend section four (4) by striking from line two (2) the words "the" and "system".

- 11. Further amend section four (4) by striking from line eight (8) the word "the" which appears after the word "of".
  - 12. Further amend section four (4) by striking from line nine (9) the word "system".
- 13. Further amend section four (4) by striking lines seventeen (17) through twenty (20).
- 14. Amend section five (5) by inserting in line one (1) the word "state" before the word "communications".
  - 15. Further amend section five (5) by striking from line one (1) the word "system".
- 16. Further amend section five (5) by striking from line two (2) the word "and" and inserting in lieu thereof a comma.
- 17. Further amend section five (5) by striking line three (3) and inserting in lieu thereof the words "istration, unification and standardization of communications services".
- 18. Further amend section five (5) by striking from line fourteen (14) the word "network" and inserting in lieu thereof the word "facility".
- 19. Amend section six (6) by striking from line two (2) the word "network" and inserting in lieu thereof the word "facility".
- 20. Further amend section six (6) by striking from line four (4) the word "network" and inserting in lieu thereof the word "facility".
- 21. Amend section fifteen (15) by inserting in line three (3) after the word "proper" the word "educational".
- 22. Amend section seventeen (17) by striking all of such section and renumbering section eighteen (18).

ELMER F. LANGE
MAX MILO MILLS
LUCAS J. DEKOSTER
SEELEY G. LODWICK
GENE F. CONDON
HOWARD C. REPPERT, JR.
MERLE W. HAGEDORN
KENNETH BENDA
VERNON H. KYHL
JOHN LEONARD BUREN
CHESTER O. HOUGEN

## Senate File 87 is amended as follows:

- 1. By inserting the following after the word "investigation" in line four (4) of section two (2): "if requested to do so by the sentencing judge."
- 2. By inserting after the word 'board' in line six (6) of section five (5) the words 'if the judge has requested such report.'

- 3. By inserting after the word "parole" in line five (5) of section six (6) the words ", if such report was requested and obtained."
- 4. By inserting after the word "report" in line seven (7) of section seven (7) the words "that the court has requested the"
- 5. By striking from line eight (8) of section seven (7) the word "required" and inserting the word "permitted"

TOM RILEY

Amend House File 398 as follows:

- 1. Amend Section one (1) by striking lines three (3) and four (4) of subsection one (1).
- 2. Further Amend Section one (1) by striking from line two (2) the words, "as follows:" and by striking from line five (5) the word "2. By" and inserting in lieu thereof the word "by".

J. HENRY LUCKEN

Amend House File 309 as follows:

- 1. Amend the title, line 1, by striking the words "and plumage".
- 2. Amend the title, line 2, by striking the words "birds and".
- 3. Amend Section 1. line 4. by striking the words "or plumage".
- 4. Amend Section 1. line 5. by striking all after the word "taken" and insert in lieu thereof the following 'deer, Such deer hides shall be plainly labelled with the owner's name and address and license number prior to the sale. This name and address and license number must remain attached to the hide while such hide is within the boundaries of this state."

ALDEN J. ERSKINE

Amend Senate File 616 as follows:

- 1. Amend by inserting after section eight(8) the following new section:
- "Section two hundred eighty A point twenty-three (280A.23), subsection one (1), Code 1966, is hereby amended by adding thereto the following:

'If the curriculum submitted by the board of directors of an area vocational school includes training being offered by a private business school accredited by the accrediting commission of business schools and located within the merged area, the state board prior to approval of the curriculum shall determine whether the business school can conduct the training at a per student cost no greater than the actual total per pupil cost of such training if conducted by the area vocational school. If the training can be conducted by the private business school at a cost no greater than the per student cost if conducted by the area vocational school, the state board shall require that such training be conducted by the private facility under a contract with the board of directors of the area vocational school.' "

2. Amend by renumbering the remaining sections of this Act in accordance with this amendment. ROBERT R. DODDS

On motion of Senator Frommelt, the Senate adjourned until 9:00 a,m. Tuesday, April 25, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, April 25, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend J. Roland Crandall, pastor of the Methodist Church, Knoxville, Iowa.

#### VISITORS

Senator Lucken rose on point of personal privilege to introduce Jerry Bierbaum, past president of the Student Body of Iowa State University, Ames.

Senator Balloun presented 37 junior and senior students from Urbana Consolidated High school, who were seated in the balcony with their instructor, Clark Crisman.

Senator Lamborn rose to introduce 60 seventh and eighth grade students from Sabula Community school, who were accompanied by Superintendent Aubrey Russell, and were seated in the balcony.

Senator Messerly rose on point of personal privilege and presented 40 students from West High school, Waterloo, who were seated in the gallery with their instructors, Edwin Stone and Jerry Kramer.

Senator Riley presented 23 seventh and eighth grade students from St. Wenceslaus school, Cedar Rapids, who were accompanied by their instructors, Sister Mary Sheila and Sister Mary Regina, and were present in the Senate gallery.

Senator Neu rose to present 43 senior students from Coon Rapids Community school, who were seated in the gallery with Ray Karlson, their instructor.

Senator Briles rose on point of personal privilege to present 28 senior students from Corning Community High school, who were seated in the balcony with their instructor, Lester Moore.

Senator Main rose to present 130 junior and senior students from Central Decatur Community school, Leon, who were present in the balcony with their instructor, James Pease.

#### PETITIONS

Senator Cassidy presented a petition from 1179 residents of Clinton, Muscatine and Scott Counties, supporting area vocational schools and community colleges.

### THIRD READING OF BILLS

On motion of Senator Reno, Senate File 691, a bill for an act relating to the military forces of the state of Iowa, was taken up for consideration.

Senator Flatt called up the following amendment filed by Senators Flatt and Reno and moved its adoption:

Amend Senate File 691 as follows:

By striking all of section 2 (sec. 2) and renumbering the remaining sections.

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: 49

Balloun Elv Benda Erskine Briles Flatt Buren Frommelt Burns Glenn Cassidy Hagedorn Clarke Heaberlin Coleman Heving Condon Jepsen DeHart Kibbie DeKoster Kosek Dodds Kvhl Elvers

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Van Eaton
Van Gilst
Walsh

-22.012

Nays: 2

Klefstad

Messerly

Absent or not voting: 10

Denman Floy Gaudineer Hill Kruck Shirley Stanley Stephens

Frey Hougen

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 691

This explanation is filed to record my "Aye" vote on Senate File 691. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Reppert, Senate File 345, a bill for an act relating to advertisement of intoxicating liquors, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

### ADDITIONAL COPIES

Senator Rigler asked and received unanimous consent that 1,000 copies of House File 572, as passed by the Senate, be printed.

#### SPECIAL ORDER

The time having arrived, the Chair announced the special order of business on Senate File 616.

### COMMITTEE OF THE WHOLE

Senator Frommelt moved that the Senate resolve itself into a committee of the whole and that the President of the Senate serve as Chairman of the committee, which motion prevailed.

It was announced that the following had been invited to appear before the committee to discuss Senate File 616:

Paul Johnston, state superintendent of public instruction; B. A. Jensen, Cedar Rapids, chairman of the Area X board of education and chairman of the area schools steering committee; J. W. Bell, Ross Cramlet and William Eddings, representing the vocational-technical schools; Superintendent Mel Everingham of the Area XV school, Ottumwa; Max Garlic, Cedar Rapids, representing industry; Dr. Ladwig, Sac City and Dr. E. D. Farwell, Decorah, representing the advisory committee, and Dr. Lubbers, Des Moines, executive secretary of the Association of Private Colleges.

President Pro Tempore O'Malley took the chair at 10:30 a.m. with Chairman Fulton reassuming the chair at 10:40 a.m.

On motion of Senator Frommelt, the committee of the whole recessed until 1:15 p.m.

#### AFTERNOON SESSION

The committee of the whole reconvened with Chairman Fulton presiding.

Senator Denman took the chair at 2:45 p.m.

Chairman Fulton took the chair at 4:40 p.m.

On motion of Senator Frommelt, the Senate rose from the committee of the whole and resumed regular session.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 24, 1967, the Governor had approved the following bills.

Senate File 124, an act relating to the issuance of special fishing licenses to certain severely handicapped persons.

Senate File 106, an act relating to the offering of courses in driver education.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 72 SENATE FILE 496 HOUSE FILE 161 HOUSE FILE 237 HOUSE FILE 238

> ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, Chairman House Committee

Report adopted.

## BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he has signed in the presence of the Senate:

SENATE FILE 72 SENATE FILE 496 HOUSE FILE 161 HOUSE FILE 237 HOUSE FILE 238

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 25th day of April, 1967, sent to the governor for his approval:

SENATE FILE 72 SENATE FILE 496

ADOLPH W. ELVERS, Chairman

Passed on file.

## COMMUNICATION FROM THE GOVERNOR

STATE OF IOWA

OFFICE OF THE GOVERNOR

DES MOINES

HAROLD E. HUGHES Governor

April 25, 1967

Honorable Members Sixty-second General Assembly State Capitol Des Moines, Iowa

LIEUTENANT GOVERNOR FULTON, SPEAKER BARINGER, MEMBERS OF THE SIXTY-SECOND GENERAL ASSEMBLY:

As Chairman of the State Executive Council, I am enclosing herewith two bills which supplement my original budget request for the 62nd biennium. These bills are for the purchase and improvement of the Federal Office Building located in downtown Des Moines, known as the Valley Bank Building.

Four existing buildings on the state capitol complex have been condemned or are needed for space to consolidate existing facilities. In addition to this need, we are currently leasing in excess of 80,000 square feet of space in Des Moines: The new State Office Building presently under construction and the second new Office and Laboratory Building included in my budget will not fulfill the state's total needs.

The State Executive Council having recognized this need and voting unanimously, negotiated with the federal government for the purchase of the Valley Bank Building in the amount of \$400,000, subject to Legislative approval and acceptance by the Congress. In addition, the State Architect estimates that the renovation cost to make the building suitable for state use would be \$250,000. This and supplemental data was recently presented to the legislative leadership, and at their request, we are submitting the enclosed bills. The Executive Council has instructed the Comptroller and State Architect to submit supplemental information relating to the details of this purchase and the budgetary effect for the 62nd biennium.

If the General Assembly has any questions regarding this matter, the Executive Council and other state officials who are familiar with the details would be glad to meet with the appropriate legislative committees to answer them.

Very truly yours,

HAROLD HUGHES Governor

#### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 120 passed the Senate.

HOWARD C. REPPERT, JR.

## SENATE RESOLUTION 6

# By Reichardt

WHEREAS, local taxing bodies in Iowa presently derive a significant proportion of their revenue from taxation of personal property, and

WHEREAS, the personal property tax dates from the early days of Iowa's statehood when the only concept of taxation at the local level was property taxation, and when taxation of personal property may have been fairly equitable because a high proportion of Iowa's working people were farmers, storeowners, or were engaged in related lines of endeavor which required use of, or maintenance of inventories of, tangible personal property, and

WHEREAS, the personal property tax has become outmoded and inequitable because it is borne primarily by those who must use, or maintain an inventory of, considerable amounts of tangible personal property in earning their livelihood, although a large proportion of Iowa's working people are now engaged in professions, service businesses, skilled work, trades, or other lines of endeavor, such as, for example, abstracting, accounting, advertising, architecture, auctioneering, banking, barbering, bricklaying, carpentering, cosmetology, engineering, surveying, teaching, the practice of chiropractic, dentistry, law, medicine, optometry, physical therapy, psychology, or veterinary medicine; the operation of brokerage, insurance, investment, public relations, or real estate agencies, etc., etc., one of which require use of, or maintenance of inventories of, extensive amounts of tangible personal property subject to taxation, and

WHEREAS, the personal property tax has further become inequitable through enactment from time to time of specific exemptions, so that present statutes:

- --Exempt property of the United States, unless Congress has expressly authorized the taxation of such property, and property of the State of Iowa, its political subdivisions, or any military company of the State of Iowa, when devoted to public use and not held for pecuniary profit.
  - -- Exempt fire engines and all implements for extinguishing fires.
- --Exempt such securities as bonds or certificates issued by political subdivisions of the State of Iowa and shares of capital stock of telegraph, telephone, freight line and equipment, electric transmission line, and express companies, corporations engaged in merchandising or manufacturing in Iowa, and nonprofit corporations.
- --Exempt accounts receivable and noninterest bearing moneys and credits, and provide for taxation of nonexempt moneys and credits at the rate of only one mill levied for the purpose of paying off the Korean Veterans' bonus bonds.

- --Exempt property of any organization composed wholly of veterans of any war, when the property is devoted entirely to the organization's own use and is not held for pecuniary profit; also furniture and household equipment of homes owned and operated by organizations of veterans of any of the wars of the United States when used for a home for disabled veterans and not operated for pecuniary profit.
- --Exempt property of honorably discharged veterans, and certain relatives or survivors of honorably discharged veterans, in amounts ranging from \$3,000 for each veteran of the Mexican War or Civil War to \$500 for each veteran of the various wars and military actions undertaken by the United States subsequent to November 12, 1918, provided the authorized exemption has not already been applied to the veteran's real estate property taxes.
- --Exempt moneys, credits, and tangible personal property belonging exclusively to and used only for the appropriate objectives of cemetery associations and societies, libraries and art galleries owned by the public or kept for public use and not for private profit, and literary, scientific, charitable, benevolent, agricultural, and religious institutions and societies.
- --Exempt agricultural and horticultural crops while growing, except commercial orchards and vineyards, and all agricultural and horticultural produce harvested by or for the person assessed, or wool shorn from sheep owned by the person assessed, all poultry and ten stands of bees, honey, and beeswax, produced within one year previous to assessment and remaining in the possession of the producer; also all swine and sheep under nine months of age, and all cattle, other livestock, and fur-bearing animals under one year of age.
- --Exempt grain received at or in elevators, warehouses, mills, processing plants, or other facilities in Iowa for storage, sale, processing, or any other purpose.
- --Exempt family pictures, household furniture, not to exceed \$300 in taxable value, kitchen furniture, beds and bedding requisite for each family, all wearing apparel in actual use, and all food provided for each family.
- --Exempt private or professional libraries, farming utensils, or mechanics' tools, not to exceed \$300 in taxable value.
- --Exempt accumulations and funds held or possessed by fraternal beneficiary associations for the purposes of paying expenses of the associations or paying benefits which such associations are permitted by law to pay.
- --Exempt money paid or payable under the Iowa Public Employees Retirement System, and all intangible property held pursuant to any pension, profit sharing, unemployment compensation, stock bonus or other retirement, deferred benefit, or employee welfare plan the income from which is exempt from Iowa personal or corporate income taxes.
- --Exempt all personal property stored in a warehouse operated as a public warehouse in the business of storing goods for profit, and intended for ultimate sale or resale, with or without additional processing, manufacturing, fabricating, compounding or servicing, provided such personal property is not offered for sale or sold by the owner at retail directly from such public warehouse.
  - -- Exempt tangible personal property, goods, wares and merchandise moving in in-

terstate commerce through or over the State of Iowa or consigned to a private warehouse within the State of Iowa for storage in transit to a final destination outside the State of Iowa.

--Exempt motor vehicles, on which are paid a registration fee based in part on value, and mobile homes, on which are paid a semiannual tax based on exterior dimensions, from taxation as personal property and this exemption has been extended to dealers although dealers are not required to pay registration fees upon new or used motor vehicles or semiannual taxes on new or used mobile homes held for sale, while by contrast farm implement dealers must pay personal property taxes upon their stocks of new and used tractors and implements, and

WHEREAS, the primary sources of state revenue are taxes on income and sales, that is, taxes on what is produced, and are collected from nearly all businesses, while the personal property tax is a tax judgment on the theoretical ability to produce and is collected only from certain types of businesses without regard to whether productivity is actually achieved, and

WHEREAS, because the personal property tax is essentially an attempt to tax ability to produce, it should logically be levied on the productive potential of the knowledge and skills acquired by professional people and other white-collar workers from their educations, as well as on the inventories of merchants, and

WHEREAS, assessment of merchandise inventories for personal property tax purposes is made on each merchant's average inventory during the year, therefore slow-turnover businessess (jewelry and hardware stores, for example) doing a comparable dollar volume of business usually pay personal property taxes on larger inventories than fast-turnover businesses (grocery stores, for example), and some businesses (newspapers, bakeries, dairies, and restaurants, for example) turn their inventory so rapidly that they pay no personal property tax on the products they sell, and

WHEREAS, the personal property tax in Iowa is characterized by many specific inequities, such as, for example:

- --The assessed value of items manufactured in Iowa and remaining in the hands of the manufacturer is based only upon the value of materials used in manufacturing the item, while the same item is assessed in the hands of a dealer on the basis of the wholesale price paid by the dealer for the item, and if taxable in the hands of the ultimate purchaser the item is assessed on the basis of the retail price of the item.
- --Independent oil dealers are taxed heavily on their stores of fuel; national concerns which are able to connect directly to a pipeline need not store large amounts of fuel which are subject to taxation.
- --Catalog stores operated by out-of-state firms and maintaining no inventory in Iowa are competing for business with Iowa firms maintaining large inventories on which they pay personal property tax, thus creating an unfair competitive situation which handicaps Iowa businessmen, and

WHEREAS, all the foregoing inequities of the personal property tax are compounded by the fact that, although section 441.21 of the Code reads "All property subject to taxation shall be valued at its actual value... and shall be assessed at sixty percent of such actual value," the term "actual value" has never been adequately defined; and further that the assessors in the various taxing jurisdictions in Iowa determine the "actual value" at which property is assessed more by local needs than by equity, so that personal property is assessed at anywhere from 10 to 60 percent of the fair or reasonable market value of the property, and

WHEREAS, in summary, the personal property tax in Iowa is an outmoded, burdensome, regressive, and inequitable levy, tends to penalize efficiency, falls with undue weight upon a small proportion of present day businesses, fails to reflect ability to pay, was imposed in 1851 as a solution to territorial problems and in the succeeding 116 years has become shot through with exemptions, and is particularly subject to administration in an arbitrary manner because far too much is left to the administrator's judgment, NOW THEREFORE

BE IT RESOLVED BY THE SENATE, That the Sixty-second General Assembly should relieve Iowans of the burden of personal property taxation by repealing or initiating a systematic phase-out of personal property taxes, thereby encouraging increased investment in Iowa business, increased productivity and efficiency, higher employment, a higher total amount of salaries and wages received in the state, greater consumer demand, and increased sales, all of which would result in increasing the revenue received from the income and sales taxes.

### REPORTS OF COMMITTEE

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred  $\underbrace{\text{House}}_{\text{House}}$   $\underbrace{\text{File}}_{\text{285}}$ , a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, 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 and Welfare to which was referred <u>House File 225</u>, a bill for an act relating to an inmate furlough plan and its establishment by the Board of Control of State Institutions, 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 and Welfare to which was referred <u>House File 244</u>, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system who have reached the age of 72 years, 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 and Welfare to which was

referred <u>Senate File 665</u>, a bill for an act relating to inspection and supervision of county and municipal jails, 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 and Welfare to which was referred <u>Senate File 447</u>, a bill for an act to authorize the creation of area hospitals, 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.

### 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 No. 674, a bill for an act relating to water navigation.

Also:

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

House File No. 672, a bill for an act relating to the powers and duties of the liquor control commission over beer.

Also:

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

House File No. 480, a bill for an act providing for the preservation and improvement of the air quality of the state.

Also:

House File No. 435, a bill for an act to authorize the creation of area hospitals.

Also:

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

House File No. 394, a bill for an act relating to the budget year of school systems.

Also:

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

House File No. 382, a bill for an act relating to employment of county engineers.

Also:

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

House File No. 155, a bill for an act relating to motorcycles being driven by permit holders.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE MESSAGES CONSIDERED

House File No. 674, a bill for an act relating to water navigation.

Read first and second times, and passed on file.

House File No. 672, a bill for an act relating to the powers and duties of the liquor control commission over beer.

Read first and second times, and passed on file.

House File No. 480, a bill for an act providing for the preservation and improvement of the air quality of the state.

Read first and second times, and passed on file.

House File No. 435, a bill for an act to authorize the creation of area hospitals.

Read first and second times, and passed on file.

House File No. 394, a bill for an act relating to the budget year of school systems.

Read first and second times, and passed on file.

House File No. 382, a bill for an act relating to employment of county engineers.

Read first and second times, and passed on file.

House File No. 155, a bill for an act relating to motorcycles being driven by permit holders.

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

#### AMENDMENTS FILED

Amend the Riley and Murray amendment to Senate File 617, filed April 21, 1967, as follows:

- 1. By inserting in line five (5) after the word "commenced" the words "or has been disapproved as to attachment by the state board of public instruction".
- 2. By striking from line six (6) the word "January" and by inserting in lieu thereof the word "July".

KENNETH BENDA

Amend Senate File 714 as follows:

Section 1. By striking from line seven (7) of Section eight (8) the word "and".

Sec. 2. By striking from line eight (8) of Section eight (8) the period (.) and inserting in lieu thereof, ", and one or more appropriate group annuity contracts (with or without a separate account feature) issued by insurance companies licensed to do business in Jowa."

KENNETH BENDA

Amend Senate File 617 by inserting at the end of section one (1) the following:

"This Act shall not apply to any district where the state board prior to the effective date of this Act has disapproved an attachment proposed by a county board."

KENNETH BENDA

# Amend Senate File 616 as follows:

- 1. By striking in line 7 of Sec. 4, the words and figures "two (2) dollars and twenty-five (25) cents" and inserting in lieu thereof the words "a factor which shall be, in the case of students enrolled principally in college transfer programs, one (1) dollar and fifty (50) cents and in the case of students enrolled principally in vocational-technical programs two (2) dollars and fifty (50) cents."
- 2. By inserting in line 8 of Sec. 4 after the word "students", the words "enrolled in the respective programs and".
- 3. By adding the following new sentence at the end of Sec. 4: "The rates of state aid specified in this section shall be effective for school fiscal years commencing July 1, 1967."

LUCAS J. DE KOSTER

#### Amend Senate File 373 as follows:

- 1. By striking from Section two (2), line six (6) the word "may" and inserting in lieu thereof ", after consultation with the County Board of Supervisors having jurisdiction of the route, shall".
- 2. By inserting after the period (.) in line eleven (11) of said section "Prior to use of a secondary road as a primary haul road or detour, the Commission shall designate a representative to inspect the secondary road with the county engineer to determine and note the condition of the road."
  - 3. Further amend said section by adding the following new subsection:
- "3. If on examination of the route, it is determined that the road can be restored to its original condition only by reconstruction, the Commission shall cause plans to be drawn, award the necessary contracts for work and proceed to reconstruct and make payments for in the same manner as is prescribed for primary construction projects."

HUGH H, CLARKE

Amend Senate File 556, by inserting in line nine (9) of section two (2) after the comma (,) the words "chattel loan companies licensed under chapter five hundred thirty-six (536) and industrial loan companies licensed under chapter five hundred thirty-six A (536A) of the Code,".

HOWARD C. REPPERT, JR.

# Amend Senate File 430 as follows:

- 1. By striking from line fourteen (14) of section four (4) the word "and" and inserting in lieu thereof the word "or".
- 2. By inserting in line nineteen (19) of section five (5) after the word "charge" the words "or the percentage that the finance charge bears to the principal balance, computed in accordance with the annual finance charge formula or a formula approved by the superintendent upon application of a creditor".
- 3. By striking all of subsection seven (7) of section five (5), and renumbering the remaining subsection.
- 4. By striking from line two (2) of section six (6) the words "required to be" and inserting in lieu thereof the word "when".
  - 5. By striking section eight (8).
- 6. By inserting in line five (5) of section nine (9) after the word "charge" the words "or the finance charge".
  - 7. By striking from line six (6) of section nine (9) the words "states or".
  - 8. By renumbering the sections in conformity with this amendment.

HOWARD C. REPPERT, JR.

Amend Senate File 277 as follows:

By adding the following new section:

- "Sec. 3. Chapter one hundred four A (104A), Code 1966, is further amended by adding the following sections thereto:
- '1. 'The owner of a public building who considers itself to be unreasonably aggrieved or burdened by being required to comply with the provisions of section one (1) of this Act, shall have the right to a hearing before the district court of the county wherein the building in question is located.'
- "2. 'Evidence of the number of handicapped persons likely to require access to the building in question and estimates of the expected necessary remodeling costs to comply with the provisions of section one (1) of this Act shall be competent and relevant and can be offered by the owner of the building in question.'
- "3. 'The district court, in returning its decision in this matter, can determine that the owner shall comply with the provisions of section one (1) of this Act, that the owner need not comply with such provisions or that such owner should comply in

a modified or limited manner. Such right of appeal is limited to the owner of public buildings constructed prior to July 4, 1965.''

KENNETH BENDA

Amend Senate File 373 by adding thereto the following new section:

"Sec. 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Belmond Independent, a newspaper published in Belmond, Iowa, and in The Donnellson Review, a newspaper published in Donnellson, Iowa."

HUGH H. CLARKE SEELEY G. LODWICK

Amend the Glenn amendment to Senate File 616, filed April 24, 1967, as follows:

- 1. By striking from line five (5) the word "districts" and by inserting in lieu thereof the word "district".
- 2. By striking from line seven (7) the word "districts" and by inserting in lieu thereof the word "district".
- 3. By striking from line fifteen (15) the word 'line' and by inserting in lieu thereof the word 'lines'.
- 4. By striking from lines sixteen (16) and seventeen (17) the words "and inserting a period (.) after the word "school" in line fifteen (15)".

GENE W. GLENN

#### Amend Senate File 755 as follows:

- 1. By striking from line six (6), section twenty-three (23) the following words "of the various types".
- 2. By adding following the word "services" in line eight (8), section twenty-three (23), the words "which fee shall not exceed two dollars and fifty cents (\$2.50)".
- 3. By adding following the word "warranted", line twelve (12), section twenty-three (23), the words "providing the fee does not exceed two dollars and fifty cents (\$2.50)".

HOWARD C. REPPERT, JR.

Amend Senate File 616 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred eighty A point one (280A.1), Code 1966, is amended by striking from line four (4) the word "twenty" and inserting in lieu thereof the word "sixteen".
- Sec. 2. Section two hundred eighty A point one (280A.1), Code 1966, is amended by adding to subsection five (5) the following:

"These part-time students shall be enrolled in an area vocational school only by agreement of the administrators of the area vocational school and the local high school.

Vocational and technical training shall be made available for students of high school age who have dropped out of high school. Establishment of such programs for students attending high schools which do not offer adequate vocational and technical training shall be given high priority in planning the curriculum of the area school."

- Sec. 3. Section two hundred eighty A point two (280A.2), Code 1966, is amended by striking subsection seven (7) and eight (8) and inserting in lieu thereof the words "State board" means the Iowa area vocational school--community college board."
- Sec. 4. Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following new section:

"The Iowa area vocational school--community college board hereby established shall consist of nine members who shall be selected from the state at large solely with regard to their qualifications and fitness to discharge their duties; for purposes of effectiveness and continuity said board shall include one member each from the following established boards and departments:

State board of regents.

Iowa association of private colleges and universities.

State department of public instruction.

Said boards and departments shall designate the member of their individual boards or departments who shall serve on the state board for a minimum of three years at which time they may be reappointed or a new member appointed. In addition one member each shall be appointed by the governor to said board (subject to confirmation by the Iowa senate as hereinafter provided) from a member of an industrial management association, organized labor, and a recognized farmers organization. Not more than three members appointed by the governor shall be of the same political party.

- 1. Term of office. The terms of office of each member appointed by the governor shall be for six years. The terms of two members of the board shall expire on the first day of July of each odd-numbered year.
- 2. Appointment. Initially the governor shall appoint with the approval of two-thirds of the members of the senate during a session of the general assembly six members of the state board with staggered terms, two members for terms of six years, two members for terms of four years, and two members for terms of two years. Following the initial appointments the governor shall during sessions of the general assembly held in odd-numbered years appoint, with the approval of two-thirds of the members of the senate, two members of the board to succeed those whose terms expire on the first day of July next thereafter.
- 3. Compensation. Board members shall be allowed a per diem of thirty dollars and their necessary travel and expenses while engaged in their official duties.
- 4. Removals. The governor, with the approval of a majority of the senate during a session of the general assembly, may remove any member of the board for malfeasance in office, or for any cause which would render him ineligible for appointment or incapable or unfit to discharge the duties of his office, and his removal, when so made, shall be final.

- 5. Suspension. When the general assembly is not in session, the governor may suspend any member so disqualified and shall appoint another to fill the vacancy thus created, subject to the approval of the senate when next in session.
- 6. Vacancies. All vacancies on said board which may occur when the general assembly is not in session shall be filled by appointment by the governor, which appointment shall expire at the end of thirty days after the general assembly next convenes. Vacancies occurring during a session of the general assembly shall be filled before the end of said session in the same manner in which regular appointments are required to be made.
- 7. State board school secretary. An area vocational school--community college secretary, who shall be the executive secretary of the state board shall be employed by the Iowa area vocational school--community college board. The salary of the area school secretary shall be set by the state legislature.
- a. Office in capitol. The state board secretary shall maintain his office in the capitol of the state in quarters provided for him and his staff by the state executive council.
- b. Duties and responsibilities. The state board school secretary shall have the following duties and responsibilities:
  - (1) Serve as secretary and keep records for the state board.
  - (2) Organize, staff, and administer the office of area schools secretary.
- (3) Advise and council with the state board on all matters pertaining to and coming within the purview of this chapter.
  - (4) Carry out all orders of the state board not inconsistent with state law.
- (5) Promulgate rules and regulations adopted by the state board for the administration of area vocational schools and community colleges.
- (6) Insure by inspection and supervision that the policies, rules and regulations of the state board are being carried out and determine the conditions, needs and progress of the area schools.
- (7) Jointly with the auditor of the state develop a uniform system for budgeting and accounting for all financial transactions, incurred in the implementation and execution of all activities and programs as authorized by, and hereinafter provided for in this chapter and all other laws related to this chapter as provided by and not inconsistent with the state law.
- (8) Apportion, with the approval of the state board, all moneys provided by law according to the provisions of the various state and federal aid laws."
- Sec. 5. Section two hundred eighty A point seven (280A.7), Code 1966, is amended by striking all of lines nine (9) to eleven (11), inclusive, and inserting the words "jointly with the state board of regents may approve or disapprove the plan or may return the plan to the planning boards for modification and resubmission."
- Sec. 6. Section two hundred eighty A point nine (280A.9), Code 1966, is amended by inserting in line thirteen (13) after the word "board" the words "jointly with the board of regents".

Sec. 7. Section two hundred eighty A point ten (280A.10), Code 1966, is amended by striking from line three (3) the words "by the state board".

Further amend said section by striking from subsection one (1), line two (2), the words "by the state board".

Further amend said section by striking from subsection two (2), line two (2), the words "by the state board" and inserting a comma.

Sec. 8. Section two hundred eighty A point seventeen (280A.17), Code 1966, is amended by adding the following new paragraphs:

''No area vocational schools and community college shall budget or make expenditures in excess of amount of funds legally available to or obtainable by such institution as provided by state law.

"All budgets shall be submitted to state board no later than June 1 preceding the next fiscal year for approval. Absence of approval by state board will void any and all transactions and contracts by directors of merged area except for items or expenses incurred and paid for by the moneys received from local levies in the merged area."

Sec. 9. Section two hundred eighty A point eighteen (280A.18), Code 1966, is amended by striking all of subsection three (3) and inserting in lieu thereof the following:

"Tuition for every person, except nonresidents of the state and those state residents attending high school, enrolling in a vocational course shall be charged in an amount sufficient to cover the cost of the instruction received by such person after first deducting revenue received from the property tax levy provided in section two hundred eighty A point seventeen (280A.17) of the Code, federal funds, state funds, donations and gifts that are made available to cover part of the cost of instruction. Cost of instruction shall be calculated for each course offered, and the tuition fee charged varied accordingly but in no event shall tuition exceed three hundred dollars per one hundred eighty days of instruction. For students under the age of twenty-one who are attending the area vocational school, tuition shall be calculated as provided above subject to section two hundred eighty-two point six (282.6) of the Code as limited herein and charged to the school district of which the student is resident. For students who are residents of another state the tuition charged shall equal the cost of instruction received. Tuition for transfer for credit instruction at junior and community colleges shall be charged and collected in accordance with rules adopted by the state board jointly with the board of regents."

Sec. 10. Section two hundred eighty A point twenty-three (280A.23), Code 1966, is amended by adding to subsection five (5) the following:

"If an existing educational or vocational institution within the merged area has facilities and curriculum which would duplicate the functions of an area vocational school or area community college, the board shall seek to enter into contracts with the institution to have the existing institution offer facilities and curriculum to students of the merged area. The decision of the board to duplicate the facilities and curriculum of an existing institution to provide such services shall be subject to the approval of the state board of regents and the state board. Failure to attempt to enter into contract with existing educational or vocational institutions to avoid duplication of courses may result in the nonapproval of any course which would result in such duplication."

Further amend said section by adding to subsection six (6), line one (1), after the word "rules" the following: "and determine salaries which shall be commensurate with prudent judgment when compared to the salaries of like administrators or teachers employed by local public school systems, or private colleges existing within the merged area and".

- Sec. 11. Section two hundred eighty A point twenty-four (280A.24), Code 1966, is amended by adding in line five (5) after the word "board" the words "and the board of regents".
- Sec. 12. Section two hundred eighty A point twenty-five (280A.25), Code 1966, is amended by adding in subsection four (4), line one (1), before the word "Administer" the word "Receive,".

Further amend said section by adding in subsection five (5), line one (1), before the word "Administer" the word "Receive,".

- Sec. 13. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is amended by striking from lines sixteen (16) and seventeen (17) the words "of public instruction" and inserting in lieu thereof the words "and the board of regents".
- Sec. 14. Section two hundred eighty A point twenty-seven (280A.27), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Federal funds accepted. The Iowa area vocational school--community college board is hereby designated as the 'state vocational education authority' for the purpose of accepting and administering such funds as may from time to time be appropriated and available under the Act of Congress designated the 'Vocational Education Act of 1963'."

Sec. 15. Section two hundred eighty A point twenty-eight (280A.28), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Transfer of personnel, equipment and appropriated funds. At the earliest possible date but in no event later than twenty days after the employment of the state board school secretary by the state board, the personnel employed in and by the vocational education section, and adult basic education section, subdepartments of the department of public instruction, shall be transferred to the jurisdiction and administrative supervision of the Iowa area vocational school--community college board. This transfer shall be effected by the joint efforts of superintendent of public instruction and the state board school secretary. All other personnel in the department of public instruction that are employed and working in the specific areas included in chapter two hundred eighty A (280A) of the 1966 Code shall be transferred to the jurisdiction and administrative supervision of the Iowa vocational school--community college board. Said personnel transferred shall retain all rights of tenure and eligibility for salary increases, vacation, sick leave and any other benefits accrued, due to tenure or position of employment held at time of transfer. All equipment such as desks, chairs, typewriters and all other equipment assigned and used in the normal duties of said personnel shall also be transferred. Appropriated funds and all funds received or due from other sources necessary for full payment of all income and benefits due to said personnel transferred, simultaneously shall be transferred from the department of public instruction to the account established in the state treasurer's office for the Iowa area vocational school--community college board. Said transfer of moneys and personnel will be jointly accomplished by the superintendent of the department of public instruction and the state board school secretary in a manner which will consider

maximum continuity and co-ordination of necessary current administrative procedures for all programs in effect at date of transfer."

- Sec. 16. Section two hundred eighty A point twenty-nine (280A.29), Code 1966, is amended by adding the following new subsection:
- "Members of this committee designated in subsections one (1) and three (3) of this section may also be members of the state board as provided in section two hundred eighty A point two (280A.2) of the Code as amended."
- Sec. 17. Section two hundred eighty A point thirty-one (280A.31) Code 1966, is amended by striking from lines ten (10) and eleven (11) the words "state superintendent" and inserting in lieu thereof the words "state board".
- Sec. 18. Section two hundred eighty A point thirty-three (280A.33), Code 1966, is amended as follows:
  - 1. Strike from line three (3) the words "of public instruction".
- 2. Strike from line eight (8) the words "department of public instruction" and insert in lieu thereof the word "board".
  - 3. Strike from line thirteen (13) the words "certification and".
- Sec. 19. Section two hundred sixty-two point seven (262.7), Code 1966, is amended by striking lines one (1) to three (3), inclusive, and inserting in lieu thereof the words:
- "Institutions governed. The state board of regents shall participate, in conjunction with the Iowa area vocational school--community college board, in the governing of the junior colleges and community colleges as set forth in chapter two hundred eighty A (280A) of the Code. The state board of regents shall govern the following institutions:"
- Sec. 20. Chapter two hundred eighty-three (283), Code 1966, is amended by adding the following new section:
- "Federal vocational funds as designated under the 'Vocational Education Act of 1963'. The Iowa area vocational school-community college board is hereby designated as the 'state vocational education authority', for the purpose of accepting and administering such funds as may from time to time be appropriated and available under the Act of Congress designated the 'Vocational Education Act of 1963'.'
- Sec. 21. Section two hundred eighty-six A point four (286A.4), Code 1966, is amended as follows:
  - 1. By striking from subsection three (3) all of lines one (1) to twenty (20), inclusive.
- 2. By striking from subsection three (3) all of lines forty-four (44) to sixty-one (61), inclusive.
- 3. By inserting after the word "amount" in line three (3) of subsection four (4) the words "for other than junior or community college purposes".
- Sec. 22. Section two hundred eighty-six A point five (286A.5), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"At the close of each school year, but not later than July 5, the local district shall supply to the state department of public instruction the information required for calculation of the amount reimbursable to the district for elementary and secondary For any day student who has been enrolled on a less than a full school day basis, the reimbursement shall be calculated proportionately to the portion for which he is enrolled as shall be determined by the state department of public instruction, Forms for reporting information to calculate aid for elementary and secondary school purposes shall be supplied by the state department of public instruction to each school district not later than June 1. On or before August 1, the state department of public instruction shall furnish to the state comptroller estimates of the amount reimbursable for the year to each school district for general aid for elementary and secondary school purposes and upon said estimates the state comptroller shall, on or about August 1. make payment of the first half of the annual amount appropriated for such general aid. After all such claims have been calculated for the year and validated for accuracy. the state department of public instruction shall certify the same to the state comptroller prior to February 1. On or about February 1, the state comptroller shall make payment to the school districts, of the balance of the amount appropriated for such general aid, which, when taken with the first half payment, conforms to the amount of full year reimbursement due each school district as then validated and certified by the statedepartment of public instruction. In the event that the amount appropriated for reimbursement of the school districts for such purposes is insufficient to pay in full the amounts to each of the school districts, then the amount of each payment shall be reduced by the state comptroller in the ratio that the total respective funds appropriated and available for such aid bears to the respective total amounts certified for reimbursement. All funds received or to be received under the provisions of this chapter shall be taken into account and considered by each school district when estimating the amount required for the general fund.

Sec. 23. Chapter two hundred eighty-six A (286A), Code 1966, is amended by adding the following new section:

"School districts operating a junior or community college shall be entitled to general school aid therefor as follows:

"Multiply one dollar by the average daily enrollment of the students who are residents of such school district carrying twelve or more semester hours of work plus the full-time equivalent of resident students carrying less than twelve semester hours of work. Multiply two dollars and twenty-five cents by the average daily enrollment of students who are nonresidents of the district carrying twelve or more semester hours of work plus the full-time equivalent of nonresident students carrying less than twelve semester hours of work. Multiply the sum of these products by the actual number of days school was officially in session, not to exceed one hundred eighty days. For the purposes of this section, 'work' means subjects or courses; for which credit may be earned and applied toward fulfillment of the requirements for a certificate, diploma, or degree; and which are approved by the state board jointly with the board of regents for state aid."

Sec. 24. Chapter two hundred eighty-six A (286A), Code 1966, is amended by adding the following new section:

"Merged areas operating an area vocational school or community college shall be entitled to general school aid. The general school aid funds allocable to each merged area operating an area vocational school or community college shall be determined by multiplying a factor which shall be one dollar and seventy-five cents for each student enrolled in college transfer programs and shall be two dollars and seventy-five cents for each student enrolled in vocational training programs by the average daily enrollment of such students who are residents of the state and who are carrying twelve or more semester hours of work plus the full-time equivalent of students carrying less than twelve semester hours of work. Multiply this product by the actual number of days the school or college was officially in session to determine the total aid entitlement for each year for each merged area. The state aid computation shall be made separately for each area vocational school or area community college. For the purposes of this section, 'work' means subjects or courses; for which credit may be earned and applied toward fulfillment of the requirements for a certificate, diploma, or degree; and which are approved by the state board jointly with the board of regents for state aid.

Sec. 25. Chapter two hundred eighty-six A (286A), Code 1966, is amended by adding the following new section:

"Payment of the aid provided in sections twenty-three (23) and twenty-four (24) of this Act shall be made to each merged area, and to each school district operating a junior or community college on a quarterly basis, at the end of each quarter of the school year, which commences on July 1 and ends on the following June 30, in the following manner:

- "1. At the close of each school year but not later than July 5, the board of directors of each school district or merged area shall certify to the Iowa area vocational school community college board the information necessary to compute the aid entitlement, as hereinabove provided, for the school year ending on June 30 immediately preceding the said July 1. In addition thereto, each said board shall certify to the state board its best bona fide estimate of what the same data and information will be for the school year that commences upon July 1, and ends on the following June 30.
- "2. On the basis of estimates certified, as provided in subsection one (1) hereof, twenty-two and one-half per cent of the anticipated aid entitlement for each such school district or merged area shall be paid to the district or merged area at the end of each of the first three quarters of the school year for which said estimates have been certified. The aid payment for the fourth quarter shall be equal to the difference between the total amount of aid entitlement computed on the basis of the actual information required for calculation as certified in the following July, plus or minus such prorata amount as may be necessary to make the aggregate total of general school aid paid to all such school districts or merged areas, as the case may be, for the said year equal to the respective amounts of aid funds appropriated for payment to such districts or areas in the said year.
- "3. Forms for the purpose of reporting the information and estimates required under subsection one (1) hereof shall be supplied by the state board. After quarterly payments have been calculated they shall be certified to the state comptroller for payment. Such certification shall be made to the comptroller on or about August 1, November 1, February 1, and May 1 for aid payable for the preceding quarter. The comptroller shall pay the quarterly amounts so certified forthwith."

Sec. 26. The first July reports under the provisions of sections twenty-three (23) through twenty-six (26) of this Act will be made in July of 1967. For the purpose of computing general aid, to school districts operating junior or community colleges

and to merged areas, for the year which commenced on July 1, 1966, and will end on June 30, 1967, the board of directors of each such district or merged area which has classes of instruction in operation on the effective date of this Act shall report the number of full-time and part-time students, for whom aid is payable under sections twenty-three (23) and twenty-four (24), and who are on said date enrolled in said classes, to the Iowa area vocational school -- community college board, as soon as possible after the effective date of this Act. The Iowa area vocational school--community college board shall thereupon make and verify the aid entitlement for each such district or merged area, for the said year; by treating the said enrollment figure as if it were the average daily enrollment for the elapsed quarters of said school year and applying the formulae set forth in sections twenty-two (22) and twenty-three (23), and certify the same to the state comptroller, who shall forthwith issue warrants in payment of same. The payment for the remaining quarter or quarters of said year shall be computed and paid in the manner provided in section twenty-four (24).

Sec. 27. Section eleven point eighteen (11.18), Code 1966, is amended as follows:

- 1. By inserting in line two (2), immediately following the word "offices," the words "merged areas,".
- 2. By inserting in line fifteen (15), immediately following the word "city," the words ",merged area".
- 3. By inserting in line twenty (20), immediately following the word "city", the words ", merged area".
- Sec. 28. There is hereby appropriated from the general fund of the state of Iowa to the Iowa area vocational school -- community college board, the sum of four million five hundred thousand dollars for the purpose of carrying out the provisions of chapter two hundred eighty A (280A), Code 1966, and section twenty-six (26) of this Act. Until such time as the Iowa area vocational school --community college board has been activated in accordance with chapter two hundred eighty A (280A) as amended in this Act, the state department of public instruction will continue to serve as agent for any and all actions directed by this Act.
- Sec. 29. Further expansion or expenditures by all merged areas currently approved and operating. As of the effective date of this Act all personnel of merged areas are explicitly prohibited from contracting for any further expansion for capital additions, leasing or renting, curriculum, teaching or administrative staff, or incurring any additional expense of any kind, except necessary expenses for the continuance of present programs and execution of any and all contracts made prior to the effective date of this Act, until such time as the area vocational school—community college board has been activated and assumes direction of merged areas as hereinbefore provided.
- Sec. 30. Section two hundred eighty point eighteen (280.18), Code 1966, is amended by striking from lines two (2) and three (3) the words "state superintendent of public instruction" and inserting in lieu thereof the words "lowa area vocational school-community college board and the state board of regents".

Further amend said section by striking from lines twelve (12) to twenty (20), inclusive, all beginning with the words "The state superintendent".

Sec. 31. This Act, being deemed of immediate importance, shall be in full force and effect from and after publication in the , a newspaper published in , Iowa, and the , a newspaper published in , Iowa.

ROGER W. JEPSEN MAX MILO MILLS JOHN M. WALSH JAMES A. POTGETER ELMER F. LANGE

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Wednesday, April 26, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, April 26, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Victor Ramaeker, pastor of St. John's Catholic Church, Bancroft, Iowa.

#### VISITORS

Senator Frey rose on point of personal privilege to present 43 students from Carson-Macedonia Community school, Carson, who were seated in the gallery with their instructor, Hiram K. Hansen.

Senator Reichardt rose to present 70 fifth grade students from Clive Elementary school, Des Moines, who were accompanied by instructors, Mrs. Shirley Stow and Mrs. Charlene Ondracek.

Senator Schaben introduced 72 senior students from the government class of Maple Valley Community school, Mapleton, who were seated in the balcony with their instructors, Darrell Bloom and Joseph Christensen.

Senator DeHart rose on point of personal privilege to present 78 eighth grade students from the social studies class of Ballard Community Junior High school, Huxley, who were seated in the balcony with Harvey Petersen, principal, and Robert Whitmore, instructor.

Senator Murray introduced 10 senior students from St. John's High school, Bancroft, who were accompanied by the Reverend Victor Ramaeker.

Senator O'Malley rose to present 30 student nurses from Broadlawns hospital, Des Moines, who were present in the gallery with their instructor, Miss Margaret Jacobsen.

Senator Stanley presented 56 sixth grade students from McKinley Elementary school, Muscatine, who were present in the gallery with their principal, Kenneth Huber and instructors, Maynard Eckhart and Miss Mary Daufeldt.

Senator Shirley rose on point of personal privilege to present 25 eighth grade students from Woodward-Granger Community school, Granger, who were present in the balcony with their instructor, Helen Jordan.

Senator Rigler rose on point of personal privilege and presented 37 students from Holy Trinity school, Protivin, who were seated in the gallery with Sister Mary Linda.

## PETITIONS

The following petitions were presented and placed on file.

By Senator Denman from 82 residents of Polk County, in opposition to selling only warm beer by grocery and drug stores.

By Senator Kosek from 89 residents of Linn County in opposition to the use of 65 horsepower motors on Iowa lakes.

By Senator Reppert from 13 residents of Polk County, favoring a prepaid pharmaceutical drug plan.

## THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 616, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, with report of committee returning the same with amendment but without recommendation was taken up, considered, and the report of the committee adopted.

Senator Glenn moved the adoption of the committee amendment filed April 20, 1967 and found on page 1065 of the Senate journal.

Senator Kibbie offered a substitute motion to defer action on Senate File 616 and that the bill retain its place on the calendar.

Senator Kruck moved to defer Senate File 616 to a date certain, May 3, 1967.

Roll call was requested.

On the question "Shall the motion by Senator Kruck prevail?" the vote was:

Rule 8 was invoked.

Ayes: 31

Burns	Floy	Lisle	Reno
Cassidy	Frommelt	Main	Reppert
Coleman	Gaudineer	McGill	Riley
Condon	Hagedorn	Murray	Schaben
DeKoster	Heaberlin	Neu	Shirley
Denman	Kibbie	Nurse	Stanley
Elvers	Kosek	O'Malley	Van Gilst
Elv	Kruck	Patton	

Nays: 29

Balloun	Flatt	Klefstad	Mills
Benda	Frey	Kyhl	Potgeter
Briles	Glenn	Lamborn	Reichardt
Buren	Heying	Lange	Rigler
Clarke	Hill	Lodwick	Stephens
DeHart .	Hougen •	Lucken	Van Eaton
Dodds	Jepsen	Messerly	Walsh
Erskine			

-----

Absent or not voting: 1

Shaff

The motion prevailed.

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Van Gilst, Senate File 219, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor, was taken up for further consideration.

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:

Senator Coleman took the chair at 10:25 a.m.

Ayes: 47

Balloun	Frommelt	Lamborn	Reno
Benda	Gaudineer	Lange	Reppert
Briles	Glenn	Lodwick	Rigler
Burns	Hagedorn	Lucken	Riley
Clarke	Heaberlin	Main	Schaben
Coleman	Heying	Messerly	Shaff
Condon	. Hougen	Mills	Stanley
DeHart	Jepsen	Neu	Stephens
Dodds	Klefstad	O'Malley	Van Eaton
Elvers	Kosek	Patton	Van Gilst
Erskine	Kruck	Potgeter	Walsh
Frey	Kyhl	Reichardt	

Navs: 0

Absent or not voting: 14

Buren	Ely	Kibbie	Murray
Cassidy	Flatt	Lisle	Nurse
DeKoster	Floy	McGill -	Shirley
Donmon	Hill		

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 action on Senate File 617 be deferred and that the bill retain its place on the calendar.

Senator Main asked and received unanimous consent that action on Senate File 735 be deferred and that the bill retain its place on the calendar.

# THIRD READING OF BILLS

On motion of Senator Stanley, Senate Joint Resolution 24, a joint resolution proposing a constitutional amendment relating to qualifications of electors, with report of 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 24, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

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

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

Section one (1) of Article two (II) of the Constitution, as amended in eighteen hundred sixty-eight (1868), is hereby repealed and the following is hereby adopted in lieu thereof:

"Section 1. Every citizen of the United States of the age of twenty-one (21) years, who shall have been a resident of this State for such period of time as shall be provided by law and of the county in which he claims his vote for such period of time as shall be provided by law, shall be entitled to vote at all elections which are now or hereafter may be authorized by law. The General Assembly may provide by law for different periods of residence in order to vote for various officers or in order to vote in various elections. The required periods of residence shall not exceed six (6) months in this State and sixty (60) days in the county."

Sec. 2. The foregoing proposed amendment is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly, and shall be published as provided by law for three (3) consecutive months previous to the date of said general election.

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

Ayes: 54

Balloun Kyhl Potgeter Ely Renda Erskine Lamborn Reichardt Briles Flatt Lange Reno Buren Lisle Rigler Floy Lodwick Burns Frev Riley Schaben Cassidy Gaudineer Lucken Clarke Main Shaff Glenn Coleman McGill Shirley Hagedorn Condon Stanley Heaberlin Messerly DeHart Stephens Heying Mills Van Eaton DeKoster Hill Neu Denman Hougen Nurse Van Gilst Dodds . Jepsen Patton . Walsh Elvers Kosek

Nays: 3

Frommelt Klefstad

Murray

Absent or not voting: 2

Kibbie

Kruck

Voting present: 2

O'Malley

Reppert

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 Reppert, Senate File 311, a bill for an act relating to motor vehicle registration plates, 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 Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Dodds Elvers

Ely Erskine Floy Frey Gaudineer Glenn Hagedorn Hill Hougen Klefstad Kosek

Kvhl Lamborn

Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse

O'Malley

Patton

Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Heaberlin

Absent or not voting: 8

Denman Flatt

Frommelt Heving

Jepsen Kibbie

Kruck Potgeter

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 736, a bill for an act relating to advertising and selling courses of instruction and to amend chapter seven hundred thirteen A (713A), Code 1966, relating thereto, was taken up for consideration.

Senator Denman offered the following amendment and moved its adoption;

Amend Senate File 736 as follows:

- 1. By striking the words "one hundred" in line four (4) of Section one (1) and inserting in lieu thereof the word "fifty".
- 2. Further amend by striking the words "one hundred" in line six (6) of Section one (1) and inserting in lieu thereof the word "fifty".

Senator Nurse took the chair at 11:25 a.m.

Senator Denman rose on point of order on the grounds that the debate was not on the amendment.

The chair ruled the point well taken.

Division was requested on the amendment.

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:

Aves: 39

Kibbie Patton Balloun Ely Benda Flatt Klefstad . Potgeter . Reno Briles Kosek Floy Lisle Schaben Buren Frev Frommelt Lodwick Shaff Cassidy Coleman Gaudineer Main Shirley Stanley DeKoster Glenn McGill Van Eaton Denman Hagedorn Murray Van Gilst Dodds Hougen Nurse Elvers Jepsen O'Malley

Nays: 17

Messerly Rigler Clarke Hill. DeHart Mills Rilev Kyhl Stephens Erskine Neu Lamborn Heaberlin Reichardt Walsh Lucken Heying

Absent or not voting: 5

Burns Kruck Reppert Lange

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 Ely, House File 67, a bill for an act to amend chapter 279, Code 1966, to improve the continuing contract for teachers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Balloun called up the following amendment filed by Senators Balloun, Messerly and Elvers and moved its adoption:

Amend House File 67 as follows:

1. Amend House File 67 by adding to section 1 the following new subsection:

"By adding after the word and period "place." in line 90 the following: 'No school board member shall be liable for any damages to any teacher if any such statement is determined to be erroneous as long as such statement was made in good faith."

The amendment was adopted.

Senator Balloun moved that the vote by which the amendment was adopted be reconsidered, which motion prevailed.

Senator Balloun moved that further action on House File 67 be temporarily deferred, which motion prevailed.

Senator Coleman took the chair at 11:45 a.m.

Senator Ely called up House File 67 for further consideration.

Senator Balloun again called up the amendment filed by Senators Balloun, Messerly and Elvers, and moved its adoption.

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: 39

Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill
Hougen
Kibbie

Kosek
Kruck
Lamborn
Lisle
Lodwick
McGill
Neu
Nurse
O'Malley

Klefstad

Patton
Potgeter
Reno
Riley
Shaff
Stanley
Van Eaton
Van Gilst
Walsh

Navs: 13

Balloun Clarke

Jepsen Kvhl Lucken Main Messerlv Mills

Reichardt Shirlev Stephens

DeHart Hagedorn

Absent or not voting: 9

Buren Burns Elvers Lange

Murrav Reppert

Rigler Schaben

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 Frommelt, the Senate recessed until 3:00 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# UNFINISHED BUSINESS

# THIRD READING OF BILLS

On motion of Senator Stanley, Senate File 559, a bill for an act relating to errors and omissions insurance for the county recorder and deputies and employees of the county recorder's office, was taken up for further consideration.

Senator Gaudineer called up his amendment filed April 20, 1967, found on page 1067 of the journal, and moved its adoption.

Senator Rigler rose on point of order on the grounds the amendment was not germane to the title of the bill.

The chair ruled the point well taken.

Senator Gaudineer asked and received unanimous consent that his amendment filed April 21, 1967, and found on page 1095 of the journal be withdrawn.

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: 29

Briles

Burns

Frommelt Gaudineer

Lucken Main

Reppert Rigler

Cassidy Clarke DeHart DeKoster Jepsen Kosek Kruck

Lisle

Lodwick

Neu Nurse Patton

Reno

Reichardt

Schaben Shirley Stanley Van Eaton

Walsh

Ely Erskine

Nays: 25

Balloun

Benda

Buren

Coleman

Condon

F:

Frey Glenn Hagedorn Heaberlin Heying

Kyhl Lamborn Lange McGill Mills

Klefstad

Murray Potgeter Riley Shaff Stephens Van Gilst

Dodds Floy

Absent or not voting: 7

Denman Elvers Flatt Hougen

Hill

Kibbie Messerly O'Malley

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

On motion of Senator Stanley, Senate File 561, a bill for an act relating to filing procedures under the Uniform Commercial Code, 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 561, section 6, as follows:

- 1. In line 4, strike the word "filing" and insert in lieu thereof the words "all filing and indexing".
- 2. In line 6, insert before the period the following: ", including but not limited to rules and regulations on whether statements and documents shall be indexed in real estate records".

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: 45

Balloun Briles Clarke Heaberlin Heying Hill Lodwick Lucken McGill Reppert Rigler Riley

Schaben DeHart Hougen Messerly Shaff DeKoster Jepsen Murray Kibbie Dodds Neu Shirley Elvers Klefstad Nurse Stanley Elv Kosek Patton Stephens Erskine Van Eaton Kvhl Potgeter Van Gilst Frev Lamborn Reichardt Gaudineer Lange Reno Walsh

Glenn

Nays: 1

Coleman

Absent or not voting: 14

BendaCondonHagedornMainBurenDenmanKruckMillsBurnsFlattLisleO'MalleyCassidyFloy

Voting present: 1

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 Riley, Senate File 241, a bill for an act to amend sections three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley called up the following amendment and moved its adoption:

Amend Senate File 241 by adding thereto the following new section:

- "Sec. 3. Section three hundred sixty-eight point three (368.3), Code 1966, is hereby amended as follows:
  - 1. By inserting in line twelve (12) after the word 'tree' the words 'or dead wood'.
- 2. By striking in line thirteen (13) the word 'thereon' and inserting in lieu thereof the words 'upon said property'.
- 3. By adding in line fourteen (14) after the word 'notice', the words 'either personally or in the manner of service of original notice,'."

The amendment was adopted.

Senator Rigler offered the following amendment filed by Senators Rigler and Mills and moved its adoption:

Amend Senate File 241 by adding thereto the following new section:

- "Sec. 3. Section three hundred sixty-eight point three (368.3), Code 1966, is hereby amended as follows:
- 1. By striking from line ten (10) the comma after the word "owner" and striking the words "occupant or person in charge"."

The amendment was adopted.

Senator Hougen offered the following amendment and moved its adoption:

Amend Senate File 241 as follows:

Section 1: Amend Section three hundred sixty-eight point thirty-two (368.32) by striking the last sentence in said section and inserting in lieu thereof the following:

"No costs for the authority authorized by this section shall be assessed to any property owner unless the trees or shrubbery are located on property on which the abutting owner has title."

Senator Riley rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken.

Senator Hougen moved that further action on Senate File 241 be deferred.

The motion was lost.

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: 43

Balloun	Gaudineer	Lodwick	Reppert
Briles	Glenn	Lucken	Rigler
Burns	Hagedorn	Main	Riley
Clarke	Heaberlin	McGill .	Shaff
DeHart	Hill	Messerly	Shirley
DeKoster	Jepsen	Neu	Stanley
Dodds	Kosek	Nurse	Stephens
Ely	Kruck	Patton	Van Eaton
Erskine	Kyhl	Potgeter	Van Gilst
Flatt	Lamborn	Reichardt	Walsh
Frev	Lange	Reno	

Nays: 7

Coleman

Frommelt

Hougen

Schaben

Heying Klefstad

Absent or not voting: 11

Benda Buren Condon Denman Kibbie Lisle

Murray O'Malley

Cassidy

Floy

Mills

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

# HOUSE AMENDMENT CONSIDERED

On motion of Senator Main, Senate File 144, a bill for an act relating to establishing penalty for failure to file a semi-annual fertilizer tonnage report, amended by the House, was called up for further consideration.

Senator Main moved that the vote by which his amendment to the House amendment was adopted April 14, 1967 be reconsidered, which motion prevailed.

Amend the House Amendment to Senate File 144 by adding thereto the following:

"Further amend section one (1) by striking from line six (6) the word and figure 'thirty (30)' and inserting in lieu thereof the word and figure 'ten (10)'.

"Further amend section one (1) by striking from line seven (7) the words 'date due' and inserting in lieu thereof the words 'last day of January and July of each year as required in paragraph a of this subsection'."

The amendment to the amendment was adopted.

Senator Main asked and received unanimous consent that his amendment to the House amendment filed April 13, 1967, found on journal page 969, be withdrawn.

Senator Main moved that the Senate concur in the following amendment as amended:

Amend Senate File 144, Section 1, line nine (9), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figures "fifty (50)".

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: 48

Balloun Frommelt Lamborn Reno Reppert Briles Gaudineer Lange Lodwick Rigler Burns Glenn Lucken Riley Clarke Heaberlin Main Schaben Coleman Hill DeHart Hougen McGill Shaff Shirley DeKoster Messerly Jepsen Stanley Dodds Kibbie Neu Stephens Elvers Klefstad Nurse Van Eaton Kosek Patton Elv Van Gilst Erskine Kruck Potgeter Reichardt Walsh Kyhl Frey

Nays: 2

Heying

Murray

Absent or not voting: 11

BendaCondonFloyMillsBurenDenmanHagedornO'MalleyCassidyFlattLisle

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 Files 78 and 533 be withdrawn from further consideration by the Senate.

#### RESOLUTION

Mr. President: Your committee on Education has adopted the following resolution:

Resolved: That the position of the Senate Education Committee is that the Appropriations Committee amendment to the Title of Senate File 616 should be adopted and that this Committee intends to prepare and offer a Committee Amendment to Senate File 616 so that it may be considered along with all other amendments when Senate File 616 is taken up by the Senate.

JOHN P. KIBBIE, Chairman

# 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.89, H.F. 144, S.F. 226, H.F.165, S.F. 688, S.F. 447, S.F. 536 and S.F. 257.

HOWARD C. REPPERT, JR., Chairman

# MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 559 failed to pass the Senate.

TOM RILEY

# MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which Senate File 311 passed the Senate. ADOLPH W. ELVERS ,

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 691 passed the Senate.

CHARLES F. BALLOUN

## SENATE CONCURRENT RESOLUTION 35

Flatt, Cassidy, DeKoster, Stephens, Benda, Main, McGill, Shaff, Gaudineer, Stanley

WHEREAS, the Iowa State Capitol Building does not have a room set aside as a nonsectarian chapel, and

WHEREAS, it has been the custom in many other states, as well as in our national capitol to have such a room, and

WHEREAS, the preamble of the Constitution of the State of Iowa declares our grate-fullness to the Supreme Being for the blessings heretofore enjoyed and declares our feeling of dependence on Him, Now, Therefore,

BE IT RESOLVED BY THE SENATE; THE HOUSE OF REPRESENTATIVES CONCURRING.

That the Executive Council be directed to maintain a small room in the Capitol Building to be designated as a chapel for the use of elected officials, members of the General Assembly or other persons in the Capitol Building.

#### 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 No. 379, a bill for an act relating to social science subject requirements under minimum school standards.

# HOUSE AMENDMENT TO SENATE FILE 379

Amend Senate File 379 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred fifty-seven point twenty-five (257.25), subsection six (6), Code 1966, is hereby amended by striking therefrom paragraph b and inserting in lieu thereof the following:

"Four units of the social studies. Instruction in American history, American government, and economics shall be included in said units but need not be required as full units."

Amend the title to Senate File 379 by striking all after the word "relating" and inserting in lieu thereof the following: "to educational standards."

# Also

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

House File No. 685, a bill for an act relating to production and sale of milk and milk products.

#### Also

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

House File No. 186, a bill for an act relating to protective wearing apparel for motorcycle riders and motorcycle equipment.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE MESSAGES CONSIDERED

House File No. 685, a bill for an act relating to production and sale of milk and milk products.

Read first and second times, and passed on file.

House File No. 186, a bill for an act relating to protective wearing apparel for motorcycle riders and motorcycle equipment.

Read first and second times, and passed on file.

# BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S. F. 750	On Calendar
S. F. 757	On Calendar
H. J. R. 23	Appropriations
H. F. 155	Safety and Law Enforcement
H.F. 383	Education

H.F. 394	Education
H.F. 486	Judiciary
H. F. 480	Appropriations
H. F. 521	Judiciary
H.F. 662	Conservation and Recreation
H. F. 672	Safety and Law Enforcement
H.F. 673	Conservation and Recreation

# INTRODUCTION OF BILLS

Senate File 758, by Committee on Commerce, a bill for an act to create a department of transportation and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 759, by Committee on Agriculture, a bill for an act relating to devices used to automatically print or stamp weight values on scale tickets.

Read first and second times and passed on file.

Senate File 760, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the superintendent of public buildings and grounds for capital improvements to the property located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa, known as the valley bank building.

Read first and second times and passed on file.

Senate File 761, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 762, by Committee on Judiciary, a bill for an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District, in the Counties of Dubuque and Jackson, 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.

# REPORTS OF COMMITTEES

Senator Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>Senate File 184</u>, a bill for an act to amend Chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows</u>; and when so amended the bill do pass:

Amend Senate File 184 by striking Section 2.

ROBERT R. DODDS, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Commerce to which was referred <u>Senate File 261</u>, a bill for an act relating to trust accounts to be maintained by real estate brokers, 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 Commerce to which was referred <u>House File</u> 345, a bill for an act relating to the investment of funds of life insurance companies, begs leave to report it has had the same under consideration and recommends the same <u>do pass.</u>

ROBERT R. DODDS, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Commerce to which was referred Senate File 430, a bill for an act to require the disclosure of finance charges in connection with extensions of credit, 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:

# AMENDMENTS TO SENATE FILE 430

Amend Senate File 430 as follows:

- 1. Strike all of Section 1, subsection 2, and substitute in lieu thereof the following:
- "2. "Closed end credit" means a credit transaction in which the base amount and the maturity of the debt are determined at the time of the extension of credit and the debt is payable in installments."
  - 2. Amend Section 1 by adding the following additional subsection:
- "15. "Annual finance charge formula" means the method for converting a dollar finance charge into a percentage rate. The formula assumes that (a) all scheduled installments of a credit transaction are equal, payable at equal intervals, and fall on due

dates which are the same day of each month or other payment period as that on which the agreement is entered into and (b) the debtor makes all payments at the times and in the amounts scheduled. Based upon these assumptions, the "annual finance charge formula" is:

R equals the percentage rate. P equals the number of payment periods in one year (always twelve if monthly payments, four if quarterly payments, and fifty-two if weekly payments). C equals the finance charge. A equals the principal balance to be paid by the debtor. N equals the number of installments. Except as otherwise provided, a variance tolerance of one percent per annum in the percentage rate is hereby authorized in computations under this formula."

- 3. Strike all of Section 5, subsection 6, and substitute in lieu thereof the following: "6. The total finance charge or planned finance charge."
- 4. Amend Section 5, subsection 8, by inserting the following after the word "balance" in line 24: "or planned total loan balance."
- 5. Amend Section 9 by striking the words "or by multiplying the periodic rate of charge by the number of payment periods in a year," in lines 9 and 10.

ROBERT R. DODDS, Chairman

Ordered passed on file.

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred Senate File 677, a bill for an act relating to the Iowa public employees retirement system and providing an appropriation therefor, 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 O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred Senate File 726, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such, 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 514, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson 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 <u>House File</u> 530, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale, and delivery of 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, 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 616 as follows:

1. Amend the title by striking from lines two (2) and three (3) the words ", to separate general aid paid school districts for operation of elementary and secondary schools from" and by inserting in lieu thereof the word "of".

EUGENE M. HILL

Amend Senate File 732 as follows:

1. By inserting after the period (.) in line fourteen (14) the following:

"Station WOI-TV together with its studios, towers and other facilities shall become an integral part of this network."

WILLIAM J. REICHARDT
JAMES A. POTGETER
JOHN M. WALSH
TOM RILEY
C. JOSEPH COLEMAN
WARREN J. KRUCK

Amend the DeKoster amendment to Senate File 616, filed April 25, 1967, as follows:

1. By striking the period from line eight (8) and by inserting the period after the closed quotation marks in line eight (8).

LUCAS J. DeKOSTER

Amend Senate File 204 by inserting the words "for annuity or insurance" after the word "effected" in line eleven (11).

TOM RILEY JOHN M. WALSH Amend Senate File 556 as follows:

1. By inserting in line nine (9) of Section two (2) after the comma (,) the words "chattel loan companies licensed under chapter five hundred thirty-six (536), Code 1966, and industrial loan companies licensed under Chapter five hundred thirty-six A (536A), Code 1966.".

KENNETH BENDA

Amend Senate File 732 as follows:

1. Amend the title by striking from line one (1) the words "and educational" and by inserting in lieu thereof the words ", educational and commercial".

WILLIAM J. REICHARDT

Amend Senate File 759 by striking from Section one (1), line four (4), the figure "1968" and inserting in lieu thereof the figure "1967".

AGRICULTURE COMMITTEE

Amend Senate File 257, Section 2, line 9 by inserting after the word "other" the words "nationally recognized".

DAVID STANLEY

Amend Senate File 743 by inserting after the second comma in line fifteen (15), Sec. five (5), the words "and section four hundred twenty-two point twenty (422.20)".

ROBERT R. RIGLER

Amend Senate File 622 as follows:

- 1. By striking in section 6 lines 12 to 18 inclusive and line 19 to and including the word "met,".
- 2. By striking in section 9, lines 7, 8 and 9 the following: "It shall be unlawful for any first purchaser to encourage or discourage any producer regarding payment of such tax,"
- 3. By inserting in section 9, line 10, before the word "forwarded" the following: "ninety-five percent (95%); and by striking in lines 11 and 12 the following: "as required in section twelve (12) of this Act".
- 4. By adding in section 9, line 14, following the word "quarterly." the following: "The first purchaser may retain the remaining five percent (5%) of the tax for costs incurred in the collection of said tax. The secretary shall receipt for the same and promptly turn the moneys over to the treasury of the state of Iowa."
  - 5. By striking section 12. .

CHARLES F. BALLOUN

Amend the Lange et al amendment to Senate File 732 filed April 24, 1967 by striking lines four (4) through seven (7) and inserting in lieu thereof the following:

"2. Amend section two (2) by striking from line three (3) the words 'communications system' and inserting in lieu thereof the word 'communications'.

"3. Further amend section two (2) by striking from lines three (3) and four (4) the words 'of interconnection'."

JOHN P. KIBBIE

Amend House File 79 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Chapter four hundred twenty-eight A (428A), Code 1966, is hereby repealed.
- "Sec. 2. Every person who conveys any interest in real estate by a deed or other instrument shall state therein the actual consideration; provided however, the validity of the transaction as between the parties thereto, and as to any other person who would otherwise be bound thereby, shall not be affected by failure to comply with the provisions of this Act.
  - "Sec. 3. The provisions of this Act shall not apply to:
- "1. Any executory contract for the sale of land under which the vendee is entitled to or does take possession thereof, or any assignment or cancellation thereof.
- "2. Any mortgage or any assignment, extension, partial release, or satisfaction thereof.
  - "3. Any will.
  - "4. Any plat.
  - "5. Any lease.
- "6. Any deed, instrument, or writing in which the United States or any agency or instrumentality thereof or the state of Iowa or any agency, instrumentality, or governmental or political subdivision thereof is the grantor, assignor, transferor, or conveyor.
  - "7. Deeds for cemetery lots.
- "Sec. 4. The tax commission shall enforce the provisions of this Act and may prescribe rules and regulations necessary thereto.
- "Sec. 5. Violation of any provisions of this Act or the rules and regulations of the tax commission shall constitute a misdemeanor."

ROBERT R. RIGLER MAX MILO MILLS

Amend the Committee on Agriculture amendment to House File 144, filed April 14, 1967 as follows:

- 1. By striking from line eighty (80) the word "or" and inserting in lieu thereof the word "of".
- 2. By striking from line eighty-two (82) the word "or" and inserting in lieu thereof the word "of".

- 3. By striking from line ninety-one (91) the words "average daily".
- 4. By striking from line one hundred ten (110) the words "of fraud" and inserting in lieu thereof the words "or fraud".
  - 5. By striking from line one hundred eighty-one (181) the word "or".
- 6. By inserting in line one hundred eighty-two (182) after the figures "(170.2)" the following: ", one hundred eighty-nine A point three (189A.3), or one hundred ninety-seven point one (197.1)".
  - 7. By inserting after line two hundred two (202) the following:
- "Sec. 9. Section one hundred eighty-nine A point three (189A.3), Code 1966, is hereby amended by adding thereto the following:
- "Any person licensed under the provisions of this chapter who is a dealer or broker as defined in section one (1) of this Act shall be required to furnish proof of financial responsibility as specified in section four (4) of this Act."
- "Sec. 10 Section one hundred ninety-seven point one (197.1), Code 1966, is hereby amended by inserting in line seven (7) after the word 'conducted.' the following:
- "'Every person, partnership, and corporation licensed under the provisions of this chapter who is a dealer or broker as defined in section one (1) of this Act shall be required to furnish proof of financial responsibility as specified in section four (4) of this Act."

  FRANKLIN S. MAIN

Amend Senate File 617 as follows:

- 1. By inserting in Section 1, line 6, after the word "instruction" the following: "after July 1, 1967"
- 2. By striking in Section 1, line 7, the figures "1967" and inserting in lieu thereof the figures "1968".
- 3. By striking in Section 1, line 15, the figures "1967" and inserting in lieu thereof the figures "1968".

CHARLES F. BALLOUN

Amend the Jepsen amendment to Senate File 616 filed April 25, 1967 as follows:

Section 1. Section two hundred eighty A point twenty-four (280A.24), Code 1966, is hereby amended as follows:

- 1. By inserting in line five (5) after the word "board" the words "board of regents."
- 2. By adding thereto the following:

"No area vocational school shall establish or take over any existing junior college without the approval of the state board and the board of regents."

CHESTER O. HOUGEN

Amend the Jepsen amendment to Senate File 616, filed April 25, 1967 as follows:

1. By striking all of section twenty-two (22).

EUGENE M. HILL

Amend the Jepsen amendment to Senate File 616 filed April 25, 1967 as follows:

- 1. Add at the end of section twenty-nine (29) a new sentence as follows:
- "No merged area shall build or maintain any dormitory facilities except the area may maintain such facilities as exist upon the effective date of this Act."
- 2. Add a new section after section nine (9) as follows and renumber the remaining sections:
- "Sec. 10. Section two hundred eighty A point twenty-two (280A.22), Code 1966, is hereby amended by adding thereto the following new paragraph:

"The tax authorized in this section shall not be levied except for structures to be used only for vocational and technical purposes and when such a tax is levied, the legal limit of bonds which the merged area could otherwise issue for similar or other educational purposes, shall, for the period during which the tax is being collected, be reduced by the amount of the obligation for which the tax is levied,"

CHESTER O. HOUGEN

Amend Senate File 642 as follows:

- 1. Add to section seven (7) after the word "record," in line eight (8) the following:
- "before or after July 1, 1967, or both,".
- 2. Add to section seven (7) after the word "record," in line seventeen (17) the following:

"before or after July 1, 1967, or both,".

MAX MILO MILLS WILLIAM F. DENMAN

Amend Senate File 659, Section 3, as follows:

- 1. By striking the period in line 7 after the word "Code" and inserting in lieu thereof the following:
- ", except that indemnities shall be increased ten (10) percent on hogs so destroyed prior to July 1, 1969 which have been vaccinated with an approved modified live-virus tissue origin vaccine."

CHARLES F. BALLOUN

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, April 27, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, April 27, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Raymond Bohrer, pastor of the Sacred Heart Catholic Church, Rockwell, Iowa.

## VISITORS

Senator Flatt rose on point of personal privilege to present 38 students from Bridgewater-Fontanelle School, Fontanelle, who were seated in the balcony with their instructors, Mrs. Edna Miller and Mrs. Viola Binns, and John Harvey, principal.

Senator DeHart rose to present 24 students from Ballard Community Elementary school, Cambridge, who were accompanied by Mrs. Kermit Griffith, instructor.

Senator Coleman introduced 36 eighth grade students and 14 other students from Dayton Community school, who were seated in the gallery with instructors, Mrs. Ruth Indlecoffer and Richard Williams.

Senator Patton rose on point of personal privilege to present 43 students from Starmont Community Junior High school, Lamont, who were present in the balcony with Verle Jones.

Senator Lange introduced 30 students from Wall Lake Community Elementary school, who with their instructor, Mrs. Lucille Shields, were seated in the Senate gallery.

Senator Kibbie rose on point of personal privilege to present 36 students from the senior government class of Pocahontas Catholic High school, who were accompanied by the Reverend Father Nash.

Senator Main presented 35 students from Diagonal Community High school, who were seated in the balcony with their instructor, Gordon Stokke.

Senator Balloun introduced 120 junior students from Washington High school, Vinton, who were present in the Senate gallery with Floyd Winter, their instructor.

Senator Kibbie rose on point of personal privilege to present the Honorable Donald G. Beneke, former senator from Buena Vista and Pocahontas Counties, who was present in the Senate chamber.

Senator Stephens rose on point of personal privilege to present the Honorable Clifford M. Vance, former senator from Henry and Jefferson Counties, who was present in the Senate chamber.

## BIRTHDAY CONGRATULATIONS

Senator Schaben rose on point of personal privilege to convey, on behalf of the Senate, congratulations to Senator Patton on the occasion of his birthday,

# COMMUNICATION

The following communication was received:

TO THE MEMBERS OF THE IOWA SENATE: Your kind expression of sympathy is deeply appreciated and gratefully acknowledged.

The Family of Leo Elthon

# JOURNAL OF THE SENATE

# PETITIONS

The following petitions were presented and placed on file.

By Senator Lisle from 254 residents of Page County, supporting the inclusion of Clarinda Community College as part of the Area XIII Vocational-Technical and Community College district.

By Senator Rigler from 25 residents of Howard County, favoring pari-mutuel betting in Iowa.

# PROOFS OF PUBLICATION

Published copy of Senate File 726 and verified proof of publication of said bill in The Albia Union-Republican, a weekly newspaper printed in Monroe County, Iowa, on April 13, 1967, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

AL MEACHAM, Secretary of Senate

Published copy of Senate File 762 and verified proof of publication of said bill in the Telegraph-Herald, a newspaper published in the City of Dubuque, Dubuque County, Iowa, on April 7, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

# THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 309, a bill for an act relating to obscene, indecent, immoral, or impure entertainment, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

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

Amend Senate File 309, section one (1), line five (5) by inserting after the word "employee" the following:

"of a licensed motion picture theatre with the exception of the manager".

The amendment was adopted.

Senator O'Malley asked and received unanimous consent that the committee amendment filed March 14, 1967 and found on page 642 of the journal be withdrawn.

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

BallounElyKruckO'MalleyBendaErskineKyhlPattonBrilesFlattLambornPotgeter

Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Floy
Frey
Gaudineer
Glenn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Reichardt
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 1

Hill

Absent or not voting: 7

Frommelt Hagedorn Hougen Nurse Reno Rilev Stephens

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

On the motion of Senator O'Malley, Senate File 323, a bill for an act relating to the imposition of general parking restrictions within municipalities, 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
Briles
Buren
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine
Flatt

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Klefstad
Kosek
Kruck

Flov

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley Potgeter Reichardt Reno Reppert Schaben Shaff Shirley Stanley Stanley Stephens Van Eaton Van Gilst Nays: 0

Absent or not voting: 7

Burns

Ely Kibbie Patton

Riley

Condon Kibbie 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 Rigler, Senate File 210, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government, 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 House File 38 be substituted for Senate File 210.

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: 33

Balloun Briles Buren Clarke DeHart DeKoster Denman

Flatt Frey Gaudineer Glenn Heaberlin Heying Kosek

Erskine

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
McGill
Messerly

Mills
Neu
O'Malley
Reppert
Rigler
Schaben
Stanley
Van Gilst

Ely Nays: 3

Elvers

Burns

Hill

Klefstad

Absent or not voting: 25

Benda Cassidy Coleman Condon Dodds

Hougen Jepsen Kibbie Lucken Main

Hagedorn

Murray Nurse Patton Potgeter Reichardt Reno Riley Shaff Shirley Stephens Van Eaton

Walsh

Frommelt

Flov

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

Senator Rigler asked and received unanimous consent that Senate File 210 be withdrawn from further consideration by the Senate.

On motion of Senator McGill, Senate File 726, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the official of said town while acting as such, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 38

Balloun	Erskine	Kyhl	Neu
Briles	Floy	Lamborn	O'Malley
Buren	Frey	Lange	Reno
Burns	Gaudineer	Lisle	Reppert
Clarke	Glenn	Lodwick	Rigler
DeHart	Heaberlin	Lucken	Schaben
DeKoster	Heying	McGill	Shirley
Denman	Hill	Messerly	Stanley
Elvers	Kosek	Mills	Van Gilst
Elv	Kruck		

Nays: 0

Absent or not voting: 23

Benda	Frommelt	Main	Riley
Cassidy	Hagedorn	Murray	Shaff
Coleman	Hougen	Nurse	Stephens
Condon	Jepsen	Patton	Van Eaton
Dodds	Kibbie	Potgeter	Walsh
Flatt	Klefgtad	Reichardt	

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

Senator McGill asked and received unanimous consent that Senate File 726 be immediately messaged to the House.

#### EXPLANATION OF VOTE

Due to the fact that I was in Ways & Means Committee meeting, I was not present in the Senate Chamber to vote on House File 38 and Senate File 726. Had I been present, I would have voted "Aye" on both of these bills.

ROBERT R. DODDS

## SPECIAL ORDER

The time having arrived the Chair announced the special order of business on Senate File 732.

On motion of Senator Kibbie, Senate File 732, a bill for an act relating to state communications and educational radio and television, was taken up for consideration.

Senator Lange called up the following amendment filed by Senators Lange, Mills, DeKoster, Lodwick, Condon, Reppert, Hagedorn, Benda, Kyhl, Buren and Hougen,

Amend Senate File 732 as follows:

- 1. Amend section one (1) by striking from line two (2) the words "a" and "system".
- 2. Amend section two (2) by striking from line three (3) the words "system" and "of inter-".
- 3. Further amend section two (2) by striking from line four (4) the word "connection".
- 4. Further amend section two (2) by striking all of line five (5) after the word "agencies" and all of lines six (6) and seven (7) and inserting in lieu thereof a period.
  - 5. Further amend section two (2) by striking from line ten (10) the word "system".
- 6. Further amend section two (2) by striking from line twelve (12) the word "network" and inserting in lieu thereof the word "facility".
- 7. Further amend section two (2) by striking from lines fifteen (15) and sixteen (16) the word "network" and inserting in lieu thereof the word "facility".
- 8. Amend section three (3) by striking from line one (1) the word "the" which appears after the word "of".
  - 9. Further amend section three (3) by striking from line two (2) the word "system".
- 10. Amend section four (4) by striking from line two (2) the words "the" and "system".
- 11. Further amend section four (4) by striking from line eight (8) the word "the" which appears after the word "of".
  - 12. Further amend section four (4) by striking from line nine (9) the word "system".
- 13. Further amend section four (4) by striking lines seventeen (17) through twenty (20).
- 14. Amend section five (5) by inserting in line one (1) the word "state" before the word "communications".
  - 15. Further amend section five (5) by striking from line one (1) the word "system".

- 16. Further amend section five (5) by striking from line two (2) the word "and" and inserting in lieu thereof a comma,
- 17. Further amend section five (5) by striking line three (3) and inserting in lieu thereof the words "istration, unification and standardization of communication services".
- 18. Further amend section five (5) by striking from line fourteen (14) the word "network" and inserting in lieu thereof the word "facility".
- 19. Amend section six (6) by striking from line two (2) the word "network" and inserting in lieu thereof the word "facility".
- 20. Further amend section six (6) by striking from line four (4) the word "network" and inserting in lieu thereof the word "facility".
- 21. Amend section fifteen (15) by inserting in line three (3) after the word "proper" the word "educational".
- 22. Amend section seventeen (17) by striking all of such section and renumbering section eighteen (18).

Senator Kibbie called up the following amendment to the Lange et al amendment and moved its adoption:

Amend the Lange et al amendment to Senate File 732 filed April 24, 1967 by striking lines four (4) through seven (7) and inserting in lieu thereof the following:

- "2. Amend section two (2) by striking from line three (3) the words, 'communications system' and inserting in lieu thereof the word 'communications'.
- "3. Further amend section two (2) by striking from lines three (3) and four (4) the words 'of interconnection'."

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the Lange et al amendment and moved its adoption:

Amend the Lange et al amendment filed April 24, 1967 to Senate File 732 by adding the following new paragraph thereto:

"No charge or fee shall be paid by the state of Iowa or any of its boards, commissions, agencies, and departments for any installation of any communication equipment, or rate for the use thereof, unless the Iowa Commerce Commission shall upon hearing affirmatively find that such charge, fee, and rate is fair and reasonable. In the event the charge, fee or rate is found by the commerce commission to be unfair or unreasonable, and the public utipity or person, firm, or corporation that desires to provide such equipment and services will not provide such equipment and service for the charge,

The amendment to the amendment was adopted.

Senator Stanley asked and received unanimous consent that the Lange et al amendment be considered by division; all sections except Section 13 and Section 22 as Division 1, Section 13 as Division 2 and Section 22 as Division 3.

Senator Lange moved the adoption of Division 1 of the amendment as amended.

Division 1 was adopted.

Senator Lange moved the adoption of Division 2 of the amendment.

Division was requested.

Division 2 was lost.

Senator Reppert took the chair at 11:05 a.m.

Senator Lange moved the adoption of Division 3.

President Fulton took the chair at 11:15 a.m.

Roll call was requested on Division 3 of the amendment.

On the question "Shall Division 3 of the Lange et al amendment be adopted?" the vote was:

Ayes: 29

Balloun	Hagedorn	Lamborn	Reno
Benda	Heying	Lange	Reppert
Buren	Hill	Lisle	Rigler
Condon	Hougen	Lodwick	Schaben
DeKoster	Jepsen	Messerly	Stephens
Erskine	Kruck	Potgeter	Van Eaton
Frey	Kyhl	Reichardt	Walsh
Glenn			

Nays: 31

Briles	Elvers	Klefstad	O'Malley
Burns	$\mathbf{Ely}$	Kosek	Patton
Cassidy	Flatt	Lucken	Riley
Clarke	Floy	Main	Shaff
Coleman	Frommelt	McGill	Shirley
DeHart	Gaudineer	Murray	Stanley
Denman	Heaberlin	Neu	Van Gilst
Dodds	Kibbie	Nurse	

Absent or not voting: 1

Mills

Division 3 of the amendment was lost.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 732 as follows: In Section 4, line 18, strike the word "network" and insert in lieu thereof the word "facility".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 732 as follows: Strike Section 17 and insert in lieu thereof the following:

"Sec. 17. The board and division may arrange for joint use of available services and facilities."

The amendment was adopted.

Senator Gaudineer called up the following amendment filed April 20, 1967:

Amend Senate File 732 by adding the following new section thereto:

"Nothing in this Act shall prohibit local boards of education from owning, operating, improving, and maintaining educational radio and television stations and transmitters now in existence and operation. Local boards of education are hereby empowered and authorized to enter into such agreements with the state educational radio and television network board as are contemplated in Section fifteen (15) of this Act."

Senator Gaudineer offered the following amendment to the Gaudineer amendment and moved its adoption:

Amend the Gaudineer amendment filed April 20, 1967 to Senate File 732 by striking in line eight (8) the word, "facility".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of his amendment as amended.

The amendment was adopted.

Senator Reichardt called up the following amendment and moved its adoption;

Amend Senate File 732 as follows:

1. Amend the title by striking from line one (1) the words "and educational" and by inserting in lieu thereof the words ", educational and commercial".

Senator DeHart rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point well taken.

Senator Reichardt moved that the rules be suspended and that the title be amended.

Objection was raised.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

Consideration of Senate File 732 was resumed.

Consideration of the Reichardt motion to suspend the rules was resumed.

Roll call was requested.

On the question "Shall the motion to suspend the rules prevail?" the vote was: Rule 8 was invoked.

Ayes: 24

Balloun	Floy	Lange	Reno
Briles	Frey	Lucken	Rigler
Buren	Glenn	Main	Riley
Coleman	Heying	Mills	Shirley
Condon	Jepsen	Potgeter	Stephens
Dodds	Lamborn	Reichardt	Walsh

Nays: 29

Benda	Erskine	Kosek	Neu
Burns	Frommelt	Kyhl	Nurse
Cassidy	Gaudineer	Lisle	O'Malley
Clarke	Hagedorn	Lodwick	Patton
DeHart	Heaberlin	McGill	Shaff
DeKoster	Hill	Messerly	Stanley
Denman	Kibbie	Murray	Van Eaton

Ely

Absent or not voting: 8

Elvers	Hougen	Kruck	Schaben
Flatt	Klefstad	Reppert	Van Gilst

The motion was lost.

The Chair ruled that the amendment filed April 26, 1967 by Senators Reichardt, Potgeter, Walsh, Riley, Coleman and Kruck, found on page 1166 of the journal, was nongermane.

Senator Reichardt called up the following amendment:

Amend Senate File 732 as follows:

1. Amend section fourteen (14) by inserting after the period (.) in line five (5) the following:

"The radio and television network established pursuant to this Act or any facility thereof of any existing radio and television station or facility now owned by the state or any board, commission, or agency thereof, shall not solicit, sell, or accept any commercial advertisement for any consideration,"

Senator Reichardt called up the following amendment to the amendment and moved its adoption:

Amend the Reichardt amendment to Senate File 732, filed April 20, 1967, as follows:

1. By striking from lines five (5) and six (6) the words "or any existing television station or facility now".

The amendment to the amendment was adopted.

Senator Reichardt asked and received unanimous consent that further action on the amendment be deferred.

Senator Gaudineer called up the following amendment filed by Senators Gaudineer, Clarke, Shirley, Kyhl, Reno and Heaberlin:

Amend Senate File 732 as follows:

- 1. Amend section three (3) as follows:
- a. By inserting in line two (2) after the word, "system" the words, "and all councils, boards, and commissions created by this Act".
- b. By inserting in line five (5) after the word, "governor." the words, "The director shall not be included in the merit system."
  - 2. Amend section eighteen (18) as follows:
- a. By striking all of lines one (1) and two (2) and the words, "and prescribe their duties." in line three (3).
- b. By inserting in line three (3) after the word, "personnel" the words, "needed to administer this Act".

Senator Gaudineer asked and received unanimous consent that the amendment be considered by division: Section 1a, as Division 1 and Section 1b, and 2a, and b, as Division 2.

Senator Gaudineer asked and received unanimous consent that Division 1 of the amendment be withdrawn.

Senator Gaudineer offered the following amendment to the Gaudineer et al amendment:

Amend the Gaudineer, et al amendment filed April 20, 1967 to Senate File 732 by inserting in line eight (8) after the word, 'system', the words, 'All councils, boards, and commissions created by this Act shall be placed, for administrative purposes, in the office of the state comptroller.'

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the Gaudineer et al amendment and moved its adoption;

Amend the Gaudineer et al amendment filed April 20, 1967 to Senate File 732 by striking the period (.) at the end of line eleven (11) thereof and by inserting in lieu thereof the following:

"and by inserting in lieu thereof the words, 'The board shall appoint a director who shall not be included in the Iowa merit system and fix his compensation if it is not otherwise provided by law."

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of Division 2 of the Gaudineer et al amendment.

The amendment as amended was adopted.

Senator Stanley offered the following amendment and moved its adoption.

Amend Senate File 732 as follows:

In Section 3, line 5, insert the following after the word "governor": ". The comptroller shall fix the director's compensation if it is not otherwise provided by law".

The amendment was adopted.

## BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S. F. 758	Appropriations
S. F. 759	On Calendar
S. F. 760	On Calendar
S.F. 761	On Calendar
S.F. 762	On Calendar
H. F. 186	Safety and Law Enforcement

## INTRODUCTION OF BILLS

Senate File 763, by Senators Frommelt, Kibbie, O'Malley, Benda and Briles, a bill for an act relating to exemption from taxation of property of certain societies and organizations.

Read first and second times and passed on file.

Senate File 764, by Committee on Commerce, a bill for an act relating to reciprocal or interinsurance exchanges.

Read first and second times and passed on file.

Senate File 765, by Committee on Public Health and Welfare, a bill for an act relating to responsibility for old age assistance recipients.

Read first and second times and passed on file.

Senate File 766, by Committee on Public Health and Welfare, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals.

Read first and second times and passed on file.

Senate File 767, by Committee on Transportation, a bill for an act relating to truck speed limits on Iowa roads and highways.

Read first and second times and passed on file.

Senate File 768, by Committee on Ways and Means, a bill for an act relating to the exemption of certain livestock from taxation.

Read first and second times and passed on file.

Senate File 769, 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 the Henry county industrial development corporation.

Read first and second times and passed on file.

Senate File 770, by Committee on Judiciary, a bill for an act relating to the settling of boundary disputes.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred the following claims:

CLAIM NO.	CLAIMANT	ADDRESS
H-1-62	Mrs. R. Wayne Salts	Batavia, Iowa
H-3-62	Mrs. Darwin L. Carlson	Gowrie, Iowa
H-11-62	Mrs. Harold Parks	Albion, Iowa
15-62-69	Rodeffer Industries, Inc.	Arcadia, California

83-62-69	State Univ. of Iowa	Iowa City, Iowa
101-62-69	Klondex Sales Corp.	Shoreham, N. Y.
107-62-69	SCM Corporation	Syracuse, New York
139-62-69	Geo. T. Lammers D. C.	Iowa Falls, Iowa
249-62-69	Walter B. Katzman	Des Moines, Iowa
250-62-69	Arlin John Schultz	Sumner, Iowa
251-62 <b>-</b> 69	Arlin John Schultz	Sumner, Iowa
270-62-69	Jake Auen	Lake View, Iowa
214-62-69	Henry Ducommun, Jr.	Cleghorn, Iowa
323-62-69	J & D Foods, Inc.	Scranton, Iowa
354-62-69	Smith Funeral Home	Grinnell, Iowa
358-62-69	Hamilton-Lilly Funeral Home	Des Moines, Iowa
455-62-69	Harold or Lillian DeVol	Council Bluffs, Iowa
478-62-69	Herbert L. Carter	Pleasantville, Iowa

begs leave to report it has had the same under consideration and has instructed me to report the same back to the Senate with the recommendation that the same be denied.

GEORGE E. O'MALLEY, Chairman

Senator Frommelt submitted the following report:

Mr. President: Your committee on Ways and Means to which was referred Senate File 155, a bill for an act to amend section four hundred twenty-two Code 1966 relative to state personal 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.

Also:

Mr. President: Your committee on Ways and Means to which was referred <u>Senate File 461</u>, a bill for an act relating to fees for marriage licenses, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows</u>; and when so amended the bill do pass:

Amend Senate File 461 as follows:

1. Amend section one (1) by striking from line four (4), the word "ten" and inserting in lieu thereof the word "five (5)".

ANDREW G. FROMMELT, Chairman

Ordered passed on file.

Senator Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>House File 289</u>, a bill for an act relating to municipal support of industrial projects, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

ROBERT R. DODDS, Chairman

Ordered passed on file.

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred House File 152, a bill for an act relating to the cost of foster home care for children of soldiers, 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 670, a bill for an act to give the mayor a vote in case of a tie vote by the council, 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 671, a bill for an act relating to street bonds, 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 437, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities, 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 410, a bill for an act relating to the establishment of sewer connection charges or fees, 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 310, a bill for an act providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or diseased trees on public streets, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman

#### AMENDMENTS FILED

Amend the Jepsen amendment to Senate File 616, filed April 29, 1967, as follows:

1. Amend section eleven (11) by striking lines one hundred eighty-eight (188) through one hundred ninety (190) inclusive and by inserting in lieu thereof the following:

Section two hundred eighty A point twenty-four (280A.24), Code 1966, is hereby amended as follows:

- a. By inserting in line five (5) after the word "board" the words "of regents".
- b. By adding thereto the following:
- "No area vocational school shall establish or take over any existing junior college without the approval of the board and the board of regents."

CHESTER O. HOUGEN

Amend Senate File 760 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 Sac Sun, a newspaper published in Sac City, Iowa, and in the New Hampton Tribune, a newspaper published in New Hampton, Iowa."

ELMER F. LANGE

Amend the judiciary committee amendment to Senate File 200, filed February 28, 1967, by striking all of lines six (6) through eight (8) inclusive.

GEORGE E. O'MALLEY

Amend Senate File 761 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 Odebolt Chronicle, a newspaper published in Odebolt, Iowa, and in The Nashua Reporter, a newspaper published in Nashua, Iowa."

ELMER F. LANGE

Amend Senate File 618 by adding thereto the following new section:

- "Notwithstanding any other provision of this Act which may be to the contrary, no lien for taxes imposed by the laws of the United States shall be valid with respect to a motor vehicle as against any purchase of such motor vehicle for an adequate and full consideration in money or money's worth if:
- (1) at the time of the purchase the purchaser is without notice or knowledge of the the existence of such lien, and
- (2) before the purchaser obtains such notice or knowledge, he has acquired possession of such motor vehicle and has not thereafter relinquished possession of such motor vehicle to the seller or his agent.

As used in this Section, the term 'motor' vehicle means a self-propelled vehicle which is registered for highway use under the laws of this state.

Notice of the lien shall be by perfection of the lien interest under and in accordance with the provisions of Section Three Hundred Twenty-One Point Fifty (321.50)."

WILLIAM F. DENMAN

Amend the judiciary committee amendment to Senate File 200, filed February 28, 1967, by striking all beginning with the word "A" in line twenty-two (22) down to and including the word "offense." in line twenty-four (24).

GEORGE E. O'MALLEY

Amend the committee on agriculture amendment to House File 144, filed April 14, 1967, as follows:

1. By inserting in line sixty (60) after the word "responsibility" the words "provided that establishments listed in section one hundred eighty-nine A point four (189A.4), subsection three (3) of the Code shall be exempt from the requirement of furnishing proof of financial responsibility".

STANLEY M. HEABERLIN

Amend House File 685 as follows:

- 1. Section 1, line one hundred forty-four (144), by striking the figures "(1956)" and inserting in lieu thereof the figures "(1959)".
- 2. Section 3, line fifty-nine (59), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 3. Section 5, by striking from lines fifteen (15), sixteen (16), and seventeen (17) the words "However, only the secretary of agriculture may issue the permit referred to in this section for any milk plant or receiving station."
- 4. Section 5, line thirty (30), by striking the word "; except" and inserting in lieu thereof the word ": Except,".
- 5. Section 5, by adding an "s" to the word "section" in line fifty-seven (57) thereof, and by adding the words "and twelve (12)" after the figure "(7)" in line fifty-eight (58).
- 6. Section 6, line fourteen (14), by inserting the words "or authorized municipal corporation" after the word "secretary"; also by inserting in line thirty-one (31) the words "or authorized municipal corporation" after the word "secretary"; also by striking from line fifty-four (54) the words "local health authority" and inserting in lieu thereof the words "authorized municipal corporation"; also by striking from line fifty-seven (57) the words "other supervising agency" and inserting in lieu thereof the words "authorized municipal corporation"; also by striking from lines fifty-eight (58) and fifty-nine (59) the words "other supervising agency" and inserting in lieu thereof the words "authorized municipal corporation".
- 7. Section 7, line twenty (20), by inserting after the word "secretary" the words "for authorized municipal corporation".
- 8. Section 7, line twenty-four (24), by inserting after the word "consumption" the words "as grade A pasteurized milk and milk products".
- 9. Section 7, line forty (40), by adding after the word "health" the words "provided for in Section 27 of this Act".

- 10. Section 7, line seventy-one (71), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 11. Section 8, line two (2), by inserting after the word "secretary" the words "or authorized municipal corporation"; also by inserting in line six (6) after the word "secretary" the words "or authorized municipal corporation".
- 12. Section 9, line three (3), by striking the word "Act" and inserting in lieu thereof the words "chapter or chapter one hundred ninety-one (191) of the Code".
- 13. Section 10, line three (3), by inserting after the word "producer" the words "having a permit as defined in Section 5 of this Act"; also by inserting in line four (4) after the word "plant" the words "having such a permit"; also by striking from line eight (8) the word "Act" and inserting in lieu thereof the word "chapter"; also by inserting after the word "secretary" in line seventeen (10) the words "or authorized municipal corporation"; also by inserting after the first comma in line nineteen (19) thereof the word and figure "three (3),"; also by inserting after the word "secretary" in line twenty-one (21) thereof the words "or authorized municipal corporation"; also by striking from line twenty-one (21) the word "his" and inserting in lieu thereof the word "their".
  - 14. Section 11, line two (2), by inserting after the word "on" the words "grade A".
- 15. Section 12, line four (4), by striking the words "health authority" and inserting in lieu thereof the words "secretary or authorized municipal corporation".
- 16. Section 14, line eight (8), by striking the words "Ninth (9th) Edition 1960" and inserting in lieu thereof the words "Tenth (10th) Edition 1965".
- 17. Section 15, line five (5), by striking the word "Act" and inserting in lieu thereof the word "chapter"; also by striking the period in line twenty-eight (28) and inserting in lieu thereof the words ", except when on delivery vehicles."; also by striking the period in line forty (40) and inserting in lieu thereof the words ", except when on delivery vehicles.".
- 18. Section 16, line one hundred one (101), by striking the word "Act" and inserting in lieu thereof the word "chapter"; also by striking from line one hundred five (105) the word "Act" and inserting in lieu thereof the word "chapter".
- 19. Section 19, line one (1), by striking the word "Act" and inserting in lieu thereof the word "chapter".
- 20. Section 20, line ten (10), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 21. Section 22, line four (4), by striking the word "Act" and inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code".
- 22. Section 23, line three (3), by striking the word "Act" and inserting in lieu thereof the word "chapter"; also by inserting after the word "secretary" in line five (5) the words "or authorized municipal corporation".
- 23. Section 24, line fourteen (14), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 24. Section 25, line four (4), by inserting after the word "secretary" the words "for authorized municipal corporation".

- 25. Section 26, line one (1), by striking the word "Act" and inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code"; also by inserting after the word "office" in line seven (7) the words "or the office of the clerk of an authorized municipal corporation"; also by striking from line ten (10) the words "this act" and inserting in lieu thereof the words "said chapters".
- 26. Section 27, line eight (8), by striking the period and inserting in lieu thereof the words "or who, if he did not issue such permit, shall withdraw the grade A declared on the label."
- 27. Section 29, line one (1), by inserting after the word "A", the words "pasteurized milk and milk products sanitation compliance"; also by inserting after the word "under" in line five (5) the words "Section 5 of"; also by striking from line six (6) the word "Act" and inserting in lieu thereof the word "section": also by striking from line eight (8) the words "of state" and inserting in lieu thereof the words "or the office of the clerk of an authorized municipal corporation".
- 28. Section 30, line ten (10), by striking the word "the" and inserting in lieu thereof the word "these".

J. HENRY LUCKEN FRANKLIN S. MAIN

Amend Senate File 731 by striking all after the word, "Act" in lines two (2), three (3), and four (4) of Section four (4) and by inserting in lieu thereof a period (.).

LEE GAUDINEER

Amend House File  $20\,$  by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section six hundred point three (600.3), Code 1966, is amended as follows:
- "1. In lines fourteen (14) through seventeen (17), strike the words ', or unless one or both of the parents have been deprived of the custody of the child by judicial procedure because of unfitness to be its guardian.' and insert the following in lieu thereof:
- '. If the relationship between a parent and a child has been terminated as provided in chapter two hundred thirty-two (232) of the Code, by final court order which is not then appealable, the consent of such parent shall not be necessary; and in lieu of the consent of such parent, consent to such adoption may be given by the person, department, agency, or institution to which guardianship of the child has been transferred as provided in chapter two hundred thirty-two (232) of the Code or by the court terminating such parent-child relationship if the court has not transferred such guardianship.'
- "2. Strike the sentence beginning with the word 'If' in line thirty-two (32) and ending with the period in line forty-three (43)."

DAVID STANLEY

Amend the Jepsen, et al amendment to Senate File 616 filed April 25, 1967, as follows:

- 1. By striking all after the word "duties" in line 27 and all of lines 28 through 37 inclusive and the word "each" in line 38 and by inserting in lieu thereof ". Each".
- 2. Further amend by striking from line 42 the word "three" and inserting in lieu thereof the word "five".

- 3. Further amend by striking the word "six" in line 50 and inserting in lieu thereof the word "nine".
- 4. Further amend lines 51 and 52 on two occasions by striking the word "two" and inserting in lieu thereof the word "three".
  - 5. Further amend by striking sections 5, 6, 7 and 19.

JOSEPH B. FLATT

On motion of Senator Frommelt the Senate adjourned until 8:00 a.m., Friday, April 28, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, April 28, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Elder Dennis Sturgill, pastor of the Reorganized Latter Day Saints Church, Dunlap, Iowa.

#### VISITORS

Senator McGill rose on point of personal privilege to present 22 students from Chariton Cummunity school, Williamson, who were present in the balcony with their instructor, Ferne Haltom.

Senator Kruck rose on point of personal privilege to present 52 freshman students from United Community High school, Boone, who were seated in the gallery with Mrs. Paula Winker, instructor.

## BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 27, 1967, the Governor had approved the following bill.

Senate File 496, an act relating to discrimination in housing.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 71 House File 659

> ADOLPH W. ELVERS Chairman Senate Committee A. L. MENSING Chairman House Committee

Report adopted.

## BILLS SIGNED BY THE PRESIDENT

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

House File 71 House File 659

#### ADDITIONAL COPIES

Senator Ely asked and received unanimous consent that 500 copies of Senate File 645 be printed.

## SPECIAL ORDER

On motion of Senator Frommelt, action on the special order of business, Senate File 732, a bill for an act relating to state communications and educational radio and television, was resumed.

Consideration of the Reichardt amendment as amended was resumed.

Senator Coleman offered the following amendment to the Reichardt amendment and moved its adoption:

Amend the Reichardt amendment dated April 20, 1967 to Senate File 732 by striking the words "or any facility thereof" in line five (5).

The amendment to the amendment was adopted.

Senator Reichardt moved the adoption of his amendment as amended.

Roll call was requested.

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

Ayes: 19

Balloun	Hagedorn	Lucken	Rigler
Buren	Heying	Mills	Riley
Coleman	Hougen	Potgeter	Shirley
Condon	Klefstad	Reichardt	Van Eaton
Flatt	Lange	Reno	

Navs: 38

Benda	Ely	Kibbie	O'Malley
Briles	Erskine	Kyhl	Patton
Burns	Floy	Lamborn	Reppert
Cassidy	Frey	Lisle	Schaben
Clarke	Frommelt	Lodwick	Shaff
DeHart	Gaudineer	MeGill	Stanley
DeKoster	Glenn	Messerly	Stephens
Denman	Heaberlin	Murray	Van Gilst
Dodds	Hill	Nurse	Walsh
Elvers	Jepsen	•	

Absent or not voting: 4

Kosek	Kruck	Main	,	Neu

The amendment was lost.

Senator Cassidy offered the following amendment filed by Senators Cassidy and Ely and moved its adoption:

Amend Senate File 732 as follows:

1. By adding in line 3 of section one (1) after the word "facility" the words ", including provision for closed circuit television,".

President Pro Tempore O'Malley took the chair at 9:15 a.m.

Division was requested on the amendment.

The amendment was adopted.

Senator Rigler moved that further action on Senate File 732 be deferred.

Roll call was requested.

On the question "Shall the motion by Senator Rigler prevail?" the vote was:

Ayes: 27

Balloun Jepsen
DeHart Kruck
DeKoster Kyhl
Elvers Lamborn
Erskine Lange
Heying Lisle
Hougen Lodwick

Lucken
Messerly
Mills
Neu
Patton
Potgeter
Reichardt

Rigler Shaff Shirley Stephens Van Eaton Walsh

Nays: 30

Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
Denman

Dodds
Ely
Flatt
Floy
Frey
Frommelt
Gaudineer
Hill

Kibbie Klefstad Kosek Main McGill Murray Nurse O'Malley Reno Reppert Riley Schaben Stanley Van Gilst

Absent or not voting: 2

Buren

Hagedorn

Voting present: 2

Glenn

Heaberlin

The motion 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: 38

Renda Kosek Reno Ely Briles Flatt Lamborn Reppert Buren Floy Lisle Riley Schaben Burns Frommelt Lodwick Shaff Cassidy Gaudineer McGill Glenn Shirley Clarke Murray Coleman Hagedorn Neu Stanley Condon Hill Nurse Van Gilst Denman Kibbie O'Malley Walsh

Dodds Klefstad

Navs: 23

Balloun Heaberlin Potgeter . Lange DeHart Heying Lucken Reichardt Rigler DeKoster Hougen Main Elvers Jepsen Messerly Stephens Van Eaton Erskine Kruck Mills Frey Patton

Kyhl

# Absent or not voting: 0

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 732 be reprinted as passed by the Senate.

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

The Senate reconvened with President Pro Tempore O'Malley presiding.

## THIRD READING OF BILLS

On motion of Senator Main, Senate File 735, a bill for an act relating to production and sale of milk and milk products, was taken up for consideration.

Senator Murray asked and received unanimous consent that further action on Senate File 735 be deferred.

#### 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 No. 670, a bill for an act relating to election of directors in school districts.

Also:

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

House File No. 465, a bill for an act relating to rules and regulations set forth by the department of public instruction.

Also:

That the House has concurred in Senate amendments to and passed House File No. 30, a bill for an act relating to addition of territory to benefited fire districts.

WILLIAM R. KENDRICK Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File No. 670, a bill for an act relating to election of directors in school districts.

Read first and second times, and passed on file.

House File No. 465, a bill for an act relating to rules and regulations set forth by the department of public instruction.

Read first and second times, and passed on file.

## SENATE CONCURRENT RESOLUTION 36

By: Reichardt

WHEREAS, questions have been raised by the Internal Revenue concerning the tax exempt status of WOI-TV, and

WHEREAS, concern exists for the prospects of the future operations of WOI-TV, and

WHEREAS, questions as to the operations of WOI-TV exist in the minds of the members of the General Assembly; therefore

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the legislative research committee create a committee to study the operations of WOI-TV and to report forthwith the findings of such study to the Sixty-third General Assembly.

#### INTRODUCTION OF BILLS

Senate File 771, by Committee on Judiciary, a bill for an act to legalize and validate proceedings providing for the creation, organization, establishment, and maintenance of merged areas for the operation of an area vocational school or area community college.

Read first and second times and passed on file.

Senate File 772, by Committee on Ways and Means, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Read first and second times and passed on file.

Senate File 773, by Committee on Ways and Means, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions.

Read first and second times and passed on file.

Senate File 774, by Committee on Ways and Means, a bill for an act relating to the moneys and credits tax; to establish a four percent surtax; and relating to income tax rates.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred House File 662, a bill for an act relating to species of fish which can be taken by spear or bow and arrow, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred House File 673, a bill for an act relating to littering of public waters, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator Frommelt submitted the following report:

Mr. President: Your committee on Ways and Means to which was referred <u>Senate File 555</u>, a bill for an act relating to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution, 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:

Senate File 555 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By inserting in line five (5) preceding the word "educational" the words "private nonprofit".
- 2. By inserting in line eight (8) after the word "any" the words "private non-profit".
- 3. By inserting in line ten (10) after the word "uses" the words "as specified in this subsection".

4. By inserting in line twelve (12) after the word "or" the words "private non-profit".

Amend section two (2) by inserting in line five (5) after the word 'any' the words 'private nonprofit'.

ANDREW 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 499, a bill for an act relating to low-rent housing elections, 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 499 as follows:

- 1. By striking section one (1) thereof and inserting in lieu thereof the following:
- "Section 1. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended by striking the period (.) from line ten (10) and inserting in lieu thereof the following:
  - "except as may be otherwise provided by this chapter."
  - 2. By adding thereto the following new section:
- "Sec. 3. Section four hundred three A point twenty-five (403A.25), Code 1966, is further amended by adding thereto the following:
- 'As an optional procedure, a municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter on its own motion without such an election as to a project or projects designed for the elderly or in the event the scope of property acquisition for the low-rent housing project or projects is specifically limited by the resolution to proceed to the use of dwelling units in existing structures to be leased from private owners, subject to the following:
- 1. Before adoption of the resolution to proceed upon such a project or projects, the governing body of the municipality shall cause a notice of the proposed resolution to be published at least once in a newspaper of general circulation within such municipality at least fifteen (15) days prior to the meeting at which it is proposed to take action on the resolution to proceed.
- 2. If at any time before the date fixed for such meeting a petition is filed with the clerk of the municipality signed by qualified electors of the city or town equal in number to ten (10) percent of those who voted for the office of governor at the last general election as shown by the election registers or poll lists, asking that the question of undertaking such project activities be submitted to the legal voters of the municipality, the governing body thereof shall either by resolution declare the proposal to have been abandoned or shall cause a special election to vote upon the question of undertaking such project activities.
- 3. If a petition is so filed and the governing body of the municipality calls an election to vote on the question, the proposition shall be submitted in one (1) or more of the following forms as appropriate:

"Shall the (name of municipality or low-rent housing agency) proceed with low-rent housing project activities designed for the elderly as prescribed and limited by chapter four hundred three A (403A) of the Code?"

"Shall the (name of municipality or low-rent housing agency) proceed with low-rent housing project activities through the use of dwelling units in existing structures to be leased from private owners as prescribed and limited by chapter four hundred three A (403A) of the Code?"

- 4. Notice of such election, stating the date of the election, the hours of opening and closing the polls, the precincts and polling places therefor and the question to be submitted shall be published once each week for three (3) consecutive weeks in some newspaper published in the city or town, or if none be published therein, in a newspaper published in the county and having a general circulation in the city or town. The election shall be held on a day not less than five (5) nor more than twenty (20) days after the last publication of such notice.
- 5. The proposition so voted upon shall not be deemed carried or adopted unless the vote in favor of such authorization is equal to at least fifty (50) per cent of the total vote cast for and against such proposition at said election.
- 6. If no such petition is filed as aforesaid, or if a petition is filed and the proposition is approved by the voters at an election as hereinbefore provided, the municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter as to low-rent housing of the type so approved."

HOWARD C. REPPERT, Chairman

Ordered passed on file.

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 17</u>, a bill for an act relating to support and maintenance of the parties during divorce litigation, 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 521, 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 Leon M. Nelson and Grace C. Nelson, 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 <u>House File 486</u>, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa, now known as the Ames Community School District in Story County, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File 116</u>, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations, 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 <u>Senate File 653</u>, a bill for an act relating to marketing of dairy products, 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 <u>Senate File 652</u>, a bill for an act relating to actions against non-profit hospital service corporations and non-profit medical service corporations, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 545, a bill for an act relating to the liability of the political subdivisions of this state for personal injuries or property damage caused by its officers, employees of agents, 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 443, a bill for an act to permit the regulation and licensing of heating, air conditioning, ventilating and refrigeration contractors, 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 433, a bill for an act relating to the punishment for larceny, 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 <u>Senate File 359</u>, a bill for an act relating to investigations involving probation by the court, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred Senate File 639, a bill for an act relating to the practice of accountancy by registered accountants, establishing a board of registered accountants, and collection of fees for the support 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 639 as follows:

- 1. Amend the title by striking the word "registered" in line one (1) and inserting the word "licensed" and by striking the word "registered" in line two (2) and inserting the word "licensed".
- 2. By striking the word "Registered" in line four (4) of section one (1) and by inserting in lieu thereof the word "Licensed".
- 3. By striking the word "registered" in line two (2) of section two (2) and inserting in lieu thereof the word "licensed".
- 4. By striking the word "registered" in line fifteen (15) of section four (4) and inserting in lieu thereof the word "licensed".
- 5. By striking the word "register" in line sixteen (16) of section four (4) and inserting in lieu thereof the word "listing" and by striking the word "registered" in line seventeen (17) of section four (4).
- 6. By striking the words "registration and licensing as registered accountants" in lines three (3) and four (4) of section six (6) and by inserting in lieu thereof the words "licensing as licensed accountants".
- 7. By striking the words "registered" in line one (1) of section seven (7) and inserting in lieu thereof the word "licensed".
- 8. By striking the word "registered" in line twenty-two (22) of section seven (7) and inserting in lieu thereof the word "licensed".
- 9. By striking the word "registered" in line twenty-eight (28) of section seven (7) and inserting in lieu thereof the word "licensed".
- 10. By striking the word "registered" in line thirty-two (32) of section seven (7) and by inserting in lieu thereof the word "licensed".
  - 11. By striking the word "federal" in line thirty-five (35) of section seven (7).
- 12. By striking the word "registered" in line one (1) of section eight (8) and inserting in lieu thereof the words "licensed".

- 13. By striking the word "federal" in line ten (10) of section eight (8).
- 14. By striking the word "registered" in line two (2) of section nine (9) and inserting in lieu thereof the word "licensed".
- 15. By striking the word "registered" in line seven (7) of section nine (9) and inserting in lieu thereof the word "licensed".
- 16. By striking the word "registered" in line one (1) of section ten (10) and inserting in lieu thereof the word "licensed".
- 17. By striking the initials "R.A." in line three (3) of section ten (10) and inserting in lieu thereof the initials "L.A.".
- 18. By striking the word "registered" in line five (5) of section ten (10) and inserting in lieu thereof the word "licensed".
- 19. By striking the word "registered in line seven (7) of section ten (10) and inserting in lieu thereof the word "licensed".
- 20. By striking the word "registered" in line eleven (11) of section ten (10) and inserting in lieu thereof the word "licensed".
- 21. By striking the word "registered" in line six (6) of section twelve (12) and inserting in lieu thereof the word "licensed".
- 22. By striking the words "registered" in line ten (10) of section twelve (12) and inserting in lieu thereof the word "licensed".
- 23. By striking the word "registered" in line twenty-six (26) of section twelve (12) and inserting in lieu thereof the word "licensed".
- 24. By striking the word "registered" in line four (4) of section fourteen (14) and inserting in lieu thereof the word "licensed".
- 25. By striking the word "registered" in line fourteen (14) of section fourteen (14) and inserting in lieu thereof the word "licensed".
- 26. By striking the word "register" in line sixteen (16) of section fourteen (14) and inserting in lieu thereof the word "listing".
- 27. By striking the word "registered" in line five (5) of section fifteen (15) and inserting in lieu thereof the word "licensed".
- 28. By striking the word "registered" in line sixteen (16) of section fifteen (15) and inserting in lieu thereof the word "licensed".
- 29. By striking the word "registered" in line one (1) of section sixteen (16) and inserting in lieu thereof the word "licensed".
- 30. By striking the word "registered" in line seven (7) of section sixteen (16) and inserting in lieu thereof the word "licensed".

31. By striking the word "registered" in line eleven (11) of section sixteen (16) and inserting in lieu thereof the word "licensed".

GEORGE E. O'MALLEY, Chairman

Passed on file.

#### BILLS ASSIGNED TO COMMITTEE

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

H.F.	465	Education
H.F.	670	Education
S. F.	748	Ways and Means

## AMENDMENTS FILED

Amend Senate File 766 as follows:

1. Add to section (2) two, line three, after the words "in the" "Decorah Journal," and further amend line four (4) by inserting the word "Decorah" after the word "in", and the words "Fayette County Union" after the words "in the" on the same line. Further amend by inserting on line five (5) after the word "in" "West Union".

H. L. HEYING

Amend Senate File 740 by adding the following new section thereto:

"Section five hundred five point seven (505.7), Code 1966 is hereby amended by inserting in line five (5) after the word, "insurance" the words, "or department of revenue, as provided by law,".

LEE GAUDINEER

Amend Senate File 745 by striking in line one (1) of Section forty-eight (48) the word, "January" and by inserting in lieu thereof the word, "July".

LEE GAUDINEER

#### Amend Senate File 739 as follows:

- 1. Amend section four (4) by inserting in line thirty-four (34) after the word "commissioner" the words, "or directors of divisions hereinafter established".
- 2. By striking from line thirty-six (36) of section four (4) the word "department" and by inserting in lieu thereof the word, "division".
- 3. By striking from line thirty-eight (38) of section four (4) the word "department" and by inserting in lieu thereof the word, "division".
- 4. By inserting after the word "herein" in line one (1) of section seven (7) the word "made".
  - 5. Amend section eight (8) by inserting the following at the end thereof:
- "Such commissioner shall be selected primarily for his administrative ability with special emphasis on his experience and background in the areas of social welfare and institutional administration. He shall not be selected on the basis of his political affiliation and shall not engage in political activity while he holds this position."
- 6. By inserting before the word "Annie" in line seven (7) of section eleven (11) the word, "Iowa".

- 7. By striking from line seven (7) of section thirteen (13) the word "is" and by inserting in lieu thereof the word, "in".
  - 8. By inserting a period (.) at the end of line twelve (12) of section forty-one (41).
- 9. By inserting the following after the word "following:" in line four (4) of section forty-three (43) "division director to whom primary responsibility of a".
- 10. By striking from line eight (8) of section fifty-one (51) the word (five) and by inserting in lieu thereof the word, "give".
- 11. By striking from line one (1) of section one hundred forty-seven (147) the following: "hudred" and by inserting in lieu thereof the word "hundred".
- 12. By striking from line six (6) of section one hundred eighty-five (185) the word "lines" and by inserting in lieu thereof the word "line".
- 13. By striking from line six (6) of section two hundred two (202) the word "the" as it appears after the word, "words".

  LEE GAUDINEER

HUGH H. CLARKE ALAN SHIRLEY VERNON H. KYHL MAX E. RENO STANLEY M. HEABERLIN SEELEY G. LODWICK

Amend Senate File 768 as follows:

Amend the title by striking the words "An Act relating to the exemption of certain livestock from taxation." and substitute in lieu thereof the words "An Act relating to taxation of personal property and to the allowance of a credit thereon and to make an appropriation therefor."

Further amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section four hundred twenty-seven point thirteen (427.13), Code 1966, is amended by adding at the end thereof the following paragraphs:

"All tangible personal property customarily located and used in or about the private residence of the owner of said property which is not exempt shall be assessed and taxed separately from other personal property.

"All personal property intended for ultimate sale or resale, with or without additional processing, manufacturing, fabricating, compounding or servicing which is not exempt shall be assessed and taxed separately from other personal property.

"All farm livestock and crops which are not exempt shall be assessed and taxed separately from other personal property."

- Sec. 2. Chapter four hundred forty-one (441), Code 1966, is amended by adding the following new sections:
- 1. "The county auditor in preparing the tax lists shall segregate the personal property tax on household property, inventories of personal property held for resale and taxable farm animals and produce. He shall report the total of the tax thereon in his county to the state tax commission."
- 2. "The commission shall review said assessments and computed taxes and may make any adjustments it considers equitable. After the computations and adjustments have been made the commission shall, for the year 1968, take twenty (20) percent of

the total tax and allocate to each county its proportionate share and certify such amounts to the state comptroller. The comptroller shall thereupon draw and forward his warrants to each county treasurer. Upon receipt of such warrant the county treasurer shall credit each taxpayer against whom a personal property tax on household goods, inventories or farm products has been levied, with the percentage of allocated moneys for that year. In the year 1969 the allocation and credit shall be forty (40) percent; in the year 1970 the allocation and credit shall be sixty (60) percent; in the year 1971 the allocation and credit shall be eighty (80) percent; and in the year 1972 and each year thereafter the allocation and credit shall be one hundred (100) percent."

Sec. 3. There is hereby appropriated from the general fund of the state such amounts as are necessary to effectuate this section.

JOSEPH B. FLATT

Amend Senate File 768 as follows:

- 1. Amend the title by inserting in line two (2) after the word "taxation" the words ", personal property and to the allowance of a credit thereon and to make an appropriation therefore".
- 2. Further amend Senate File 768 by adding the following as a new section: Section four hundred twenty-seven point thirteen (427.13), Code 1966, is hereby amended by adding at the end thereof the following:
- "All merchants' inventories intended for ultimate sale or resale, which is not exempt, shall be assessed and taxed separately from other personal property."
  - 3. Further amend Senate File 768 by adding the following as a new section:

Chapter four hundred forty-one (441) Code 1966, is hereby amended by adding the following new section:

"The county auditor in preparing the tax list shall segregate the personal property tax on inventories of personal property held for resale. He shall report the total of the tax thereon in his county to the state tax committee."

4. Further amend Senate File 768 by adding the following as a new section:

Chapter four hundred forty-one (441), Code 1966, is hereby amended by adding the following new section:

- "The commission shall review said assessments and computed taxes and may make any adjustments it considers equitable. After the computations and adjustments have been made the commission shall, for the year 1968, take seventy-five (75) per cent of the total tax and allocate to each county its proportionate share and certify such amounts to the state comptroller. The comptroller shall thereupon draw and forward his warrant to each county treasurer. Upon receipt of such warrant the county treasurer shall credit each taxpayer against whom a personal property tax on inventories has been levied, with the percentage of allocated moneys for that year."
  - 5. Further amend Senate File 768 by adding the following as a new section:
- "There is hereby appropriated from the general fund of the State such amounts as are necessary to effectuate this section."

ROGER J. SHAFF

Amend Senate File 184 by striking from line six (6) in section one (1) the word "twenty" (20) and inserting in lieu thereof the word "thirty" (30).

ROGER J. SCHAFF JOSEPH W. CASSIDY

Amend Senate File 768 as follows:

- 1. Strike from line one (1) of the title the word "livestock" and insert in lieu thereof the words "personal property"
  - 2. Add the following as section three (3):
- "Sec. 3. Section four hundred forty-four point three (444.3) Code 1966, is also amended by adding thereto the following:

'Provided, further, that after the tax on personal property of each taxpayer has been computed there shall be given a tax credit to the taxpayer of an amount equal to the amount, but not exceeding the amount of tax computed on the first thirty thousand (30,000) dollars of assessed valuation on taxes payable during the tax year beginning January 1, 1968 and ending December 31, 1968. For taxes payable during the year beginning January 1, 1969 and ending December 31, 1969, each taxpayer shall be given a credit equal to but not exceeding the amount of tax computed on the fifty thousand (50,000) dollars of assessed valuation. Each taxpayer shall be given credit of an equal amount of his tax computed on all other personal property for personal property taxes payable during the tax year beginning January 1, 1970 and each tax year thereafter'."

H. L. HEYING

Amend the Jepsen et al amendment to Senate File 616 filed April 25, 1967 as follows:

By adding the following new sentence in Section nine (9), line one hundred sixty-five (165) after the word "regents."

"Cost for the purpose of this section shall not include the initial cost of major items, equipment or facilities having a normal useful life of more than one year, but shall include a factor of reasonable depreciation therefor."

LUCAS J. DE KOSTER

Amend Senate File 756 as follows:

- 1. Insert the following new subsection at the end of Section 1:
- "10. By inserting the following at the end of line nine (9) of subsection five (5): "Such assumed name shall comply with subsections one (1) and two (2) of this section."
  - 2. Insert the following new subsection at the end of Section 6:
- "10. By inserting the following at the end of line twenty-nine (29): 'Such assumed name shall comply with subsections one (1) and two (2) of this section.'

DAVID STANLEY

Amend Senate File 768 as follows:

Amend the title to Senate File 768 by deleting the words "An Act relating to the exemption of certain livestock from taxation." and inserting in lieu there of the words "An Act relating to the assessment and taxation of real and personal property."

JOSEPH B. FLATT

Amend Senate File 768 as follows:

- 1. Strike all after the enacting clause and insert in lieu thereof Sections 1 through 3, inclusive, of Senate File 694.
- 2. Amend the title by inserting the following after the word "to": "the assessment and taxation of livestock and".

DAVID STANLEY

Amend Senate File 755 as follows:

Amend Senate File 755 by striking the word "faculty" on line six (6) of section eighteen (18) and inserting in lieu thereof the word "faulty".

ARTHUR A. NEU

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Monday, May 1, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, May 1, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Burrell Pennings, pastor of the Bethany Reformed Church, Des Moines, Iowa.

#### VISITORS

Senator DeHart rose on point of personal privilege to present 19 students from Ballard Community school, Kelley, who were seated in the balcony with their instructor, Mrs. Glenn Anderson.

Senator Cassidy rose to introduce 23 junior and senior students from Bettendorf Community High school, who were present in the balcony with Wendell Hill, instructor.

Senator Denman presented 60 students from Urbandale Community Junior High school, who were accompanied by Clayton Kennedy, and were seated in the Senate gallery.

Senator Clarke rose on point of personal privilege to present 46 students from South Hamilton Community Elementary school, Jewell, who were seated in the gallery with their instructors, Mrs. Esther Hanson and Mrs. Diana Oliphant.

Senator DeHart presented  $54 \, \mathrm{sixth} \, \mathrm{grade} \, \mathrm{students} \, \mathrm{from} \, \mathrm{Story} \, \mathrm{City} \, \mathrm{Community} \, \mathrm{school},$  who were seated in the balcony with their instructor, Linda Nutt.

#### BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 28, 1967, the Governor had approved the following bill.

Senate File 72, an act relating to the establishment and operation of municipal hospitals, nursing homes and custodial homes.

#### THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 324, a bill for an act relating to establishment of urban renewal agencies, 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

Balloun	Frommelt	Lodwick	Potgeter
Benda	Gaudineer	Lucken	Reichardt
Briles	Glenn	Main	Reppert
Buren	Heaberlin	McGill	Rigler
Cassidy	Hill	Mills	Schaben

Clarke Dodds ElvErskine Frev

Jepsen Klefstad Kruck Kvhl

Neu Nurse O'Malley Patton

Shaff Stanley Stephens Van Eaton

Lange

Nays: 0

Absent or not voting: 22

Burns Coleman Condon DeKoster Denman Elvers

Flatt Floy Hagedorn Heving Hougen

Kosek Lamborn Lisle Messerly Murray

Reno Rilev Shirley Van Gilst Walsh

Kibbie

Voting present: 1

DeHart

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 Main, Senate File 735, a bill for an act relating to production and sale of milk and milk products, was taken up for further consideration.

Senator Main called up the following amendment filed by Senators Lucken and Main:

Amend Senate File 735 as follows:

- Sec. 1. Amend Sec. seven (7) by deleting from lines twenty-four (24) and twentyfive (25) thereof the words, "commissioner of public health", and inserting in lieu thereof the word "secretary".
- Sec. 2. Amend Sec. seventeen (17), subsection one (1), by deleting from line twentynine (29) therein the word "exists" and inserting in lieu thereof, the exits".
- Sec. 3. Amend Sec. thirty-one (31) by deleting from line five (5) therein the words, "non-Grade A", and inserting in lieu thereof, the word, "ungraded".

Senator Main offered the following amendment to the amendment filed by Senators Lucken and Main and moved its adoption:

Amend Lucken and Main amendment to Senate File 735, filed April 21, 1967, as follows:

By striking from line eight (8) the word "the" and by inserting in lieu thereof, quotation marks.

The amendment to the amendment was adopted.

Senator Main moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Main asked and received unanimous consent that House File 685 be substituted for Senate File 735.

Senator Lucken offered the following amendment filed by Senators Lucken and Main and moved its adoption:

Amend House File 685 as follows:

- 1. Section 1, line one hundred forty-four (144), by striking the figures "(1956)" and inserting in lieu thereof the figures "(1959)".
- 2. Section 3, line fifty-nine (59), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 3. Section 5, by striking from lines fifteen (15), sixteen (16), and seventeen (17) the words "However, only the secretary of agriculture may issue the permit referred to in this section for any milk plant or receiving station."
- 4. Section 5, line thirty (30), by striking the word "; except" and inserting in lieu thereof the word ": Except,"
- 5. Section 5, by adding an "s" to the word "section" in line fifty-seven (57) thereof, and by adding the words "and twelve (12)" after the figure "(7)" in line fifty-eight (58).
- 6. Section 6, line fourteen (14), by inserting the words "or authorized municipal corporation" after the word "secretary"; also by inserting in line thirty-one (31) the words "or authorized municipal corporation" after the word "secretary"; also by striking from line fifty-four (54) the words "local health authority" and inserting in lieu thereof the words "authorized municipal corporation"; also by striking from line fifty-seven (57) the words "other supervising agency" and inserting in lieu thereof the words "authorized municipal corporation"; also by striking from lines fifty-eight (58) and fifty-nine (59) the words "other supervising agency" and inserting in lieu thereof the words "authorized municipal corporation".
- 7. Section 7, line twenty (20), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 8. Section 7, line twenty-four (24), by inserting after the word "consumption" the Words "as grade A pasteurized milk and milk products".
- 9. Section 7, line forty (40), by adding after the word "health" the words "provided for in Section 27 of this Act".
- 10. Section 7, line seventy-one (71), by inserting after the word "secretary" the words "or authorized municipal corporation".
  - 11. Section 8, line two (2), by inserting after the word "secretary" the words "or

authorized municipal corporation"; also by inserting in line six (6) after the word "secretary" the words "or authorized municipal corporation".

- 12. Section 9, line three (3), by striking the word "Act" and inserting in lieu thereof the words "chapter or chapter one hundred ninety-one (191) of the Code".
- 13. Section 10, line three (3), by inserting after the word "producer" the words "having a permit as defined in Section 5 of this Act"; also by inserting in line four (4) after the word "plant" the words "having such a permit"; also by striking from line eight (8) the word "Act" and inserting in lieu thereof the word "chapter"; also by inserting after the word "every" in line ten (10) the word "such"; also by inserting after the word "secretary" in line seventeen (17) the words "or authorized municipal corporation"; also by inserting after the first comma in line nineteen (19) thereof the word and figure "three (3),"; also by inserting after the word "secretary" in line twenty-one (21) thereof the words "or authorized municipal corporation"; also by striking from line twenty-one (21) the word "his" and inserting in lieu thereof the word "their".
  - 14. Section 11. line two (2), by inserting after the word "on" the words "grade A".
- 15. Section 12, line four (4), by striking the words "health authority" and inserting in lieu thereof the words "secretary or authorized municipal corporation".
- 16. Section 14, line eight (8), by striking the words "Ninth (9th) Edition 1960" and inserting in lieu thereof the words "Tenth (10th) Edition 1965".
- 17. Section 15, line five (5), by striking the word "Act" and inserting in lieu thereof the word "chapter"; also by striking the period in line twenty-eight (28) and inserting in lieu thereof the words ", except when on delivery vehicles."; also by striking the period in line forty (40) and inserting in lieu thereof the words ", except when on delivery vehicles.".
- 18. Section 16, line one hundred one (101), by striking the word "Act" and inserting in lieu thereof the word "chapter"; also by striking from line one hundred five (105) the word "Act" and inserting in lieu thereof the word "chapter".
- 19. Section 19, line one (1), by striking the word "Act" and inserting in lieu thereof the word "chapter".
- 20. Section 20, line ten (10), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 21. Section 22, line four (4), by striking the word "Act" and inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code".
- 22. Section 23, line three (3), by striking the word "Act" and inserting in lieu thereof the word "chapter"; also by inserting after the word "secretary" in line five (5) the words "or authorized municipal corporation".
- 23. Section 24, line fourteen (14), by inserting after the word "secretary" the words "or authorized municipal corporation".
- 24. Section 25, line four (4), by inserting after the word "secretary" the words "or authorized municipal corporation".

- 25. Section 26, line one (1), by striking the word "Act" and inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code"; also by inserting after the word "office" in line seven (7) the words "or the office of the clerk of an authorized municipal corporation"; also by striking from line ten (10) the words "this act" and inserting in lieu thereof the words "said chapters".
- 26. Section 27, line eight (8), by striking the period and inserting in lieu thereof the words "or who, if he did not issue such permit, shall withdraw the grade A declared on the label."
- 27. Section 29, line one (1), by inserting after the word "A", the words "pasteurized milk and milk products sanitation compliance"; also by inserting after the word "under" in line five (5) the words "Section 5 of"; also by striking from line six (6) the word "Act" and inserting in lieu thereof the word "section": also by striking from line eight (8) the words "of state" and inserting in lieu thereof the words "or the office of the clerk of an authorized municipal corporation".
- 28. Section 30, line ten (10), by striking the word "the" and inserting in lieu thereof the word "these".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 685 by adding the following new section:

"The provisions of this Act regarding pastuerization shall not apply to the producer or seller of grade Arawmilk if the producer is an individual who has been in the business of producing and selling grade A raw milk for at least ten (10) years before the effective date of this Act and if all such milk is produced on one farm and is sold within this state. However, all other requirements of this Act shall be applicable."

Division was requested.

The amendment was lost.

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:

Rule 8 was invoked.

Ayes: 49

Balloun Floy Kvhl Patton Benda Lamborn Frev Potgeter Buren Frommelt Lange Reichardt Burns Gaudineer Lodwick Reppert Cassidy Glenn Lucken Rigler Clarke Heaberlin Main Shaff DeHart Hill McGill Shirley

Denman Hougen Messerly Stanley Dodds Jepsen Mills Stephens Van Eaton Elvers Klefstad Neu Kosek Nurse Van Gilst Ely O'Malley Walsh Erskine Kruck Flatt

Navs: 2

Briles Schaben

Absent or not voting: 10

ColemanHagedornLisleRenoCondonHeyingMurrayRileyDeKosterKibbie

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 685 be immediately messaged to the House.

Senator Main asked and received unanimous consent that Senate File 735 be withdrawn from further consideration by the Senate.

#### SPECIAL ORDER

The time having arrived, the chair announced the special order of business on Senate File 743.

On motion of Senator Gaudineer, Senate File 743, a bill for an act creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue, was taken up for consideration.

Senator Rigler called up the following amendment and moved its adoption:

Amend Senate File 743 by inserting after the second comma in line fifteen (15), Sec. five (5), the words "and section four hundred twenty-two point twenty (422.20)".

The amendment was adopted.

Senator Potgeter offered the following amendment and moved its adoption:

Amend Senate File 743 as follows:

In section six (6), lines six (6), seven (7) and eight (8), strike the words "All such monies collected shall be deposited at such times and in such depositories to permit the state of Iowa to earn the maximum interest thereon."

The amendment was lost.

Senator Stanley offered the following amendment:

Amend Senate File 743 as follows:

In section 6, line 8, strike the words "earn the maximum interest thereon" and insert in lieu thereof the words "earn interest thereon beginning at the earliest practicable date".

Senator Clarke offered the following amendment:

Amend Senate File 743 by striking from line eight (8) of Section six (6) the words "earn the maximum interest thereon," and insert in lieu thereof "deposit the funds in a manner consistent with the state's investment policies.".

Senator Stanley asked and received unanimous consent to withdraw his amendment.

Senator Clarke moved the adoption of his amendment.

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 743, Sec. 4 (four), by adding after the word "attorneys" in line 5 (five) the following: ", with the approval of the attorney general,".

Division was requested.

The amendment was lost.

Senator Flatt offered the following amendment filed by Senators Flatt and Stephens:

Amend Senate File 743 as follows:

By adding the following words in section 4, line 9 after the period (.) "All contracts, fees and salaries provided for in this section shall be subject to the approval by the governor.".

Senator Mills offered the following amendment:

Amend Senate File 743 as follows:

1. In Section 2, line 3, strike the period (.) after the word "governor" and add the following:

"with the consent of two-thirds of the senate".

Senator Mills asked and received unanimous consent that action on his amendment be temporarily deferred.

Senator Stanley offered the following amendment filed by Senators Stanley and Mills and moved its adoption:

Amend Senate File 743 as follows:

In Section 2, line 3, strike the word "and" and insert in lieu thereof the following: "the governor with the approval of two-thirds (2/3) of the members of the senate and shall".

The amendment was adopted.

Senator Mills asked and received unanimous consent to withdraw his amendment.

Senator Flatt offered the following amendment filed by Senators Flatt and Stephens and moved its adoption:

Amend Senate File 743 as follows:

By adding the following words in section 4, line 9 after the period (.) 'All independent contracts and fees provided for in this section shall be subject to the approval of the governor.'.

President Pro Tempore O'Malley took the chair at 11:40 a.m.

The amendment was adopted.

Senator Flatt asked and received unanimous consent that the first amendment filed by Senators Flatt and Stephens be withdrawn.

Senator Flatt offered the following amendment:

Amend Senate File 743 as follows:

Section 4, line 1, after the word, "directors" add the following words ", with the approval of the executive council,".

Senator Flatt asked and received unanimous consent that the amendment be withdrawn,

President Fulton took the chair at 11:50 a.m.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

### AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

Consideration of Senate File 743 was resumed.

Senator Jepsen offered the following amendment and moved its adoption:

Amend Senate File 743 by adding the following new sections:

Advisory committee. There is hereby created a state advisory committee to the director of revenue which shall consist of seven (7) members. Members of this committee shall be one (1) each from each congressional district. One (1) member to said advisory committee shall be appointed from and by the assessors of each congressional district.

Terms of appointment. Terms of appointment for each member from each congressional district shall be for a term of one (1) year. Members of the committee shall serve without compensation but shall be allowed actual and necessary expenses for meetings; said expenses shall be paid for a maximum of four (4) meetings each calendar year.

Advice. The advisory committee shall advise the director of revenue on all matters of all property taxation and property tax assessment. All recommendations of advisory committee from time to time will be recorded in official minutes of meetings and be available to the public at any time.

Meetings. Prior to July 1 of each year the advisory committee shall meet and organize. The committee shall annually elect a chairman and such other officers as committee members deem necessary. The chairman of the committee shall be responsible for calling meetings of the advisory committee.

Division was requested.

The amendment was lost.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 743 as follows:

In Section 2, insert the following after the period in line 3:

"If the office of the director becomes vacant during a session of the general assembly, the vacancy shall be filled in the same manner as provided for the original appointment. Any such 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 an appointment to the senate."

The amendment was adopted.

Senator Gaudineer moved that the bill be read a 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: 57

Benda ' Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds. Elvers Elv Erskine Flatt

Frev Frommelt Gaudineer Hagedorn Heaberlin Hill Hougen Jepsen Kibbie Klefstad Kosek. Kruck Kyhl

Floy

Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu

Nurse O'Malley Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley

Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 4

Balloun

Briles

Glenn

Heying

Absent or not voting: 0

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

Senator Rigler rose on point of order on the grounds that introduction of Senate File 763 on April 27 was contrary to the rules of the Senate.

The Chair ruled the point well taken.

## ADOPT COMMITTEE REPORT

Senator O'Malley called up the Judiciary committee report concerning the denial of certain claims, found on pages 1183-1184 of the journal.

Senator Buren moved the committee report be adopted.

The report 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 No. 528, a bill for an act to provide uniform stop signs for use in school zones.

Also

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

Senate File No. 260, a bill for an act relating to application requirements for members of the department of public safety.

Also:

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

Senate File No. 245, a bill for an act relating to trot and throw lines.

Also:

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

Senate File No. 231, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry.

Also:

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

Senate File No. 222, a bill for an act relating to the sale of hay and straw.

Also:

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

Senate File No. 217, a bill for an act relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole.

Also:

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

Senate File No. 136, a bill for an act relating to the sale of fish.

Also:

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

Senate File No. 60, a bill for an act to amend the probate code relative to clerk's fees in probate.

Also:

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

Senate File No. 56, a bill for an act relating to mortgage guaranty insurance.

Also:

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

Senate File No. 235, a bill for an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school.

Also:

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

House File No. 679, a bill for an act relating to the registration of aircraft.

Also:

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

House File No. 599, a bill for an act relating to metropolitan planning commissions.

Also:

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

House File No. 577, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments.

Also:

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

House File No. 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient.

Also:

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

House File No. 500, a bill for an act relating to the license to operate a motor vehicle.

Also:

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

House File No. 356, a bill for an act relating to the marking and branding of animals.

Also:

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

House File No. 286, a bill for an act relating to fees for marriage licenses.

Also:

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

House File No. 253, a bill for an act authorizing municipalities to appoint a deputy city clerk.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE MESSAGES CONSIDERED

House File No. 679, a bill for an act relating to the registration of aircraft.

Read first and second times, and passed on file.

House File No. 599, a bill for an act relating to metropolitan planning commissions.

Read first and second times, and passed on file.

House File No. 577, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments.

Read first and second times, and passed on file.

House File No. 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient.

Read first and second times, and passed on file.

House File No. 500, a bill for an act relating to the license to operate a motor vehicle.

Read first and second times, and passed on file.

House File No. 356, a bill for an act relating to the marking and branding of animals.

Read first and second times, and passed on file.

House File No. 286, a bill for an act relating to fees for marriage licenses.

Read first and second times, and passed on file.

House File No. 253, a bill for an act authorizing municipalities to appoint a deputy city clerk.

Read first and second times, and passed on file.

## INTRODUCTION OF BILLS

Senate File 775, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for 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 passed on file.

# REPORTS OF COMMITTEES

Senator Gene Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred Senate File 520, a bill for an act to amend chapter eighty-five (85), Code 1966, relating to workmen's compensation, begs leave to report it has had the same under consideration and recommends the same do pass.

GENE F. CONDON, Chairman

Ordered passed on file.

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor, begs leave to report thas had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 622 as follows:

- 1. Amend Section thirteen (13) by striking from line eight (8) the words "payment of" and inserting in lieu thereof the word "repayment to the general fund of the state of appropriated fund amounts used to pay".
- 2. Further amend Section thirteen (13) by striking from line (10) the word "and" and inserting in lieu thereof the word "; then".

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File 659}}$ , a bill for an act relating to the eradication of hog cholera, and to make appropriations 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 579, a bill for an act to provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and practice in 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 <u>House File 167</u>, a bill for an act relating to funeral benefits and to amend various code sections relating thereto, 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 Merle W. Hagedorn submitted the following report:

Mr. President: Your committee on Transportation to which was referred <u>Senate File 485</u>, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to pro-

vide for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the Code, 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.

## AMENDMENTS FILED

Amend Senate File 760 as follows:

1. By striking lines ten (10) through eighteen (18) inclusive and inserting in lieu thereof the following:

"the sum of fifty thousand (50,000) dollars, or so much thereof as may be necessary, to be used in the following manner:

Install combination gas - oil burner and appurtenances in present

east boiler	\$ 5,000.00
Purchase and installation of window type air conditioning units	20,000.00
Partitions, painting and other repairs or betterments	25,000.00
TOTAL	\$50,000.00"

2. By striking all of section four (4) 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 Boone News-Republican, a newspaper published at Boone, Iowa, and in The Perry Daily Chief, a newspaper published at Perry, Iowa."

WARREN J. KRUCK

Amend the Shaff amendment to Senate File 768, filed April 28, 1967, as follows:

1. By striking from line twenty-two (22) the word "committee" and by inserting in lieu thereof the word "commission".

ROGER J. SHAFF

Senate File 677 is hereby amended as follows:

- 1. By striking from line fifty-two (52) of section fifteen (15) the words and figures "three thousand (3,000)" and inserting in lieu thereof the words and figures "four thousand (4,000)".
- 2. By striking from line fifty-six (56) of section fifteen (15) the words and figures "three thousand (3,000)" and inserting in lieu thereof the words and figures "four thousand (4,000)".
- 3. By striking from line ten (10) of section twenty-one (21) the words and figures "one million (1,000,000)" and inserting in lieu thereof the words and figures "two million (2,000,000)".

GEORGE E. O'MALLEY KENNETH BENDA Amend Senate File 674 as follows:

- 1. By adding the following new section:
- "Sec. 2. Section four hundred twenty-seven point one (427.1), Code 1966, is hereby amended by inserting after the word 'organization.' in line fourteen (14) of subsection twenty-four (24) the following:

'Any society or organization claiming an exemption under subsection nine (9) of this section shall have established its entitlement thereto by filing with the assessor a copy of its letter granting exemption from federal income tax under section 501 (C) (3) or 501 (C) (4) of the Internal Revenue Code of 1954, or by furnishing other sufficient evidence of its exempt status.'"

ROBERT R. RIGLER ANDREW G. FROMMELT

Amend Senate File 774 as follows:

1. Amend section three (3) by striking from line fifty-five (55) the word "minicipal" and by inserting in lieu thereof the word "municipal".

C. JOSEPH COLEMAN

. Amend Senate File 739 as follows:

- 1. By striking all of sections four hundred nineteen (419) through four hundred twenty-six (426) inclusive and by inserting in lieu thereof the following:
- "Sec. 419. Section three (3) of House File 93, Acts of the Sixty-second General Assembly is hereby amended by striking all of subsection one (1) and by inserting in lieu thereof the following:
- '1. The terms "director" or "state director" means the director of the division of child and family services of the department of social services.'
- "Sec. 420. Section five (5) of House File 93, Acts of the Sixty-second General Assembly is hereby amended as follows:
  - 1. By striking all of line one (1) and by inserting in lieu thereof the following:

'Duties of state director. The state director:'.

- 2. By striking from line three (3) of subsection one (1) the word 'board' and by inserting in lieu thereof the word 'director'.
- 3. By striking from line seven (7) of subsection one (1) the word 'board' and by inserting in lieu thereof the word 'director'.
- 4. By striking from line five (5), paragraph dof subsection one (1) the word 'board' and by inserting in lieu thereof the word 'director'.
- 5. By striking from line five (5) of subsection two (2) the words 'said board' and by inserting in lieu thereof the words 'such director'.
- 6. By striking from line six (6) of subsection two (2) the word 'board' and by inserting in lieu thereof the word 'director'.
- 7. By striking from line two (2) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.

- 8. By striking from line ten (10) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.
- 9. By striking from lines twelve (12) and thirteen (13) of subsection seven (7) the words 'state department of social welfare or upon any member of the state board' and by inserting in lieu thereof the words 'commissioner of social services or his authorized representative'.
- 10. By striking from line fifteen (15) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.
- 11. By striking from line twenty (20) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.
- "Sec. 421. Section nine (9) of House File 93, Acts of the Sixty-second General Assembly is hereby amended by striking from line fifty-three (53) the word board and by inserting in lieu thereof the word director."
  - 2. By renumbering the remaining sections.

HUGH H. CLARKE

Amend Senate File 616 by inserting after section seven (7) the following new sections:

- 1. "Section two hundred eighty A point one (280A.1), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) the word 'twenty' and inserting in lieu thereof the word 'seventeen (17)'.
  - "2. By adding thereto the following new subsection:
- "Vocational and technical training for persons who are not enrolled in a high school and who have not completed high school."
- 2. "Section two hundred eighty A point two (280A.2), Code 1966, is hereby amended by adding thereto the following subsection:
- "Area school' means an area vocational school or area community college established under the provisions of this Act."
- 3. "Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby amended by inserting in line nine (9) after the word 'The' the following:
- "budget of each merged area shall be submitted to the state board no later than June 1 preceding the next fiscal year for approval. The state board shall review the proposed budget and shall, prior to July 1, either grant its approval or return the budget without approval with the comments of the state board attached thereto. Any unapproved budget shall be resubmitted to the state board for final approval. Upon approval of the budget by the state board, the."
- 4. "Section two hundred eighty A point eighteen (280A.18), subsection three (3), Code 1966, is hereby amended by striking all of such subsection after the word 'area' in line five (5) and inserting in lieu thereof a period."
- 5. "Section two hundred eighty A point twenty-three (280A.23), Code 1966, is hereby amended as follows:
  - \*1. By adding to subsection one (1) the following:
- "If an existing private educational or vocational institution within the merged area has facilities and curriculum of adequate size and quality which would duplicate the func-

tions of the area school, the board of directors shall discuss with the institution the possibility of entering into contracts to have the existing institution offer facilities and curriculum to students of the merged area. The board of directors shall consider any proposals submitted by the private institution for providing such facilities and curriculum. In approving curriculum, the state board shall ascertain that all courses and programs submitted for approval are needed and that the curriculum being offered by an area school does not unnecessarily duplicate courses and programs provided by existing public or private facilities in the area.

- "2. By inserting in line three (3) of subsection three (3) after the figure '3' the following:
- ", for both in-state and out-of state students but the tuition rate established by the board of directors for in-state students shall not exceed one hundred fifty (150) dollars per semester, or the equivalent, except upon approval by the state board."
- 6. "Section two hundred eighty A point twenty-four (280 A.24), Code 1966, is hereby amended by adding thereto the following:
- "The maximum academic workload for an instructor in arts and science courses shall be fifteen (15) credit hours per school term for classes taught during the normal school day. In addition thereto, any faculty member may teach a course or courses at times other than usual day-course hours, or on days other than the regular school week, involving total class instruction time equivalent to not more than a three (3) credit-hour course. The total workload for such instructors shall not exceed the equivalent of eighteen (18) credit-hours per school term."
- 7. "Section two hundred eighty A point twenty-five (280A.25), Code 1966, is hereby amended by adding thereto the following subsection:
  - "Prescribe a uniform system of accounting for area schools."
- 8. "Section two hundred eighty A point twenty-seven (280A.27), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "There shall be an area schools branch within the state department of public instruction. The branch shall exercise the powers and perform the duties conferred by law upon the department with respect to area vocational schools and area and public community and junior colleges."
- 9. "Section two hundred eighty A point twenty-eight (280A.28), Code 1966, is nereby repealed and the following enacted in lieu thereof:
- "The state superintendent, with the approval of the state board, shall add to the associate superintendent system of the department an associate superintendent who shall devote his full time to supervision of the area schools branch, and shall appoint to the professional staff, in the manner provided in section two hundred fifty-seven of the Code, upon the recommendation of such associate superintendent, and assign to duty in said branch, necessary personnel trained or experienced in the areas of vocational-technical education, administration and finance, adult and continuing education, student personnel services, arts and sciences, and related fields.
- "It shall be the duty of said associate superintendent to recommend to the state superintendent and to the state board the approval or disapproval of all budgets, courses, and programs to be offered at the various area schools. In arriving at such recommendations, attention shall be given to the prevention and elimination of unnecessary duplication of programs, facilities, and staff within the area. Upon the recommendation of the associate superintendent, review of vocational courses and programs by the advisory committee created by this chapter and the advisory committee created by chapter

two hundred fifty-eight (258) of the Code, review of courses and programs provided for transfer credit by the advisory committee created by this chapter, and final approval by the state board, all such approved courses and programs shall be funded as prescribed by law."

- 10. "Section two hundred eighty A point twenty-nine (280A.29), Code 1966, is hereby amended by striking from line three (3) the words 'community and junior colleges' and inserting in lieu thereof the words 'area schools'."
- 11. "Section two hundred eighty A point thirty-three (280A.33), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "Approval standards, except as hereinafter provided, for area and public community and junior colleges shall be initiated by the area schools branch of the department and submitted to the state board of public instruction and the state board of regents, through the state superintendent of public instruction, for joint consideration and adoption. No proposed approval standard shall be adopted by the boards until the standard has been submitted to the advisory committee created by this chapter and its recommendations thereon obtained.
- "Approval standards for area vocational schools and for vocational programs and courses offered by area community colleges shall be initiated by the area schools branch and submitted to the state board of public instruction through the state superintendent of public instruction, for consideration and adoption. No such proposed approval standard shall be adopted by the state board until the standard has been submitted to the advisory committee created by this chapter and to the advisory committee created by chapter two hundred fifty-eight (258) and their recommendation thereon obtained.
- "For purposes of this section, "approval standards" shall include standards for administration, qualifications and assignment of personnel, curriculum, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instruction, instructional materials, maintenance, and library."

Further amend by renumbering the remaining sections in accordance with this amendment.

EDUCATION COMMITTEE

#### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 743 passed the Senate.

CHESTER O. HOUGEN

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Tuesday, May 2, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber
Des Moines, Iowa, Tuesday, May 2, 1967.

The Senate met in regular session, President Fulton presiding.

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

#### VISITORS

Senator Benda rose on point of personal privilege to present 45 students from Deep River-Millersburg school, Millersburg, who were seated in the balcony with their instructor, Ronald A. Ahrens.

Senator Clarke rose to present 72 seventh and eighth grade students from Northeast Hamilton Community Elementary school, Kamrar, who were accompanied by John French, instructor, and were seated in the Senate gallery.

Senator Benda introduced 34 students from St. Paul's Lutheran school, Williamsburg, who were seated in the balcony with L. Fastenau, their instructor.

Senator Shirley presented 70 senior students from Guthrie Center Community High school, who were accompanied by their instructor Alfred Wolfram, and were present in the Senate gallery.

Senator Murray rose on point of personal privilege to present 37 students from Boone Valley Community school, Renwick, who were present in the balcony with instructors, Mrs. Jan Baessler and Miss Oletha Bartley.

Senator Kosek rose on point of personal privilege to present the Honorable Henry Stevens, former member of the House of Representatives from Greene County, who was present in the Senate chambers.

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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

ADOLPH W. ELVERS, Chairman Senate Committee

A. L. MENSING, 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.

## BILL SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 May, 1967, sent to the governor for his approval,

Senate File 40.

ADOLPH W. ELVERS, Chairman

Passed on file.

#### THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 339, a bill for an act relating to payments made under contract for the construction of public improvements, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert called up the following amendment and moved its adoption:

Amend Senate File 339 by striking all of lines five (5) through nineteen (19) of section one and substituting in lieu thereof the following:

". In making said payments, there shall be retained ten (10) percent of each said monthly estimate by the public corporation; provided, however, that if the contract is for more than fifty thousand (50,000) dollars, and if the public corporation at any time after fifty (50) percent of the improvement has been completed finds that satisfactory progress is being made, the public corporation may authorize any of such remaining payments to be made in full."

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: 41

Cassidy Lodwick Potgeter Glenn Clarke Reichardt Hagedorn Lucken Coleman Reno Heaberlin Main DeKoster McGill Reppert Hougen Dodds Rigler Klefstad Mills Elvers Shaff Kosek Murray Flatt Shirley Kruck Neu Floy Stanley Kyhl. Nurse Frev Stephens O'Malley Lamborn Frommelt Lange Patton Van Gilst Gaudineer

......

Nays: 1

Messerly

Absent or not voting: 19

Balloun Condon Heying Riley Benda DeHart Hill Schaben Jepsen Briles Denman Van Eaton Buren Ely Kibbie Walsh Burns Erskine Lisle

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 70 be taken up out of order.

On motion of Senator Hougen, Senate File 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hougen moved that the bill be read a third 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	Lamborn	Patton
Gaudineer	Lange	Potgeter
Glenn	Lodwick	Reichardt
Hagedorn	Lucken	Reno
Heaberlin	Main	Reppert
Hill	McGill	Rigler
Hougen	Messerly	Shaff
Klefstad	Mills	Stanley
Kosek	Neu	Stephens
Kruck	Nurse	Van Gilst
Kyhl	O'Malley	
	Gaudineer Glenn Hagedorn Heaberlin Hill Hougen Klefstad Kosek Kruck	Gaudineer Lange Glenn Lodwick Hagedorn Lucken Heaberlin Main Hill McGill Hougen Messerly Klefstad Mills Kosek Neu Kruck Nurse

Nays: 0

Absent or not voting: 18

Balloun	DeHart	Kibbie	Schaben
Benda	Ely	Lisle	Shirley
Briles	Erskine	Murray	Van Eaton
Buren	Heying	Riley	Walsh
Condon	Jensen	•	

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 360, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Amend Senate File 360 by adding the following new sections:

- "Sec. 2. Nothing contained in this Act shall be construed as requiring forms of coverage provided pursuant hereto, whether alone or incombination with similar coverage afforded under other automobile liability or motor vehicle liability policies, to afford limits in excess of those that would be afforded had the insured thereunder been involved in an accident with a motorist who was insured under a policy of liability insurance with the minimum limits for bodily injury or death prescribed in subsection ten (10) of section three hundred twenty-one A point one (321A.1) of the Code. Such forms of coverage may include terms, exclusions, limitations, conditions, and offsets which are designed to avoid duplication of insurance or other benefits.
- "Sec. 3. For the purpose of this Act, the term 'uninsured motor vehicle' shall, subject to the terms and conditions of the coverage herein required, be deemed to include an insured motor vehicle with respect to which insolvency proceedings have been instituted against the liability insurer thereof by the insurance regulatory official of this or any other state or territory of the United States or of the District of Columbia.

"An insurer's insolvency protection shall be applicable only to accidents occurring during a policy period in which its insured's uninsured motorist coverage is in effect and only if the liability insurer of the tortfeasor is insolvent at the time of such an accident or becomes insolvent within one year after such an accident.

- "Sec. 4. In the event of payment to any person under the coverage required by this Act and subject to the terms and conditions of such coverage, the insurer making such payment shall, to the extent thereof, be entitled to the proceeds of any settlement or judgment resulting from the exercise of any rights of recovery of such person against any person or organization legally responsible for the bodily injury for which such payment is made, including the proceeds recoverable from the assets of the insolvent insurer. The person to whom said payment is made under the insolvency protection required by this Act shall to the extent thereof, be deemed to have waived any right to proceed to enforce such a judgment against the assets of the judgment debtor who was insured by the insolvent insurer whose insolvency resulted in said payment being made, other than assets recovered or recoverable by such judgment debtor from such insolvent insurer.
- "Sec. 5. This Act shall be applicable with respect to policies delivered, issued for delivery or renewed in this State with policy periods beginning on and after October 1, 1967."

The amendment was adopted.

Senator Stanley asked and received unanimous consent that House File 561 be substituted for Senate File 360.

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: 40'

Burns Floy Cassidy Frev Clarke Glenn Coleman Heaberlin DeKoster Hougen Denman Klefstad Dodds Kosek Elvers Kruck Ely Kyhl Flatt Lamborn

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Rigler
Shaff
Shirley
Stanley
Stephens
Van Gilst

Nays: 0

Absent or not voting: 21

Balloun Benda Briles Buren Condon DeHart Erskine Frommelt Gaudineer Hagedorn Heying Hill Jepsen Kibbie Lisle Murray Reppert Riley Schaben Van Eaton Walsh

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  $360\ be$  withdrawn from further consideration by the Senate.

On motion of Senator Stanley, Senate File 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors, 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: 41

Burns Cassidy Clarke Coleman DeKoster Frey Glenn Hagedorn Heaberlin Hougen

Lodwick Lucken McGill Messerly Mills Reichardt Reno Reppert Rigler Schaben

Kosek Shaff Denman Neu Dodds Kruck Nurse Shirley Elvers Kyhl O'Malley Stanley Stephens Elv Lamborn Patton Van Gilst Flatt Lange Potgeter Flov

Navs: 2

Klefstad

Main

Absent or not voting: 18

Balloun DeHart Hill Murray Benda Erskine Jepsen Rilev Kibbie Van Eaton Briles Frommelt Walsh Buren Gaudineer Lisle Condon

Heying

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 233 be immediately messaged to the House.

On motion of Senator Hagedorn, Senate File 409, a bill for an act to amend chapter one hundred eighty-nine A (189A), Code 1966, relating to meat and poultry inspection, 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 further action on Senate File 409 be deferred.

# SPECIAL ORDER

The time having arrived the Chair announced the special order of business on Senate File 740.

On motion of Senator Denman, Senate File 740, a bill for an act relating to the department of revenue and collection of premium tax upon insurance policies, was taken up for Consideration

Senator Lodwick called up the following amendment filed by Senator Gaudineer and moved its adoption:

Amend Senate File 740 by adding the following new section thereto:

"Section five hundred five point seven (505,7), Code 1966, is hereby amended by inserting in line five (5) after the word, "insurance" the words, "or department of revenue, as provided by law,".

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: 44

Burns	Frey	Lange	Potgeter
Cassidy	Glenn	Lisle	Reichardt
Clarke	Hagedorn	Lodwick	Reno
DeHart	Heaberlin	Lucken	Reppert
DeKoster	Heying	Main	Rigler
Denman	Hougen	McGill	Schaben
Dodds	Klefstad	Messerly	Shirley
Elvers	Kosek	Mills	Stanley
Ely	Kruck	Neu	Stephens
Flatt	Kyhl	Nurse	Van Gilst
Floy	Lamborn	Patton	Walsh

Nays: 0

Absent or not voting: 17

Condon	Hill	O'Malley
Erskine	Jepsen	Riley
Frommelt	Kibbie	Shaff
Gaudineer	Murray	Van Eaton
	Erskine Frommelt	Erskine Jepsen Frommelt Kibbie

Coleman

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 on Senate File 745.

On motion of Senator Clarke, Senate File 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue, was taken up for consideration.

Senator Clarke called up the following amendment filed by Senator Gaudineer and moved its adoption.

Amend Senate File 745 by striking in line one (1) of Section forty-eight (48) the word, "January" and by inserting in lieu thereof the word, "July".

The amendment was adopted.

Senator Clarke moved that the bill be read a third 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

Buren Burns Cassidy Clarke DeHart DeKoster Denman Dodds Elvers Ely Flatt

Glenn Hagedorn Heaberlin Heying Hougen Klefstad Kosek Kruck Kvhl Lamborn Lange

Lisle

Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse O'Malley Patton

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Van Gilst Walsh

Frey

Nays: 0

Absent or not voting: 15

Balloun Benda Briles Coleman Condon Erskine Floy Frommelt Gaudineer Hill Jepsen Kibbie

Riley Stephens Van Eaton

Potgeter

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 on Senate File 746.

On motion of Senator Shirley, Senate File 746, a bill for an act relating to the reorganization of the Iowa liquor control commission, was taken up for consideration.

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:

Aves: 48

Balloun Benda Buren Burns Cassidy Clarke DeHart DeKoster Flatt Floy Frey Glenn Hagedorn Heaberlin Heving Hougen

Kyhl Lamborn Lange Lodwick Lucken

Reichardt Reno Rigler Rilev McGill Schaben Shaff Messerly Mills Shirley

Denman Dodds Elvers Elv Kibbie Klefstad Kosek Kruck

Murray Neu Nurse O'Malley Stanley Stephens Van Gilst Walsh

Nays: 0

Absent or not voting: 13

Briles Coleman Condon Frommelt Gaudineer Hill Jepsen Lisle Main

Patton Reppert Van Eaton

Erskine

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 No. 144, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs or sheep, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn rose on point of order on the grounds a quorum was not present.

The Chair instructed the Secretary to call the roll.

Roll call revealed a quorum was present.

Senator Main called up the committee amendment filed April 14, 1967 and found on pages 1003-1006 of the Senate journal.

Senator Schaben offered the following amendment and moved that it be substituted for the committee amendment:

Amend House File 144 as follows:

- 1. Amend the title by striking all after the word "the" and inserting in lieu thereof the words "financial responsibility of slaughter houses."
- 2. Further amend House File 144 by striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:

"Every person, firm or corporation buying cattle, hogs or sheep in the state of Iowa for slaughter shall, as a condition of obtaining a license under section one hundred seventy point two (170.2) of the Code, file with the department of agriculture: (1) an annual, sworn financial statement and operating statement, certified by a certified public accountant, showing all assets and liabilities and profit or loss for the year, and (2) quarterly financial statements listing assets and liabilities and an operating statement showing profit or loss for the quarter sworn to by a principal officer of the corporation. Falsification of any statement required herein shall constitute adequate grounds for the

secretary of agriculture to order such person, firm or corporation to immediately cease and desist all operations until the requirements of this Act are met."

Sec. 2. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:

"A financial statement for an established person, firm or corporation slaughtering livestock in Iowa to be eligible for a license shall show a net worth equivalent to four (4) times the average daily value of purchases of livestock handled by such applicant on the ten (10) largest business days during the preceding twelve (12) months or such part thereof as such applicant was purchasing livestock. In the event an unestablished person, firm or corporation applies for a license, the financial statement shall be based on an estimated average daily value of purchases of livestock. In no case shall the purchases exceed by more than ten (10) per cent the estimated average daily value of purchases of livestock."

Sec. 3. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:

"The provisions of this Act shall not apply to any person, firm or corporation handling less than an average of five thousand (5,000) dollars per day on the ten (10) largest business days during the preceding twelve (12) months or such part thereof as such applicant was purchasing livestock."

Senator Briles rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point not well taken.

President Pro Tempore O'Malley took the chair at 11:00 a.m.

Roll call was requested on the motion.

On the question "Shall the motion to substitute prevail?" the vote was:

Rule 8 was invoked.

Ayes: 36

Balloun	Denman	Klefstad	Patton
Benda	Dodds	Kruck	Potgeter
Buren	Elvers	Kyhl	Reichardt
Burns	Floy	Lange	Reno
Cassidy	Hagedorn	Messerly	Reppert
Clarke	Heying	Mills	Rigler
Coleman	Hill	Murray	Riley
DeHart	Hougen	Neu	Schaben
DeKoster	Kibbie	Nurse	Stanley

Nays: 17

Briles	Kosek	Lucken	Shaff
Flatt	Lamborn	Main	Stephens
Frommelt	Lisle	McGill	Van Gilst
Glenn	Lodwick	O'Malley	Walsh
Heaberlin			

Absent or not voting: 8

Condon Elv Erskine Frev Gaudineer Jepsen Shirley Van Eaton

The motion prevailed.

Senator Main asked unanimous consent that further action on House File 144 be deferred.

Objection was raised.

Senator Main moved that further action on House File 144 be deferred.

Division was called.

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### PRESENTATION OF GIFT

President Fulton appointed Senator Denman as a committee of one to escort Julius Fidler, chief doorkeeper, to the rostrum, where on behalf of the Senate, President Fulton expressed his appreciation to Mr. Fidler for his work during the past two sessions and wished him well in his new position. A personalized attache case was presented to Mr. Fidler, who in turn expressed his gratitude for the gift.

#### WITHDRAWS MOTION TO RECONSIDER

Senator Balloun asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate File 691 passed the Senate.

IOWA LEGISLATIVE SUBDISTRICTING COMMISSION REPORT AVAILABLE

May 2, 1967

TO THE HONORABLE PRESIDENT OF THE SENATE SIXTY-SECOND GENERAL ASSEMBLY:

I, MELVIN D. SYNHORST, Secretary of State of the State of Iowa, do hereby certify that pursuant to House Joint Resolution 28, acts of the Sixty-second General Assembly, I received on May 1, 1967, the report of the Iowa Legislative Subdistricting Commission.

The report of said commission is available for inspection in the office of the Secretary of State, and copies are available upon request.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, Des Moines, this second day of May, A.D. 1967.

MELVIN D. SYNHORST, Secretary of State

#### THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 226, a bill for an act relating to the compensation of members of the General Assembly, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn moved to rerefer Senate File 226 to committee.

Senator O'Malley offered a substitute motion that further action on Senate File 226 be deferred.

Division was requested.

The substitute motion prevailed.

On motion of Senator Messerly, House File No. 89, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund, 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:

Rule 8 was invoked.

Ayes: 51

Balloun Reichardt Lamborn Frev Benda Lisle Frommelt Reno Briles Gaudineer Lodwick Reppert Cassidy Rigler Glenn Lucken Clarke Hagedorn Main Rilev Coleman Schaben Heaberlin McGill DeHart Heying Messerly Shaff DeKoster Hill Mills Shirley Denman Kibbie Neu Stanley Dodds Stephens Klefstad Nurse Elvers Van Gilst O'Malley Kosek Ely Kruck Patton Walsh Flatt Potgeter Kvhl

Nays: 0

Absent or not voting: 10

Buren Erskine Jepsen Murray Burns Floy Lange Van Eaton Condon Hougen

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 165, a bill for an act to create a professional teaching practices 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 House File 165 as follows:

- 1. By striking all after the word "governor" in line three (3) of section three (3) and inserting in lieu thereof a period.
  - 2. By striking lines four (4) through eight (8) inclusive in section three (3).

The amendment was adopted.

Senator Flatt asked and received unanimous consent that further action on House File 165 be temporarily deferred.

On motion of Senator Main, Senate File 688, a bill for an act to provide a lien on petroleum products in the raising of crops, was taken up for consideration.

Senator Burns moved that Senate File 688 be rereferred to committee.

#### BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S.F. 77	71	On Calendar
S.F. 77	75	On Calendar
H.F. 25	53	Governmental Subdivisions
H. F. 35	56	Agriculture
H.F. 54	17	Governmental Subdivisions
H. F. 50	00	Safety and Law Enforcement
H.F. 57	77	Judiciary
H.F. 59	99	Governmental Subdivisions
H. F. 67	79	Safety and Law Enforcement

#### 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 No. 67, a bill for an act to amend chapter 279, Code 1966, to improve the continuing contract for teachers.

Also:

That the House has concurred in Senate amendment to House amendment and passed Senate File 144, a bill for an act to establish a penalty for failure to file a semiannual fertilizer tonnage report.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 142, a bill for an act relating to solemnizing marriages.

# HOUSE AMENDMENT TO SENATE FILE 142

Amend Senate File 142 as follows:

- 1. By striking all of lines four (4), five (5), and six (6) of Section one (1) and inserting in lieu thereof the following:
- "A representative selected for such purpose by any recognized religious society, association or community."
  - 2. By striking all of Section two (2).

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 126, a bill for an act requiring deer hunters to wear certain colored apparel.

### HOUSE AMENDMENT TO SENATE FILE 126

Amend Senate File 126, Section 1, by inserting after the word "deer" in line 3, the words "with firearms".

Also

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

House File No. 474, a bill for an act to amend section 528.21, Code 1966, relating to bank parking lot offices.

Alen.

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

House File No. 302, a bill for an act relating to the selection of commissioners for memorial halls and monuments.

Also:

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

House File No. 301, a bill for an act to require an audit of town accounts at least once every four years.

Also

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

House File No. 280, a bill for an act providing for an optional form of municipal government.

Also:

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

House File No. 236, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance.

Also

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

House File No. 224, a bill for an act relating to pharmacy.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE MESSAGES CONSIDERED

House File No. 280, a bill for an act providing for an optional form of municipal government.

Read first and second times, and passed on file.

House File No. 236, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance.

Read first and second times, and passed on file.

House File No. 474, a bill for an act to amend section 528.21, Code 1966, relating to bank parking lot offices.

Read first and second times, and passed on file.

House File No. 302, a bill for an act relating to the selection of commissioners for memorial halls and monuments.

Read first and second times, and passed on file.

House File No. 301, a bill for an act to require an audit of town accounts at least once every four years.

Read first and second times, and passed on file.

House File No. 224, a bill for an act relating to pharmacy.

Read first and second times, and passed on file.

### REPORTS OF COMMITTEES

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 476, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of 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 476 as follows:

- 1. Section two (2), by striking the period at the end of subsection six (6) and adding the following: "and shall not include members of the general assembly or legislative employees."
  - 2. By striking section three (3).
  - 3. Section six (6), by adding thereto the following sentence:
- "Nothing herein shall preclude campaign contributions or gifts which are unrelated to legislative activities or to state employment."
- 4. Section eight (8), subsection three (3), by striking the words "seat," and ", vote," in line thirty-eight (38).
- 5. Section eight (8), subsection four (4), by striking the words "seat," and ", vote," in line forty-three (43).
  - 6. Section nine (9), by striking lines twenty-two (22) through thirty-one (31).
  - 7. Section twelve (12), by adding the following sentence thereto:
- "Nothing herein shall preclude campaign contributions or gifts which are unrelated to legislative activities or to state employment, nor shall any gift authorized by any other section of this Act constitute a violation of this section."
- 8. Section thirteen (13), by striking all after the word "capacity" on line eight (8) and by inserting in lieu thereof the following:
- "is punishable by imprisonment in the penitentiary not to exceed five (5) years or by a fine not to exceed five thousand (5,000) dollars, or by both such fine and imprisonment."
  - 9. By striking sections fourteen (14), fifteen (15) and sixteen (16).
  - 10. By renumbering all sections following section two (2).
- 11. Section ten (10), by striking from lines three (3) and four (4) the words and figures "seven (7) and section nine (9)" and inserting in lieu thereof the following:
  - "six (6) and section eight (8)".

WILLIAM F. DENMAN, Chairman

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred House File 58,

a bill for an act relating to definitions in the personal net income tax 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 File 616 as follows:

- 1. Amend the title to Senate File 616 by striking the comma in line six (6) and inserting the word "and". Further amend by striking the comma and all after the comma in lines seven (7) and eight (8) and inserting a period (.) after the word "aid".
- 2. By striking the words ''or merged area school'' from section two (2) line five (5).
- 3. By striking the words "department of public instruction" in section four (4) line twenty (20) and inserting in lieu thereof the words "board of regents".
- 4. By striking in section five (5) the word "or" in line ten (10), all of line eleven (11) and "struction" in line twelve (12) and inserting in lieu thereof the following, "shall certify to the state department of public instruction and the dean of each such merged area vocational or community college shall certify to the state board of regents".
- 5. By striking all of sections six (6), eight (8), and nine (9) and renumbering section seven (7).
  - 6. Further amend Senate File 616 by inserting the following as new sections:

Section two hundred eighty-six A point six (286A.6), Code 1966, is hereby amended as follows:

- a. By striking the word 'is' in line four (4) and inserting in lieu thereof the words, 'and an appropriate officer designated by the state board of regents subject to the approval of the state board of regents are'.
- b. By inserting in line eight (8) after the word "instruction" the words, "and the state board of regents".
- c. By inserting in line fourteen (14) after the word "instruction" the words, "or appropriate officer designated by the state board of regents".
- 7. Section two hundred eighty-six A point seven (286A.7), Code 1966, is hereby amended by inserting the following at the end thereof: "The provisions of this section shall not apply to area vocational and area community colleges."
- 8. Section two hundred eighty A point two (280A.2), subsection seven (7), Code 1966, is hereby amended by striking the words "public instruction" in line two (2) and inserting in lieu thereof the word "regents".
- 9. Section two hundred eighty A point two (280A.2), subsection eight (8), Code 1966, is hereby repealed and the following enacted in lieu thereof: "Area board means the area board established by section two hundred eighty A point twelve (280A.12) of the Code."

- 10. Section two hundred eighty A point eleven (280A.11), Code 1966, is hereby amended by striking the word "governing" in line thirteen (13).
- 11. Section two hundred eighty A point twelve (280A, 12), Code 1966, is hereby repealed and the following enacted in lieu thereof: "The area board of a merged area shall be composed of one (1) member elected from each area board district in the area by the electors of the respective district. Members of the area board shall be residents of the district from which elected. Successors shall be chosen at the annual school elections for members whose terms expire on the first Monday in October following such elections. Terms of members of the area board shall be three (3) years except that members of the initial area board elected at the special election shall determine their respective terms by lot so that the terms of one-third (1/3) of the members, as nearly as may be, shall expire on the first Monday in October of each succeeding year. Vacancies on the area board which occur more than ninety (90) days prior to the next annual school election shall be filled by the state board on nomination by the remaining members of the area board. The member so chosen shall be a resident of the district in which the vacancy occurred and shall serve until the next annual school election, at which election a member shall be elected to fill the vacancy for the balance of the unexpired term. A vacancy shall be defined as in section two hundred seventy-seven point twenty-nine (277.29) of the Code. No member shall serve on the area board who is a member of a board of directors of a local school district or a member of a county board of education."
- 12. Section two hundred eighty A point thirteen (280A.13), Code 1966, is hereby repealed and the following enacted in lieu thereof: "In each merged area, the initial area board elected at the special election shall organize within fifteen (15) days following the election. The area board shall thereafter organize on the first Monday in October of each year. Organization of the board shall be effected by the election of a president and such other officers from the area board membership as board members so determine. The frequency of meetings other than organizational meetings shall be as determined by the area board but the president or a majority of the members may call a special meeting at any time."
- 13. Section two hundred eighty A point fifteen (280A.15), Code 1966, is hereby amended by striking the words 'board of directors' in lines four (4), fifteen (15) and twenty-six (26) and inserting in lieu thereof the words 'area board' and striking the words 'boards of directors' in line twenty-two (22) and inserting in lieu thereof the words 'area boards'.
  - 14. Section two hundred eighty A point sixteen (280A.16) is hereby repealed.
- 15. Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby repealed and the following enacted in lieu thereof: "An annual budget for operation of the area vocational school or area community college shall be prepared by the executive officer of the area vocational school or area community college in consultation with the area board. The budget shall designate the amounts which are to be raised by local taxation and the amounts which are to be raised by other sources of revenue for such operation. The area board shall prorate the amount to be raised by local taxation among the respective county school systems, or parts thereof, in the proportion that the value of taxable property in each system, or part thereof, bears to the total value of taxable property in the board. The area board shall certify the amount so determined to the respective county auditors and the boards of supervisors shall levy a tax sufficient to raise the amount. No tax in excess of three-fourths (3/4) mill shall be levied on taxable property in a merged area for the operation of an area vocational school or area com-

munity colleges. Taxes collected pursuant to such levy shall be paid by the respective county treasurers to the treasurer of the merged area in the same manner that other school taxes are paid to local school districts.

- 16. Section two hundred eighty A point eighteen (280A.18), Code 1966, is hereby amended by striking the words "a board of directors of" in lines two (2) and three (3).
- 17. Section two hundred eighty A point eighteen (280A.18), subsection six (6), Code 1966, is hereby amended by striking the words "without compliance with the local budget law" in lines three (3) and four (4).
- 18. Section two hundred eighty A point nineteen (280A.19), Code 1966, is hereby amended by striking the words "Boards of directors of merged areas" in line one (1) and inserting in lieu thereof the words "The state board".
- 19. Section two hundred eighty A point twenty-three (280A.23), Code 1966, is hereby repealed and the following enacted in lieu thereof:
  - "The area board of each area vocational school or area community college shall:
  - "1. Represent, and express the interests of, the local area.
- "2. Advise and counsel the president of the vocational-community college system and the faculty on the selection of a dean, who will be the chief executive officer of the area vocational school or area community college, subject to the approval of the state board.
- "3. Advise and counsel the dean and the president on the curriculum to be offered in such school or college subject to approval of the state board.
- "4. Change boundaries of area board districts in merged areas after each decennial census or change in boundaries of the merged area to compensate for changes in population if such population changes have taken place.
- "5. Perform such other functions and duties as may be delegated by the state board."
- 20. Section two hundred eighty A point twenty-four (280A.24), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The state board, with the advice and counsel of the area board, may expand the curriculum of an area vocational school to qualify as an area community college."
- 21. Section two hundred eighty A point twenty-five (280A.25), Code 1966, is hereby amended as follows:
- a. By striking the word "director" in line one (1) of subsection two (2) and inserting in lieu thereof the words "area board".
- b. By striking the words "board of directors of the area" in lines two (2) and three (3) of subsection two (2) and inserting in lieu thereof the words "area board".
  - c. By striking the words "approval of the board of directors" in line nine (9) of

subsection three (3) and inserting in lieu thereof the words "advice and counsel of the area board".

- d. By striking the words "board of directors" in line thirteen (13) of subsection three (3) and inserting in lieu thereof the words "area board".
- 22. Section two hundred eighty A point twenty-five (280A.25), Code 1966, is further amended by adding the following subsections thereto:
- "9. Have authority to determine tuition rates for instruction as authorized under section two hundred eighty A point eighteen (280A.18), subsection three (3).
- "10. Have the power to enter into contracts and take other necessary action to insure a sufficient curriculum and efficient operation and management of the school or college and maintain and protect the physical plant, equipment, and other property of the school or college.
- "11. 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 merged area.
- '12. Have authority to delegate to the area advisory boards, the deans of the area vocational schools or area community colleges, and the president of the area vocational-community college system such functions and duties as may by law be vested in the state board."
- 23. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by striking all after the first "the" in line fourteen (14) through the period in line seventeen (17) and inserting in lieu thereof the words "state board.".
- 24. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by striking the words "board of directors of the merged areas" in line twenty-two (22) and substituting in lieu thereof the words "state board".
- 25. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by striking the words "board of the merged area" in line twenty-eight (28) and inserting in lieu thereof the words "state board".
- 26. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by striking the words "secretary of the board of the merged area" in line thirty-two (32) and inserting in lieu thereof "executive secretary of the state board".
- 27. Section two hundred eighty A point twenty-seven (280A.27), Code 1966, is hereby repealed and the following enacted in lieu thereof: "There is hereby established within the state board of regents a division to be known as the Iowa vocational-community college system. This division shall, under the supervision of the president of the Iowa vocational-community college system, exercise the powers and perform the duties with respect to area vocational schools and area and public community and junior colleges as may be delegated by the state board or provided by law."
- 28. Section two hundred eighty A point twenty-eight (280A.28), Code 1966, is hereby repealed and the following enacted in lieu thereof:

- "The state board shall appoint a full-time president of the Iowa vocational-community college system, and may employ such other qualified personnel as shall be necessary. The president shall be a person with teaching or administrative experience in the field of community and junior colleges or higher education and shall meet such qualifications in the area of vocational education as the state board deems necessary.
  - "The president of the Iowa vocational-community college system shall:
- "a. Appoint deans of the area vocational schools and area community colleges, subject to the advice and counsel of the area boards and local faculties and the approval of the state board.
- 'b. Provide leadership in the determination of programs and in the allocation of specialized functions among the area vocational schools and community colleges.
- "c. Review faculty and other appointments in the area vocational schools and community colleges and make recommendations to the state board for their approval.
- "d. Review budgets of the area vocational schools and community colleges and make budgetary recommendations to the state board.
- "e. Represent the area vocational schools and community colleges before the state board, the legislature, and the public.
- "f. Provide general guidance and advice in the administration of the area vocational schools and community colleges."
- 29. Section two hundred eighty A point twenty-nine (280A.29), Code 1966, is hereby amended by striking the word "regents" in line one (1) of subsection one (1) and inserting in lieu thereof the words "public instruction".
- 30. Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby amended by striking the words "state superintendent" in lines ten (10) and eleven (11) and substituting in lieu thereof the words "president of the Iowa vocational-community college system".
- 31. Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by striking the words "state superintendent" in line eight (8) and inserting in lieu thereof the words "the president of the Iowa vocational-community college system".
- 32. Section two hundred eighty A point thirty-three (280A.33), Code 1966, is hereby amended by striking the words "department of public instruction" in line eight (8) and substituting in lieu thereof the words "board of regents".
- 33. Section two hundred eighty-three point one (283.1), Code 1966, is hereby amended by adding the following words in line six (6) after the word "purposes" ", except funds provided under the Vocational Education Act of 1963 which shall be accepted and administered by the state board of regents,".
- 34. Section two hundred eighty-three point one (283.1), Code 1966, by striking the word "is" in line thirteen (13) and inserting the words "and the state board of regents are".

- 35. Section two hundred eighty-three point one (283.1), Code 1966, is hereby amended by adding the following words in line nineteen (19) following the word 'instruction' 'and the state board of regents'.
- 36. Section two hundred sixty-two point seven (262.7), Code 1966, is hereby amended by adding the following subsection:
  - "8. The Iowa vocational-community college system."
- 37. Section two hundred sixty-two point nine (262.9), subsection two (2) is hereby amended by adding the following words following the semicolon in line two (2) "a president of the Iowa vocational-community college system;"

ROBERT R. RIGLER

### Amend House File 144 as follows:

- 1. By striking the word "quarterly" in line sixteen (16) and substituting in lieu thereof the words "semi-annual".
- 2. By striking the word "quarter" in line eighteen (18) and substituting in lieu thereof the words "for the semi-annual period".

C. JOSEPH COLEMAN

Amend the Committee on Agriculture amendment to House File 144 filed April 14, 1967 by inserting after line twenty-four (24) the following:

"e. Livestock buying stations owned and operated by employees of dealers or brokers who have shown financial responsibility as required by this Act."

FRANKLIN S. MAIN

## Amend House File 51 as follows:

1. By striking from line ten (10) "county officer who are" and by inserting in lieu thereof the following:

"all elected or appointed county officials and their designated representatives."

TOM J. FREY
FRANCIS L. MESSERLY
ADOLPH W. ELVERS
MAX E. RENO
MERLE W. HAGEDORN

Amend the Schaben amendment to House File 144 by striking the word "quarterly" in line sixteen (16) and inserting in lieu thereof the word "semi-annual".

C. JOSEPH COLEMAN

Amend the Committee on Agriculture amendment to House File 144 filed April 14, 1967 by inserting after line two hundred two (202) the following new section:

"If any provision of this Act or the application thereof shall be invalid, such invalidity shall not affect the provisions 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."

FRANKLIN S. MAIN

Amend Senate File 622 as follows:

- 1. By striking from Sec. 18, line 14 the word "such" and inserting in lieu thereof the word "relevant".
  - 2. By striking from Sec. 18, line 16 the words "as it deems relevant".

SEELEY G. LODWICK RICHARD L. STEPHENS HUGH H. CLARKE ROGER J. SHAFF ROBERT R. RIGLER C. JOSEPH COLEMAN ANDREW G. FROMMELT

Amend Senate File 304 as follows:

- 1. By striking therefrom Section 1.
- 2. By striking from Section 2, line seven (7), the word "either".
- 3. By striking from Section 2, line eight (8), the words "or vacated".
- 4. By striking from line fourteen (14) of said Section 2, the word and figures "thirty (30)" and inserting in lieu thereof the word and figures "sixty (60)".
- 5. By striking from line sixteen (16) of said Section 2, the word and figures "ten (10)" and inserting in lieu thereof the word and figures "thirty (30)".
- 6. By striking from line twenty-one (21) of said Section 2, the word and figures "twenty (20)", and inserting in lieu thereof the word and figures "forty (40)".
  - 7. By renumbering Section 2, as Section 1.
- 8. Amend the title of Senate File 304 by striking everything after the word "to" and inserting in lieu thereof the following "abandoned property".

WILLIAM F. DENMAN

Amend Senate File 335 as follows:

- 1. Amend Section 2, line 27 by striking "three (3) mills" and inserting in lieu thereof "two (2) mills".
- 2. Amend Section 3, lines 27 and 28 by striking "in excess of fifty (50) percent" and inserting in lieu thereof "equal to at least sixty (60) percent".

ERNEST KOSEK TOM RILEY JOHN M. ELY, JR.

Amend the Schaben amendment to House File 144, dated May 2, 1967, by striking Section 2 of division 2 and inserting in lieu thereof the following:

"Sec. 2. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding the following section:

'All financial statements filed pursuant to this Act shall be open to public inspection.'

DAVID STANLEY

Amend House File 260 as follows:

- 1. Amend section six (6) by striking lines four (4) through thirty (30) inclusive and by inserting in lieu thereof the following:
- "2. One (1) member appointed from the senate by the lieutenant governor for a term of four (4) years, commencing upon the effective date of this Act. In the event that the member appointed by the lieutenant governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "3. One (1) member appointed from the house by the speaker of the house for a term of two (2) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the speaker of the house shall be for a term of four (4) years. In the event that the member appointed by the speaker of the house is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
  - "4. The chief of the Iowa bureau of criminal investigation.
  - "5. The chief of the Iowa highway safety patrol.
- "6. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa sheriff's association, from the membership of such association.
- "7. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa association of chiefs of police and peace officers, inc., from the membership of such association.
- 8. One (1) member appointed by the governor rom a nomination submitted by the board of directors of the Iowa state policemen's association, from the membership of such association.
- 9. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa county attorney's association, from the membership of such association.
- 10. One (1) member appointed by the governor from the faculty of an accredited college of law in Iowa.
- 11. Members appointed by the governor. All members of the council appointed by the governor shall serve for a period of four (4) years, except that upon the effective date of this Act, the governor shall appoint one (1) member of the associations designated in subsections seven (7), eight (8), nine (9) and ten (10) of this section to serve for a period of two (2) years.

If the membership of any council member in the association from which he was nominated shall cease, council membership of such person shall also cease and a vacancy shall exist.

A member appointed to fill a vacancy other than by expiration of a term shall be appointed for the unexpired term of the member who he is to succeed in the same manner as the original appointment."

- 2. Amend section seven (7) by striking all of such section.
- Amend section fifteen (15) by striking all of such section except the last sentence.
   HOWARD C. REPPERT, JR.

Amend Senate File 733 by striking entire Section 7 on page 4.

Amend Section 8, page 4, by striking entire Section and renumber.

Amend Section 9, on page 4, sub-section 3, line 10, by striking the word "State Registrar" and inserting in lieu thereof "Clerk of District Court".

Amend Section 10, paragraph 2 by striking in line 8 the word "Semi-monthly" and inserting in lieu thereof the word "Monthly, and by placing a period after the word "Registrar" in line 10, and striking the remainder of the paragraph.

Amend Section 10 by adding thereto the following:

3. The Clerk of District Court shall appoint a local registrar and one (1) or more deputy local registrars, if necessary, of vital statistics for each registration district. Any local and deputy local registrar so appointed may be removed by the state registrar for reasonable cause.

Amend Section 11, line 2 by striking the word "fifty (50) cents" and inserting in lieu thereof "twenty-five (25) cents."

Amend Section 12, line 2 by striking the word "monthly, semi-annually", and in line 10, after the word "department, strike the period and insert in lieu thereof a comma and add the words "and this may be on microfilm".

Amend Section 27, line 7, by adding the following after the word "under" signature and address of official making the certification of death, and his last sickness particulars. In addition to written signatures, the signature of attending physician shall also be typed on such death certificates. All information on the death certificate shall be typed.

Amend Section 38, line 3, after the word "prepared" insert the following: "Petitioner or legal representative of the petitioner", and in line 4, after the word "Registrar", strike the words "the information necessary to prepare the report shall be furnished, with the petition, to the Clerk of Court by the petitioner, or legal representative thereof, on forms furnished by the State Registrar", and inserting in lieu thereof the following: "The record prepared by the petitioner, or legal representative of the petitioner, shall be filed prior to the filing of the Decree".

Amend Section 48, line 1, by striking after the word "the", "Department shall prescribe the fees, if any, not to exceed two (\$2.00) dollars per copy", and insert in lieu thereof the following: "the fee shall be two (\$2.00) dollars per copy."

MAX E. RENO MERLE W. HAGEDORN ADOLPH W. ELVERS

Amend Senate File 772 by adding the following new sections:

"In each year of a quadrennial evaluation of real property, as soon as the assessor and board to review have completed the evaluation, the parcels of real property shall be made into lists by townships, cities or towns, together with the names of the owners, the post office address of the parcel and the amount of the valuation for each parcel. All adjacent town lots under common ownership, or in the case of agricultural land all property under common ownership within a township, shall be considered as a single parcel and the number of acres of such agricultural land within the township listed. Real

property which is tax-exempt, except government property, shall be listed separately without valuation.

"Prior to May 10 in each year of a quadrennial assessment, the lists shall be published once in a newspaper of general circulation published within the township, city or town wherein the evaluated property is located. In townships in which no proper newspaper is published, the city clerk shall publish the lists of properties evaluated by the city assessor; the board of supervisors shall publish the lists of parcels evaluated by the county assessor in a newspaper in an adjacent township if possible, and if not, in any newspaper of general circulation in the township.

"Publication shall occur only once for each parcel of real estate and each parcel shall be taxed fifty (50) cents in the year of publication. The tax imposed by this Act shall be in addition to all other taxes and shall be used to defray the cost of publication and preparation of the lists. No newspaper shall receive more than forty (40) cents for publishing the description of each parcel."

"The effective date of this Act shall begin with the quadrennial evaluation year of 1970"

ROBERT R. RIGLER
WILLIAM J. REICHARDT
CHARLES F. BALLOUN
JOSEPH B. FLATT
H. L. HEYING
MAX MILO MILLS
WARREN J. KRUCK

Amend Senate File 773 by adding the following section:

Chapter four hundred forty-four (444), Code 1966, is amended by adding thereto the following new section:

"After computing the personal property tax as provided in section four hundred forty-four point three (444.3) of the Code, beginning with the tax payable in 1969 the county auditor shall allow each taxpayer a credit in an amount equal to twenty (20) percent of the tax on all personal property, and an additional credit of ten (10) percent in each year thereafter until each taxpayer receives a credit equal to fifty (50) percent of the taxpayer's personal property tax. The credit equal to fifty (50) percent of the personal property tax shall continue to be made each year thereafter.

"The county auditor shall, on or before June 1, 1968, and each year thereafter, certify to the state tax commission the amount of personal property taxes on which credit is to be given, and the amount of each credit based on the previous year's tax levy payable the following year. The certification shall include a list of the names of the taxpayers, the description of the personal property taxed on which credit is to be given, and the amount of each credit. The state tax commission shall certify the amount of credits to be given to each county by August 1 and the county auditor shall enter on the tax books the credit to be given to each taxpayer on the ensuing year's taxes. The state tax commission shall certify these amounts to the state comptroller who shall draw warrants on or before March 15 of the ensuing year payable to the county auditor, such warrants to be paid from the general fund of the state in an amount equal to the tax credit certified by each county. The county treasurer shall show on each tax receipt the amount of tax credit for personal property taxes.

"There is hereby appropriated from the general fund an amount sufficient to carry out the provisions of this Act."

ROGER J. SHAFF

Amend Senate File 772 by adding after the period (.) in line sixteen (16) the following:

"In assessing and placing a value on agricultural property or any other class of property, said value shall be determined on the basis of its current market value as reflected by its current use."

ROGER J. SHAFF

Amend Senate File 768 as follows:

- 1. Amend the title by inserting in line one (1) after the word "livestock" the words "machinery and office equipment".
  - 2. Further amend Senate File 768 by adding the following new section:

Section four hundred twenty-seven point one (427.1), Code 1966, is hereby amended by adding the following new subsection:

"All machinery and office equipment of manufacturers, contractors and farmers to the extent of fifty (50) per cent of the assessed value of such machinery and office equipment."

CLIFTON C. LAMBORN

### SENATE FILE 768

Amend the Heying amendment dated May 1, 1967 by adding the words "from the state general fund" in section three (3) of line nine (9) after the words "tax credit".

H. L. HEYING

Amend Senate File 536 by striking all of section four (4) and renumbering the remaining sections.

GEORGE E. O'MALLEY

Amend Senate File 447, Sec. 18, by striking from line two (2) the word and figures "sixteen (16)" and inserting in-lieu thereof the word and figures "seventeen (17)".

J. HENRY LUCKEN

Amend House File 165 as amended by inserting in line one (1) of Section three (3) after the word "commission" the words, ", which shall be included in the state department of public instruction for administrative purposes."

LEE GAUDINEER

Amend Senate File 768 as follows:

- 1. Strike from line one (1) of the title the word "livestock" and insert in lieu thereof the words "personal property". Further amend the title by striking the period after the word "taxation" and adding the words "and to provide a replacement therefor."
  - 2. Add the following as section three (3):
- Sec. 3. Section four hundred forty-four point three (444.3) Code 1966, is amended by adding thereto the following:
- Sec. 3. Section four hundred forty-four point three (444.3) Code 1966, is amended by adding thereto the following: 'provided, further that after the tax on personal property of each taxpayer has been computed there shall be given a tax credit to the taxpayer of an amount equal to the amount, but not exceeding the amount of tax computed on the first thirty thousand (30,000) dollars of assessed valuation on taxes payable during the

tax year beginning January 1, 1967 and ending December 31, 1968. For taxes payable during the year beginning January 1, 1969 and ending December 31, 1969, each taxpayer shall be given a credit equal to but not exceeding the amount of tax computed on the fifty thousand dollars (50,000) of assessed valuation. Each taxpayer shall be given credit equal to the amount of his tax computed on all other personal property payable during the tax year beginning January 1, 1970, and each tax year thereafter.

- 3. Add section four (4), five (5), six (6), and seven (7) dealing with replacement:
- Sec. 4. There is hereby created in each county a "county personal property tax credit fund" from moneys forwarded to the county by the state treasurer as provided in this Act. Credits authorized under section three (3) of this Act shall be paid to the taxing district from the county personal property tax fund.
- Sec. 5. There shall be levied and collected from each tax-payer filing a state income tax return an annual county tax based on the adjusted gross income shown on the state income tax return. The tax due shall be determined as follows:
- '1. If the state income tax return shows an adjusted gross of two thousand (2,000) dollars but not over three thousand (3,000) dollars the tax shall be one-half percent (1/2%) on the adjusted gross.
- "2. If the state income tax shows an adjusted gross income of three thousand (3,000) dollars but not over six thousand (6,000) dollars the tax shall be one percent (1%) on the adjusted gross.
- "3. If the state income tax return shows an adjusted gross income of six thousand (6,000) dollars but not over ten thousand (10,000) dollars the tax shall be one and one-half percent (1 1/2%) on the adjusted gross.
- "4. If the state income tax return shows an adjusted gross of ten thousand (10,000) dollars but not over twelve thousand (12,000) dollars the tax shall be two percent (2%) on the adjusted gross.
- '5. If the state income tax return shows an adjusted gross of twelve thousand (12,000) dollars but not over fifteen thousand (15,000) dollars the tax shall be two and one-half percent (2 1/2%) of the adjusted gross.
- "6. If the state income tax return shows an adjusted gross of fifteen thousand (15,000) dollars and over the tax will be three percent (3%) of the adjusted gross.
- Sec. 6. An attached return on forms provided by the state tax commission showing the amount of tax due under section (3) three of this Act, shall be filed with the state income tax return, and the tax shall be paid at the same time and in the same manner as the state income tax. Failure to file the attached return and pay the tax due shall subject the taxpayer to the same penalities as provided for a violation of the provisions of the state income tax laws.
- Sec. 7. There is hereby created as a permanent fund in the office of the treasurer of the state 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. On or before the first day of June (1) 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 excemption 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 in excess of the approved claims of all counties, the balance remaining shall be apportioned among the counties on the basis of the number shown by each county's most recent school census.

H. L. HEYING

# SENATE CONCURRENT RESOLUTION NO. 37 By: Main, Heaberlin, Coleman, and Dodds

WHEREAS, while prices paid to livestock producers have declined, retail prices charged for meat have increased; and

WHEREAS, the United States Department of Agriculture Market News Summary of February 15, 1967, shows that the spread between wholesale and retail prices on beef has gone from \$17.76 per one hundred pound carcass weight on February 12, 1966, to \$19.57 on February 11, 1967; on lamb from \$18.29 to \$25.65; and on pork from \$17.86 to \$19.34; and

WHEREAS, one independent survey indicates chain stores are now realizing gross profits in excess of \$31.00 per hundred weight or more than \$180.00 per 600 pound carcass; and

WHEREAS, studies made in independent surveys conducted by men of experience in the production, finishing, processing, distribution, and marketing of beef suggest that chain stores may be making excessive profits from the sale of meats at retail while others in the meat business, including ranchers, farmers, feeders, and packers, are suffering from depressed prices for their production in the face of increased business costs; and

WHEREAS, the number of independent retail outlets for meat has decreased drastically, so that chain stores are now marketing in excess of eighty percent of the meat sold at retail level; and

WHEREAS, prices charged by chain stores for meat are substantially the same in all such chain stores; and

WHEREAS, the similarity of pricing and substantial monopoly of the retail sale of meat seems to result in excessive profits to chain food stores in the sale of meats at retail; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING; That the Attorney General of the United States is hereby requested to conduct a study of the marketing of meat by chain food stores to determine whether or not there is collusion among the chain food stores in fixing prices, in establishing excessive markups in the retail prices of meat, in establishing a monopoly in the retail sale of meat, and of other practices which restrain trade in violation of the Sherman Anti-Trust Act.

BE IT FURTHER RESOLVED; That copies of this resolution be forwarded to the Attorney General of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, and to each member of the Iowa delegation of the Senate and the House of Representatives of the United States Congress.

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Wednesday, May 3, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, May 3, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Robert L. Welsh, pastor of the First Christian Church, Iowa City, Iowa.

# VISITORS

Senator Buren rose on point of personal privilege to present 68 senior students from Garner-Hayfield Community High school, Garner, who were present in the balcony with their instructor, Ronald Thompson.

Senator Patton introduced 68 junior and senior students from Jesup Community High school, who were accompanied by Donald McCulley, their instructor.

Senator Shirley rose to introduce 135 juniors from Audubon Community High school, who were present in the gallery with instructors, George Zeitner, Ashley Story, Jack Benham and Mr. Cristianson.

Senator Shirley also presented 39 senior students from Yale-Jamaica-Bagley Community High school, Jamaica, who were accompanied by Gary Page, instructor.

Senator Main rose on point of personal privilege to present 50 eighth grade students from Clarke Community Junior High school, Osceola, who were seated in the balcony with their instructors, Phil Manahl and Margaret Adams.

Senator Flatt presented 34 senior students from Winterset Community High school, who were seated in the gallery with Charles McGaffin and Thomas Horn, instructors.

Senator DeHart rose on point of personal privilege to introduce a group of students from Nesco Community High school, Zearing, who with instructor, Jack Roberts, were seated in the gallery.

Senator Clarke rose on point of personal privilege to introduce the Honorable Robert Nader, from Webster City, former speaker of the house, who was present in the Senate Chambers.

Senator Riley rose to present 46 students from North Linn Community Junior and Senior High school, Coggon, who were seated in the balcony with their instructors, Lloyd DeMoss and Alan Finger.

# **PETITIONS**

The following petitions were presented and placed on file.

By Senator Balloun from 43 residents of Benton County, favoring property tax relief in respect to school financing.

By Senator Coleman, from 35 residents of Webster County, favoring proposed legislation to legalize pari-mutuel wagering on horse races.

By Senator DeHart from 50 residents of Story County, favoring pari-mutuel wagering on horses.

By Senator Elvers from 26 residents of Allamakee County and 53 residents from Clayton County, favoring pari-mutuel wagering on horses.

By Senator Ely from 18 residents of Linn County, in support of the proportionate sharing plan.

By Senator Flatt from 38 residents of Cass County, favoring pari-mutuel wagering on horses.

By Senator Floy from 25 residents of Cerro Gordo County, favoring pari-mutuel wagering on horses.

By Senator Lodwick from 72 residents of Lee County, favoring pari-mutuel wagering on horses.

By Senator Shirley from 63 residents of Audubon, Dallas, and Guthrie Counties, favoring pari-mutuel wagering on horses.

#### THIRD READING OF BILLS

On motion of Senator Balloun, Senate File 337, a bill for an act relating to the consolidation of cities and towns, with report of committee 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: 50

Balloun Lisle Potgeter Floy Burns Frey Lodwick Reno Cassidy Frommelt Lucken Reppert Clarke Glenn Main Rigler Coleman Hagedorn McGill Rilev Condon Heaberlin Messerly Schaben DeHart Heying Mills Shaff DeKoster Hill Murray Shirley Denman Neu Stanley Hougen Dodds Klefstad Nurse Stephens Elvers Kosek O'Mallev Van Gilst Walsh Ely Kruck Patton Flatt Kyhl

Nays: 0

Absent or not voting: 11

Benda Erskine Kibbie Reichardt Briles Gaudineer Lamborn Van Eaton Buren Jepsen Lange

buren Jepsen Lang

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 on Senate File 616.

# THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 616, relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, was taken up for further consideration.

President Pro Tempore O'Malley took the chair at 10:25 a.m.

President Fulton took the chair at 10:45 a.m.

The following committee amendment was considered:

Amend the title of Senate File 616 by inserting in line one (1) after the words "An Act relating to" the following: "area vocational school districts and area community college districts and".

The amendment was adopted.

Senator Hill called up his amendment filed April 20, 1967, found on pages 1068-1075 of the Senate journal.

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

# AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

Consideration of the Hill amendment to Senate File 616 was to be resumed.

The President Pro Tempore 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-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 616 and all amendments and motions thereto.

G.E. KLEFSTAD

HOWARD REPPERT, JR.

GEORGE O'MALLEY

JOSEPH CASSIDY

C. JOSEPH COLEMAN

ROBERT BURNS

R.R. DODDS

EUGENE HILL

DONALD MURRAY

JOHN ELY

JOHN P. KIBBIE

JOHN W. PATTON

MERLE HAGEDORN

DONALD McGILL

GENE CONDON

WILLIAM DENMAN

ANDREW G. FROMMELT

On motion of Senator Rigler, Senator Lange was excused from the call.

Senator Hill called up the following amendment to his amendment and moved its adoption:

Amend the Hill amendment to Senate File 616, filed April 20, 1967, as follows:

1. By inserting in line three hundred four (304) after the word "five (5)" the words "and by inserting a period in lieu thereof".

The amendment to the amendment was adopted.

Senator Lamborn offered the following amendment to the Hill amendment and moved its adoption:

Amend the Hill amendment to Senate File 616, filed April 20, 1967, as follows:

1. By striking from line ten (10) the word "sixteen" and inserting in lieu thereof the word "fifteen".

Division was requested.

The amendment to the amendment was lost.

President Fulton took the chair at 2:35 p.m.

Senator Hill moved the adoption of his amendment as amended.

Roll call was requested.

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

Ayes: 12

BallounHillLuckenErskineHougenMesserlyGlennLambornReichardt

Stephens Van Eaton

Reno -

Nays: 46

Benda Elvers Kosek Patton Briles Kyhl Potgeter Elv Buren Flatt Lisle Reppert Burns Lodwick Rigler Floy

Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Klefstad

Frev Frommelt Gaudineer Hagedorn Heaberlin Jensen Kibbie

Main McGill Mills Murray Neu Nurse O'Mallev Riley Schaben Shaff Shirley Stanley Van Gilst Walsh

Absent or not voting: 1

Lange

Voting present: 2

Heying

Kruck

The amendment was lost

Senator Jepsen called up the amendment filed by Senators Jepsen, Mills, Walsh. Potgeter and Lange, filed April 25, 1967 and found on pages 1138-1147 of the journal.

Senator Hougen asked and received unanimous consent to withdraw his amendment to the Jepsen et al amendment filed April 26, 1967 and found on page 1169 of the journal.

Senator Hill called up his amendment to the Jepsen et al amendment filed April 26, 1967 and found on page 1166 of the journal and moved its adoption.

The amendment to the amendment was lost.

Senator Hill asked and received unanimous consent to withdraw his amendment to Senate File 616 filed April 26, 1967 and found on page 1166 of the journal,

Senator DeKoster called up the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen et alamendment to Senate File 616 filed April 25, 1967 as follows:

By adding the following new sentence in Section nine (9), line one hundred sixtyfive (165) after the word "regents."

"Cost for the purpose of this section shall not include the initial cost of major items, equipment or facilities having a normal useful life of more than one year, but shall include a factor of reasonable depreciation therefor."

The amendment to the amendment was adopted.

Senator Flatt called up his amendment to the Jepsen et al amendment filed April 27, 1967, found on pages 1189 and 1190 of the journal and moved its adoption.

The amendment to the amendment was lost.

Senator Hougen called up his amendment to the Jepsen et al amendment filed April 27, 1967 and found on page 1186 of the journal.

Senator Hougen offered the following amendment to his amendment to the Jepsen et al amendment and moved its adoption.

Amend the Hougen Amendment to Senate File 616, filed April 27, 1967, as follows:

1. By inserting in line twelve (12) before the word "board" the word "state".

The amendment to the amendment was adopted.

Senator Hougen asked and received unanimous consent that his amendment to the mendment be considered by division; 1a as Division 1 and 1b as Division 2.

Senator Hougen asked and received unanimous consent to withdraw Division 1 of the amendment.

Further action on the Hougen amendment to the Jepsen et al amendment was temporarily deferred.

Senator Jepsen offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen et al amendment filed April 25 to Senate File No. 616 as follows:

Amend Sec. 10, line 172 (one hundred seventy two) by adding the word 'area' after the word the and before the word board.

The amendment to the amendment was adopted.

Senator Jepsen offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen et al amendment filed April 25 to Senate File 616 as follows:

Amend line 42 (forty two ) by adding the words 'of the six' after the word three and before the word members.

The amendment to the amendment was adopted.

Senator Lamborn offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen amendment to Senate File 616, filed April 25, 1967, as follows:

1. By striking from line five (5) the word "sixteen" and inserting in lieu thereof the word "fifteen".

Senator Frommelt rose on point of order on the grounds that the subject matter of the amendment had previously been acted upon.

The Chair ruled the point well taken.

Senator Hougen asked and received unanimous consent to withdraw his amendment to the amendment filed April 27, 1967.

Senator Heying asked and received unanimous consent that he be excused from the call of the Senate.

Senator Hougen called up his amendment to the Jepsen et al amendment filed April 26, 1967 and found on page 1170 of the journal.

Senator Hougen asked and received unanimous consent that the amendment be considered by division: section 1 as Division 1 and section 2 as Division 2.

Senator Hougen moved the adoption of Division 1 and requested division.

Division 1 was lost.

Senator Hougen moved the adoption of Division 2 of the amendment, requesting division.

Division 2 was lost.

Senator Shaff offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen et al amendment to Senate File 616, filed April 25, 1967, as follows:

1. By striking the words "one dollar and seventy-five cents" in lines three hundred fifty-nine (359) and three hundred sixty (360) of section twenty-four (24), and inserting in lieu thereof the words "two (2) dollars and twenty-five (25) cents".

Division was requested.

The amendment was lost.

Senator De Koster offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen et al amendment to Senate File 616 filed April 25, 1967, as follows:

1. Amend section eight (8) by striking all of such section and inserting in lieu thereof the following:

Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby amended by inserting in line nine (9) after the word "The" the words:

"budget of each merged area shall be submitted to the state board no later than June I preceding the next fiscal year for approval. The state board shall review the proposed budget and shall, prior to July I, either grant its approval or return the budget without approval with the comments of the state board attached thereto. Any unapproved budget shall be resubmitted to the state board for final approval. Upon approval of the budget by the state board, the".

Division was requested.

The amendment to the amendment was adopted.

Senator Hougen offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen amendment to Senate File 616, filed April 29, 1967, as follows:

1. Amend section eleven (11) by adding thereto the following:

"No area vocational school shall establish or take over any existing junior college without the approval of the state board and the board of regents."

The amendment to the amendment was adopted.

Senator Jepsen offered the following amendment to the Jepsen et al amendment and moved its adoption:

Amend the Jepsen et al amendment filed April 25 to Senate File 616 as follows:

Amend line 41 (forty one), 42 (forty two) and 43 (forty three) by striking all after the word organization in line 41 (forty one) and substituting in lieu thereof the following: The Governor of Iowa shall appoint 6 (six) members to the Iowa area vocational school-community college board. Not more than 3 (three) members appointed by the governor shall be of the same political party.

The amendment to the amendment was lost.

Senator Potgeter offered the following amendment to the Jepsen et al amendment filed by Senators Potgeter and Mills and moved its adoption:

Amend the Jepsen, et al, amendment of April 25 to Senate File 616 by striking the words "one dollar and seventy-five" in lines 359 and 360 and inserting in lieu thereof the words "two dollars".

The amendment to the amendment was lost.

President Pro Tempore O'Malley took the chair at 4:35 p.m.

Senator Jepsen moved the adoption of his amendment as amended.

Roll call was requested.

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

# Aves: 18

Balloun	Hill	Lange	Mills
Briles	Hougen	Lodwick	Potgeter
DeKoster	Jepsen	Lucken	Stephens
Erskine	Kyhl	Messerly	Van Eaton
Glenn	Lamborn	-	

# Nays: 42

Benda	Ely	Kruck	Reno
Buren	Flatt	Lisle	Reppert
Burns	Floy	Main .	Rigler
Cassidy	Frey	McGill	Riley
Clarke	Frommelt	Murray	Schaben
Coleman	Gaudineer	Neu	Shaff
Condon	Hagedorn	Nurse	Shirley
DeHart	Heaberlin	O'Malley	Stanley
Denman	Kibbie	Patton	Van Gilst
Dodds	Klefstad	Reichardt	Walsh
Elvers	Kosek		

Absent or not voting: 1

Heying

The amendment was lost.

Senator Kibbie called up the following committee amendment:

Amend Senate File 616 by inserting after section seven (7) the following  $\mathbf{new}$  sections:

- 1. "Section two hundred eighty A point one (280A.1), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) the word 'twenty' and inserting in lieu thereof the word 'seventeen (17)'.
  - "2. By adding thereto the following new subsection:
- "'' 'Vocational and technical training for persons who are not enrolled in a high school and who have not completed high school."
- 2. "Section two hundred eighty A point two (280A.2) Code 1966, is hereby amended by adding thereto the following subsection:
- " 'Area school' means an area vocational school or area community college established under the provisions of this Act."
- 3. "Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby amended by inserting in line nine (9) after the word 'The' the following:
- "budget of each merged area shall be submitted to the state board no later than June 1 preceding the next fiscal year for approval. The state board shall review the proposed budget and shall, prior to July 1, either grant its approval or return the budget without approval with the comments of the state board attached thereto. Any unapproved budget shall be resubmitted to the state board for final approval. Upon approval of the budget by the state board, the'."
- 4. "Section two hundred eighty A point eighteen (280A.18), subsection three (3), Code 1966, is hereby amended by striking all of such subsection after the word 'area' in line five (5) and inserting in lieu thereof a period."
- 5. "Section two hundred eighty A point twenty-three (280A.23), Code 1966, is hereby amended as follows:
  - "1. By adding to subsection one (1) the following:
- "'If an existing private educational or vocational institution within the merged area has facilities and curriculum of adequate size and quality which would duplicate the functions of the area school, the board of directors shall discuss with the institution the possibility of entering into contracts to have the existing institution offer facilities and curriculum to students of the merged area. The board of directors shall consider any proposals submitted by the private institution for providing such facilities and curriculum.

In approving curriculum, the state board shall ascertain that all courses and programs submitted for approval are needed and that the curriculum being offered by an area school does not unnecessarily duplicate courses and programs provided by existing public or private facilities in the area.'

- $^{\circ}$ 2. By inserting in line three (3) of subsection three (3) after the figure  $^{\circ}$ 3' the following:
- "', for both in-state and out-of-state students but the tuition rate established by the board of directors for in-state students shall not exceed one hundred fifty (150) dollars per semester, or the equivalent, except upon approval by the state board."
- 6. "Section two hundred eighty A point twenty-four (280A.24), Code 1966, is hereby amended by adding thereto the following:
- "The maximum academic workload for an instructor in arts and science courses shall be fifteen (15) credit hours per school term for classes taught during the normal school day. In addition thereto, any faculty member may teach a course or courses at times other than usual day-course hours, or on days other than the regular school week, involving total class instruction time equivalent to not more than a three (3) credit-hour course. The total workload for such instructors shall not exceed the equivalent of eighteen (18) credit hours per school term."
- 7. "Section two hundred eighty A point twenty-five (280A.25), Code 1966, is hereby amended by adding thereto the following subsection:
  - " 'Prescribe a uniform system of accounting for area schools.'
- 8. "Section two hundred eighty A point twenty-seven (280A.27), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "There shall be an area schools branch within the state department of public instruction. The branch shall exercise the powers and perform the duties conferred by law upon the department with respect to area vocational schools and area and public community and junior colleges."
- 9. "Section two hundred eighty A point twenty-eight (280A.28), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The state superintendent, with the approval of the state board, shall add to the associate superintendent system of the department an associate superintendent who shall devote his full time to supervision of the area schools branch, and shall appoint to the professional staff, in the manner provided in section two hundred fifty-seven point twenty-four (257.24) of the Code, upon the recommendation of such associate superintendent, and assign to duty in said branch, necessary personnel trained or experienced in the areas of vocational-technical education, administration and finance, adult and continuing education, student personnel services, arts and sciences, and related fields.
- "'It shall be the duty of said associate superintendent to recommend to the state superintendent and to the state board the approval or disapproval of all budgets, courses, and programs to be offered at the various area schools. In arriving at such recommendations, attention shall be given to the prevention and elimination of unnecessary duplication of programs, facilities, and staff within the area. Upon the recommendation of the associate

superintendent, review of vocational courses and programs by the advisory committee created by this chapter and the advisory committee created by chapter two hundred fifty-eight (258) of the Code, review of courses and programs provided for transfer credit by the advisory committee created by this chapter, and final approval by the state board, all such approved courses and programs shall be funded as prescribed by law.'"

- 10. "Section two hundred eighty A point twenty-nine (280A.29), Code 1966, is hereby amended by striking from line three (3) the words 'community and junior colleges' and inserting in lieu thereof the words 'area schools'."
- 11. "Section two hundred eighty A point thirty-three (280A.33), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "'Approval standards, except as hereinafter provided, for area and public community and junior colleges shall be initiated by the area schools branch of the department and submitted to the state board of public instruction and the state board of regents, through the state superintendent of public instruction, for joint consideration and adoption. No proposed approval standard shall be adopted by the boards until the standard has been submitted to the advisory committee created by this chapter and its recommendations thereon obtained.
- "Approval standards for area vocational schools and for vocational programs and courses offered by area community colleges shall be initiated by the area schools branch and submitted to the state board of public instruction through the state superintendent of public instruction, for consideration and adoption. No such proposed approval standard shall be adopted by the state board until the standard has been submitted to the advisory committee created by this chapter and to the advisory committee created by chapter two hundred fifty-eight (258) and their recommendation thereupon obtained.
- "'For purposes of this section, "approval standards" shall include standards for administration, qualifications and assignment of personnel, curriculum, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instruction, instructional materials, maintenance, and library."

Further amend by renumbering the remaining sections in accordance with this amendment.

Senator Reppert offered the following amendment to the Committee amendment: Amend the Committee amendment to Senate File 616, filed May 1, 1967 by striking lines thirty-four (34) through forty-seven (47) inclusive, and inserting in lieu thereof the following:

"If the curriculum submitted by the board of directors of an area vocational school includes training being offered by a private business school accredited by the accrediting commission of business schools and located within the merged area, the state board prior to approval of the curriculum shall determine whether the business school can conduct the training at a per student cost no greater than the actual total per pupil cost of such training if conducted by the area vocational school. If the training can be conducted by the private business school at a cost no greater than the per student cost if conducted by the area vocational school, the state board shall require that such training be conducted by the private facility under a contract with the board of directors of the area vocational school."

Senator Reppert asked and received unanimous consent that the amendment to the amendment be withdrawn.

Senator Reppert offered the following amendment to the Committee amendment filed by Senators Reppert and Dodds and moved its adoption:

Amend the Committee amendment of May 1 to Senate File 616 as follows:

By adding following the comma (,) in line fifty-three (53) the following:

"and the tuition for out-of-state students shall not be less than the cost of the instruction received".

Division was requested.

The amendment to the amendment was adopted.

Senator Potgeter offered the following amendment to the Committee amendment and moved its adoption:

Amend the Education Committee amendment to Senate File 616 by striking the word "fifteen (15)" in section 6, line 57 and inserting in lieu thereof the word "sixteen (16)".

Division was requested.

The amendment was lost.

Senator Lamborn offered the following amendment to the Committee amendment and moved its adoption:

Amend the Education Committee amendment to Senate File 616, filed May 1, 1967, as follows:

1. By striking from line six (6) the word "seventeen" (17) and inserting in lieu thereof the word "fifteen" (15).

President Fulton took the chair at 5:50 p.m.

Senator Kibbie rose on point of order on the grounds that the subject matter of the amendment had been previously acted upon.

The chair ruled the point well taken.

Senator Rigler offered the following amendment to the Committee amendment filed by Senators Rigler, Frommelt, Murray, Reichardt, Hill, Denman, Mills and Flatt and moved its adoption:

Amend the committee amendment to Senate File 616 by adding thereto the following:

Section 1. Section two hundred fifty-seven point one (257.1), Code 1966, is hereby amended by inserting in line five (5) after the word "members" the following:

"who shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate".

- Sec. 2. Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking from line five (5) the words "either" and "or elected" and by striking lines eight (8) through seventeen (17).
- Sec. 3. Section two hundred fifty-seven point four (257.4), Code 1966, is hereby amended by striking lines four (4) through eighteeen (18) and inserting in lieu thereof the following:

"officers. All vacancies on said board which may occur when the general assembly is not in session shall be filled by appointment by the governor, which appointment shall expire at the end of thirty (30) days after the general assembly next convenes. Vacancies occurring during a session of the general assembly shall be filled before the end of said session in the same manner in which regular appointments are required to be made."

- Sec. 4. Section two hundred fifty-seven point five (257.5), Code 1966, is hereby repealed.
- Sec. 5. Amend the title by inserting after the first word "to" in line 1 the words "the method of selection of the members of the state board of public instruction, to".

Senator Stanley rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken.

Senator Rigler asked unanimous consent that Section 5 of the amendment to the committee amendment, be considered.

Objection was raised.

Senator Rigler moved that the Senate rules be suspended and that the title be amended as provided in Section 5 of the amendment to the committee amendment.

Division was requested on the motion.

The motion prevailed. Senator Rigler moved the adoption of sections 1, 2, 3 and 4 of the amendment to the committee amendment.

Sections 1, 2, 3 and 4 were adopted.

Senator Kibbie moved the adoption of the committee amendment as amended. The amendment was adopted.

Senator Rigler asked and received unanimous consent that his amendment filed May 2, 1967 and found on pages 1242-1247 of the journal be withdrawn.

Senator Neu offered the following amendment and moved its adoption:

Amend Senate File 616 by adding the following new section thereto:

1. Funds obtained pursuant to sections 280A.17; subsections three (3), four (4), and five (5) of section 280A.18; 280A.19 and 280A.22 of the 1966 Code of Iowa shall not be used for the construction or maintenance of athletic buildings or grounds.

The amendment was adopted.

Senator McGill called up the following amendment and moved its adoption:

Amend Senate File 616 by striking section  $9\,\mathrm{and}$  inserting in lieu thereof the following:

"Sec. 9. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Auburn Enterprise, a newspaper published in Auburn, Iowa, and in The Union-Tribune, a newspaper published in Russell, Iowa.

The amendment was adopted.

Senator Dodds asked and received unanimous consent that his amendment filed April 24, 1967 and found on page 1124 of the journal be withdrawn.

Senator Glenn asked and received unanimous consent that his amendment filed April 24, 1967, found on page 1122 of the journal, and the amendment filed April 25, 1967 and found on page 1138 of the journal, be withdrawn.

Senator De Koster called up the following amendment:

Amend Senate File 616 as follows:

- 1. By striking in line 7 of Sec. 4, the words and figures "two (2) dollars and twenty-five (25) cents" and inserting in lieu thereof the words "a factor which shall be, in the case of students enrolled principally in college transfer programs, one (1) dollar and fifty (50) cents and in the case of students enrolled principally in vocational-technical programs two (2) dollars and fifty (50) cents."
- 2. By inserting in line 8 of Sec. 4 after the word "students", the words "enrolled in the respective programs and".
- 3. By adding the following new sentence at the end of Sec. 4: "The rates of state aid specified in this section shall be effective for school fiscal years commencing July 1, 1967."

Senator De Koster called up the following amendment to the amendment and moved its adoption:

Amend the DeKoster amendment to Senate File 616, filed April 25, 1967, as follows:

1. By striking the period from line eight (8) and by inserting the period after the closed quotation marks in line eight (8).

Division was requested.

The amendment to the amendment was adopted.

Senator De Koster offered the following amendment to the amendment and moved its adoption:

Amend the De Koster amendment to Senate File 616 filed April 25, 1967 as follows:

- 1. By striking in line six (6) the words and figures "fifty (50)" and inserting in lieu thereof the words and figures "seventy-five (75)".
- 2. By striking in line eight (8) the words and figures "fifty (50)" and inserting in lieu thereof the words and figures "seventy-five (75)".

Division was requested.

The amendment to the amendment was adopted.

Senator Stanley rose on point of order on the grounds that the amendment as amended was the same subject matter as already disposed of by the Senate.

The Chair ruled the point not well taken.

Senator De Koster moved the adoption of his amendment as amended.

Division was requested.

The amendment was lost.

Senator Kibbie called up the following amendment and moved its adoption:

Amend Senate File 616 by striking from line 22 of section 6 the word and figure "four (4)" and inserting in lieu thereof the word and figure "five (5)".

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.

Kvhl

Lamborn

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

Aves: 56

Balloun Renda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster

Elv Flatt Flov Frey Frommelt Gaudineer -Glenn Hagedorn Heaberlin Jepsen

Lange Lisle Lodwick Lucken Main McGill Messerly Mills Kibbie Murray Klefstad Neu Kosek Nurse O'Malley Kruck

Patton Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Navs: 3

Denman'

Dodds

Elvers

Erskine

·Hi11

Stephens

Absent or not voting: 1

Heying

Voting present: 1

Hougen

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

# REPORTS OF COMMITTEES

Senator Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto, begs leave to report it has had the same under consideration and returns the bill without recommendation.

ROBERT R. DODDS, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Commerce to which was referred <u>House File 312</u>, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass;

Amend House File 312, section 5, by adding thereto the following subsections:

"Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to or for the benefit of such institutions and to individuals engaged in the services of such institutions; nor shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes.

"Insurance or vessels, craft or hulls, cargoes, marine builder's risk, marine protection and indemnity or other risk including strikes and war risks commonly insured under ocean or wet marine forms of policy.

"Transactions involving risks located in this state where the policy or contract of insurance for such risk was principally negotiated and delivered outside this state and was lawfully issued in a state or foreign country in which the foreign or alien insurer was authorized to do an insurance business, and where such insurer has no contact with this state by virtue of the contract or policy of insurance, except that the risk to be insured is located in this state."

Further amend House File 312 by adding the following new section:

"If any provision of this act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision and to this end the provisions of this act are declared to be severable."

ROBERT R. DODDS, Chairman

#### BILLS ASSIGNED TO COMMITTEE

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

H.F. 224	Public Health
H.F. 280	Governmental Subdivisions
H.F. 301	Governmental Subdivisions
H.F. 302	Governmental Subdivisions
H.F. 474	Commerce

# AMENDMENTS FILED

Amend Senate File 535 by striking section two (2) and inserting in lieu thereof the following:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in the Waverly Democrat, a newspaper published at Waverly, Iowa, without expense to the state."

ROBERT R. RIGLER

Amend Senate File 546 by striking section two (2) and inserting in lieu thereof the following:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in The Times Plain Dealer, a newspaper published at Cresco, Iowa, without expense to the state."

ROBERT R. RIGLER

# Amend Senate File 774 as follows:

- 1. Amend the title of Senate File 774 by striking from line two (2) the word "four" and by inserting in lieu thereof the word "two".
- 2. By striking from line ten (10) of section three (3) the word and numeral "four (4)" and by inserting in lieu thereof the word and numeral "two (2)".
- 3. Further amend said section by striking from line fifteen (15) the word and numeral "four (4)" and by inserting in lieu thereof the word and numeral "two (2)".

ROGER J. SHAFF

# Amend Senate File 739 as follows:

1. Amend Section eight (8) by striking in line four (4) the words, "to serve at his pleasure." and by inserting in lieu thereof the following:

"with the approval and confirmation of two-thirds (2/3) of the senate and shall serve at the pleasure of the governor. The governor shall fill a vacancy in this office in the same manner as the original appointment. If the vacancy occurs while the general assembly is not in session, such appointment shall be reported to the senate within thirty (30) days of its convening at its next regular session for confirmation."

- 2. Amend section three hundred sixty-nine (369) as follows:
- a. By striking from line six (6) the word, "probation" and by inserting in lieu thereof the word, "parole".
- b. By striking from lines six (6) and seven (7) the word, "probation" and by inserting in lieu thereof the word, "parole".
- 3. By striking in line eight (8) of section three hundred seventy-three (373) the word, "probation" and by inserting in lieu thereof the word, "parole".
  - 4. Amend section three hundred seventy-four (374) as follows:
- a. By striking in line nine (9) the word, "probation" and by inserting in lieu thereof the word, "parole".
- b. By striking in line eleven (11) the word, "probation" and by inserting in lieu thereof the word, "parole".
- 5. By striking in line four (4) of section three hundred seventy-five (375) the word, "probation" and by inserting in lieu thereof the word, "parole".

LEE GAUDINEER

Amend Senate File 739 as follows:

- 1. By inserting after the word "health," in line sixteen (16) of section nine (9) the words "the division of mental retardation,".
  - 2. Amend section fourteen (14) as follows:

By striking from lines three (3) and four (4) the words "and the mentally retarded".

By striking from lines eight (8) and nine (9) the words "and the Glenwood and Woodward State Schools and Hospitals".

3. Amend section fifteen (15) as follows:

By striking from line eighteen (18) the words ", mentally retarded and epileptics".

By striking from line twenty-six (26) the words ", mentally retarded and epileptic".

- 4. By adding the following as section sixteen (16) and seventeen (17) and by renumbering the remaining sections in conformity with this amendment:
- "Sec. 16. The director of the division of mental retardation shall be a professionally trained person with broad experience in mental retardation. He shall be responsible for and be in control of institutions and programs regarding the care, treatment, training and rehabilitation of the mentally retarded and in particular shall be in control of, administer and supervise the following state institutions: Glenwood State Hospital-School and Woodward State Hospital-School. He shall also carry out such other functions and duties as may be delegated to him by the commissioner of social services.
- "Sec. 17. The director of the division of mental retardation shall also have the following additional powers, duties and responsibilities:
- 1. Administer state funds appropriated for operation and capital outlay of present and future institutions for the mentally retarded.
  - 2. Provide consultative services to the various departments within the institutions.
- 3. Coordinate care, treatment, training, and research activities among state sponsored institutions for the mentally retarded.
- $4. \;\;$  Provide leadership in stimulating research demonstration, and in-service training within the institutional setting.
- 5. Administer state funds appropriated for operation and capital outlay of community and area based facilities.
- 6. Provide leadership through planning consultants in the development of community and area based care, treatment, and diagnostic facilities as recommended throughout Iowa's comprehensive plan to combat mental retardation.
- 7. Cooperate with public and private agencies at all levels of government in making best utilization of Iowa's resources in meeting the needs of the mentally retarded.

- 8. Maintain liaison and coordination activities with appropriate departments at the state, area, and community levels and extend such activities to include private and voluntary agencies, when appropriate.
- 9. Provide consultation in the development of in-service training programs to community based care and treatment programs. Present examples would include county homes, nursing homes, custodial homes, and day care centers."
  - 5. Section forty-two (42) is amended as follows:
  - 1. By striking all of line seventeen (17).
  - 2. By adding the following at the end of such section:
- '4. The director of the division of mental retardation shall have primary authority and responsibility relative to the following institutions: Glenwood State Hospital-School and Woodward State Hospital-School,'
  - 6. Section forty-nine (49) is amended as follows:

By striking from lines seven (7) and eight (8) the words "state hospital-schools for the mentally retarded and".

By adding the following paragraph after line eight (8):

"The director of the division of mental retardation of the department of social services, subject to the approval of the commissioner of such department, shall appoint the superintendent of the state hospital-schools for the mentally retarded."

7. Section one hundred five (105) is amended as follows:

By striking from lines six (6) and seven (7) the words "the director of the division of mental health" and by inserting in lieu thereof the words "a particular director".

By striking from lines sixteen (16) and seventeen (17) the words "the division of mental health" and inserting in lieu thereof the words "a particular division".

- 8. Section one hundred twenty-five (125) is amended by striking from line five (5) the word "health" and inserting in lieu thereof the word "retardation".
- 9. By striking from line four (4) of section one hundred twenty-six (126) the word "health" and by inserting in lieu thereof the word "retardation".
- 10. By striking from line six (6) of section one hundred twenty-seven (127) the word "health" and by inserting in lieu thereof the word "retardation".

JOSEPH B. FLATT GEORGE E. O'MALLEY ROBERT R. RIGLER

Amend Senate File 739 as follows:

1. Amend section seventeen (17) by striking lines twenty-two (22) through twenty-five (25) inclusive.

- 2. By striking all of sections three hundred sixty-nine (369) through three hundred eighty-seven (387) inclusive.
- 3. Further amend by renumbering the remaining sections in conformity with this amendment.

JAMES F. SCHABEN

Amend Senate File 739 as follows:

- 1. By striking the last sentence in Section eight (8) and inserting in lieu thereof the following:
- "He shall be appointed by the governor with the approval of two thirds (2/3) of the members of the Senate and shall serve at his pleasure.

FRANCIS L. MESSERLY CHARLES F. BALLOUN

## ADDITIONAL COPIES

Senator Walsh asked and received unanimous consent that 500 copies of Senate File 476 be printed.

# REPRINT SENATE FILE 616

Senator Kibbie asked and received unanimous consent that Senate File 616 be reprinted as passed by the Senate.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Thursday, May 4, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, May 4, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Daniel Clark, pastor of St. Patrick's Catholic Church, Cummings, Iowa.

#### VISITORS

Senator Benda rose on point of personal privilege to present six students from the seventh and eighth grade classes of Trinity Lutheran school, Conroy, who were seated in the balcony with their instructor, Gary Drefke.

Senator Condon rose to present 41 students from Hudson Community High school, who were present in the gallery with Joseph Bohr, their instructor.

Senator Clarke rose on point of personal privilege to introduce 54 fifth and sixth grade students from South Hamilton Community Elementary school, Stanhope, who were accompanied by Vera Berglund and Clara Nelson, instructors.

Senator Ely introduced 27 students from Mt. Mercy College, Cedar Rapids, who were seated in the Senate gallery with instructors, Sister Mary Roberta and Sister Mary Lorraine.

Senator Potgeter presented 38 students from Wellsburg Community Junior and Senior High school, who were accompanied by instructors, Joseph Looker and Darrell Breneman, and were seated in the gallery.

Senator Elvers rose to present 51 students from Starmont Community High school, Strawberry Point, who were seated in the balcony with their instructor, Arline Lunan.

Senator O'Malley rose on point of personal privilege to present 14 students from Des Moines, Girl Scouts from All Saints Parish, who were seated in the balcony with Mrs. James Comer.

Senator Main presented 120 senior students from Clarke Community High school, Osceola, who were accompanied by instructor, Monte Silk, and were seated in the balcony.

Senator Clarke introduced 50 students from South Hamilton Community Elementary school, Randall, who were seated in the balcony with their instructors, Mrs. Helen Jamison and Mrs. Julia West.

Senator Shirley rose to present 57 eighth grade students from Stuart Community Elementary school, who were accompanied by instructors, Bernard Wells and Elaine Messinger, and were seated in the balcony.

Senator Riley rose on point of personal privilege and presented 69 students from St. Pius X school, Cedar Rapids, who were seated in the balcony with their instructor, Mrs. Lensing.

Senator Briles introduced 60 sixth grade students from East Union Community Elementary schools, Arispe and Lorimor, who were accompanied by instructors, Mrs. Agnes Eklund, Mrs. Eva Overholtzer, Miss Edith McFee and Althea Hoffman.

Senator Frey rose on point of personal privilege to introduce the Honorable Mary Pat Gregerson, former representative from Pottawattamie County, who was present in the Senate chambers.

Senator Shaff rose on point of personal privilege to introduce John Pelton, president of the student body of the University of Iowa.

Senator Main rose to present 20 students from Central Decatur Community Junior and Senior High school, Leon, who were seated in the balcony with their instructor, Thomas Crane.

## PETITIONS

The following petitions were filed favoring the legalizing of pari-mutuel wagering on horses.

By Senator Buren from 87 residents of Worth, Winnebago and Hancock Counties.

By Senator Elvers from 27 residents of Clayton County.

By Senator Condon from 170 residents of Black Hawk County.

By Senator Kibbie from 25 residents of Pocahontas County.

By Senator Klefstad from 50 residents of Pottawattamie County.

By Senator Lange from 96 residents of Calhoun, Ida and Sac Counties.

By Senator Shirley from 51 residents of Audubon, Dallas and Guthrie Counties.

By Senator Stephens from 25 residents of Henry County.

By Senator Van Eaton from 164 residents of Woodbury County.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 259, Senate File 287, Senate File 426, Senate File 436, Senate File 446, Senate File 584, Senate File 585, House File 30, House File 86, House File 239, House File 320, House File 321 and House File 537.

ADOLPH W. ELVERS, Chairman Senate Committee

A. L. MENSING, 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 259, Senate File 287, Senate File 426, Senate File 436, Senate File 446, Senate File 584, Senate File 585, House File 30, House File 86, House File 239, House File 320, House File 321 and House File 537.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 May, 1967, sent to the governor for his approval, Senate File 259, Senate File 287, Senate File 426, Senate File 436, Senate File 446, Senate File 584 and Senate File 585.

ADOLPH W. ELVERS, Chairman

# JOURNAL OF THE SENATE

#### SPECIAL ORDER

The time having arrived, the Chair announced the special order of business on Senate File 739.

#### THIRD READING OF BILLS

On motion of Senator Gaudineer, Senate File 739, a bill for an act to establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions, was taken up for consideration,

President Pro Tempore O'Malley took the chair at 9:35 a.m.

Senator Gaudineer called up the amendment filed by Senators Gaudineer, Clarke, Shirley, Kyhl, Reno, Heaberlin and Lodwick and moved its adoption:

Amend Senate File 739 as follows:

- 1. Amend section four (4) by inserting in line thirty-four (34) after the word "commissioner" the words, "or directors of divisions hereinafter established".
- 2. By striking from line thirty-six (36) of section four (4) the word "department" and by inserting in lieu thereof the word, "division".
- 3. By striking from line thirty-eight (38) of section four (4) the word "department" and by inserting in lieu thereof the word, "division".
- 4. By inserting after the word "herein" in line one (1) of section seven (7) the word "made".
  - 5. Amend section eight (8) by inserting the following at the end thereof:
- "Such commissioner shall be selected primarily for his administrative ability with special emphasis on his experience and background in the areas of social welfare and institutional administration. He shall not be selected on the basis of his political affiliation and shall not engage in political activity while he holds this position."
- 6. By inserting before the word "Annie" in line seven (7) of section eleven (11) the word, "Iowa".
- 7. By striking from line seven (7) of section thirteen (13) the word "is" and by inserting in lieu thereof the word, "in".
  - 8. By inserting a period (.) at the end of line twelve (12) of section forty-one (41).
- 9. By inserting the following after the word "following:" in line four (4) of section forty-three (43) "division director to whom primary responsibility of a".
- 10. By striking from line eight (8) of section fifty-one (51) the word (five) and by inserting in lieu thereof the word, "give".

- 11. By striking from line one (1) of section one hundred forty-seven (147) the following: "hundred" and by inserting in lieu thereof the word "hundred".
- 12. By striking from line six (6) of section one hundred eighty-five (185) the word "lines" and by inserting in lieu thereof the word "line".
- 13. By striking from line  $\sin$  (6) of section two hundred two (202) the word "the" as it appears after the word, "words".

The amendment was adopted.

Senator Schaben called up the following amendment and moved its adoption:

Amend Senate File 739 as follows:

- 1. Amend section seventeen (17) by striking lines twenty-two (22) through twenty-five (25) inclusive.
- 2. By striking all of sections three hundred sixty-nine (369) through three hundred eighty-seven (387) inclusive.
- 3. Further amend by renumbering the remaining sections in conformity with this amendment.

President Fulton took the chair at 10:00 a.m.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 31

Balloun	Elvers	Lamborn	Potgeter
Benda	Erskine	Lange	Reppert
Briles	Flatt	Lisle	Riley
Buren	Floy	Lodwick	Schaben
Coleman	Frey	Lucken	Shirley
DeHart	Hagedorn	Murray	Stephens
DeKoster	Hougen	Neu	Van Eaton
Dodds	Jensen	Patton	

Nays: 29

0 1 1	TT -1 - 11:	77 1.1	5
Cassidy	Heaberlin	Kyhl	Reichardt
Clarke	Heying	Main	Reno
Condon	Hill	McGill	Rigler
Denman	Kibbie	Messerly	Shaff
Ely	Klefstad	Mills	Stanley
Frommelt	Kosek	Nurse	Van Gilst
Gaudineer	Kruck	O'Malley	Walsh
Glenn			

Absent or not voting: 1

Burns

The amendment was adopted.

Senator Clarke called up the following amendment and moved its adoption:

Amend Senate File 739 as follows:

- 1. By striking all of sections four hundred nineteen (419) through four hundred twenty-six (426) inclusive and by inserting in lieu thereof the following:
- "Sec. 419. Section three (3) of House File 93, Acts of the Sixty-second General Assembly is hereby amended by striking all of subsection one (1) and by inserting in lieu thereof the following:
- 1. The terms "director" or "state director" means the director of the division of child and family services of the department of social services.
- "Sec. 420. Section five (5) of House File 93, Acts of the Sixty-second General Assembly is hereby amended as follows:
  - 1. By striking all of line one (1) and by inserting in lieu thereof the following: 'Duties of state director. The state director:'.
- 2. By striking from line three (3) of subsection one (1) the word 'board' and by inserting in lieu thereof the word 'director'.
- 3. By striking from line seven (7) of subsection one (1) the word 'board' and by inserting in lieu thereof the word 'director'.
- 4. By striking from line five (5), paragraph dof subsection one (1) the word 'board' and by inserting in lieu thereof the word 'director'.
- 5. By striking from line five (5) of subsection two (2) the words 'said board' and by inserting in lieu thereof the words 'such director'.
- 6. By striking from line six (6) of subsection two (2) the word 'board' and by inserting in lieu thereof the word 'director'.
- 7. By striking from line two (2) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.
- 8. By striking from line ten (10) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.
- 9. By striking from lines twelve (12) and thirteen (13) of subsection seven (7) the words 'state department of social welfare or upon any member of the state board' and by inserting in lieu thereof the words 'commissioner of social services or his authorized representative'.
- 10. By striking from line fifteen (15) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the words 'commissioner of social services'.
- 11. By striking from line twenty (20) of subsection seven (7) the words 'state board' and by inserting in lieu thereof the word 'commissioner of social services'.

- "Sec. 421. Section nine (9) of House File 93, Acts of the Sixty-second General Assembly is hereby amended by striking from line fifty-three (53) the word 'board' and by inserting in lieu thereof the word 'director'."
  - 2. By renumbering the remaining sections.

The amendment was adopted.

Senator Gaudineer called up the following amendment:

Amend Senate File 739 as follows:

1. Amend Section eight (8) by striking in line four (4) the words, "to serve at his pleasure." and by inserting in lieu thereof the following:

"with the approval and confirmation of two-thirds (2/3) of the senate and shall serve at the pleasure of the governor. The governor shall fill a vacancy in this office in the same manner as the original appointment. If the vacancy occurs while the general assembly is not in session, such appointment shall be reported to the senate within thirty (30) days of its convening at its next regular session for confirmation."

- 2. Amend section three hundred sixty-nine (369) as follows:
- a. By striking from line six (6) the word, "probation" and by inserting in lieu thereof the word, "parole".
- b. By striking from lines six (6) and seven (7) the word, "probation" and by inserting in lieu thereof the word, "parole".
- 3. By striking in line eight (8) of section three hundred seventy-three (373) the word, "probation" and by inserting in lieu thereof the word, "parole".
  - 4. Amend section three hundred seventy-four (374) as follows:
- a. By striking in line nine (9) the word, "probation" and by inserting in lieu thereof the word, "parole".
- b. By striking in line eleven (11) the word, "probation" and by inserting in lieu thereof the word, "parole".
- 5. By striking in line four (4) of section three hundred seventy-five (375) the word, "probation" and by inserting in lieu thereof the word, "parole".

Senator Gaudineer asked and received unanimous consent that the amendment be considered by division: paragraph 1 as Division 1 and paragraphs 2, 3, 4 and 5 as Division 2.

Senator Gaudineer moved the adoption of Division 1.

Division 1 was adopted.

Senator Gaudineer asked and received unanimous consent that Division 2 of the amendment be withdrawn.

Senator Messerly asked and received unanimous consent that the amendment filed May 3, 1967 by Senators Messerly and Balloun, found on page 1274 of the journal, be withdrawn.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 739 by striking in Section 67, lines one (1) through seven (7), inclusive and by inserting in lieu thereof the following:

"Section two hundred eighteen point thirty-four (218.34), Code 1966 is hereby amended by striking all of lines one (1) through three (3), inclusive and by inserting in lieu thereof the words, "a sufficient number of persons shall be appointed as".

The amendment was adopted.

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate File 739 as follows:

1. Amend section four hundred fifty (450) by striking from line two (2) the words "seven (7) and eight (8)" and inserting in lieu thereof the words "six (6) and seven (7)".

The amendment was adopted.

On motion of Senator Frommelt, the Senate adjourned until 3:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

Consideration of Senate File 739 was resumed.

Senator Flatt called up the amendment filed May 3, 1967 by Senators Flatt, O'Malley and Rigler, and found on pages 1272-1273 of the journal.

Senator O'Malley asked and received unanimous consent that action on the amendment be temporarily deferred.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 739 by inserting in line five (5) of Section nine (9) after the word, "divisions" the following:

"and to assign or reassign duties, powers, and responsibilities within his department".

The amendment was adopted.

Senator Flatt asked and received unanimous consent that the Flatt et al amendment be withdrawn.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 739 as follows:

In section 17, lines 5 and 6, strike the words "provided for in chapter two hundred eighteen (218) of the Code." and insert in lieu thereof the words "whose duties relate primarily to the division of corrections."

The amendment was adopted.

Senator Reppert called up the following motion and moved its adoption:

## MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which the Schaben amendment to Senate File 739 passed the Senate.

HOWARD C. REPPERT, JR.

Roll call was requested.

On the question "Shall the motion to reconsider prevail?" the vote was:

Ayes: 30

Burns Gaudineer Kyhl Reppert Cassidy Heaberlin Lucken Rigler Clarke Heving McGill Shaff Condon Hill Messerly Stanley Denman Kibbie Mills Van Eaton Elv Klefstad Nurse Van Gilst Floy Kosek Reichardt Walsh Frommelt Kruck

Nays: 26

Balloun Elvers Lamborn Patton Benda Flatt Lodwick Potgeter Briles Frev Main Riley Coleman Glenn Murray Schaben DeHart Hagedorn Neu Shirley DeKoster Hougen O'Malley Stephens Dodds Jepsen

Absent or not voting: 5

Buren Lange Lisle Reno

Erskine

The motion prevailed.

Senator Schaben moved the adoption of his amendment and requested a roll call.

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

Rule 8 was invoked.

Ayes: 25

Balloun Erskine Lamborn Patton

Lodwick Benda Flatt Potgeter Briles Frev Main Rilev Murray Schaben Coleman Hagedorn Shirlev DeKoster Hougen Neu Stephens Dodds Jepsen O'Malley Elvers

Navs: 32

Frommelt Kosek Reichardt Burns Cassidy Gaudineer Kruck Reppert Clarke Glenn Kvhl Rigler Condon Heaberlin Lucken Shaff DeHart Heving McGill Stanley Denman Hill Messerly Van Eaton Van Gilst Kibbie Mills Ely Floy Klefstad Nurse Walsh

Absent or not voting: 4

Buren Lisle Reno Lange

The amendment was lost.

Senator Gaudineer asked and received unanimous consent that Division 2 of his amendment filed May 3 and withdrawn in earlier action be refiled.

Senator Gaudineer moved adoption of Division 2 of the amendment.

Division 2 was adopted.

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

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

Jepsen

Rule 8 was invoked.

Ayes: 52

Benda O'Malley Flatt ' Kosek Patton Burns Floy Kruck Potgeter Cassidy Frommelt Kyhl Reichardt. Clarke Gaudineer. Lamborn Coleman Lodwick Reppert Glenn Condon Hagedorn Lucken Rigler DeHart Riley Heaberlin Main DeKoster McGill Shaff Heying ' Denman Shirley Messerly Hill Dodds Stanley Mills Hougen Elvers Van Eaton

Murray

Ely

Kibbie Klefstad Neu Nurse Van Gilst Walsh

Nays: 5

Erskine

Balloun

Frey

Schaben

Stephens

Briles

Absent or not voting: 4

Buren

Lange

Lisle

Reno

The bill having received a constitutional majority was declared to have passed the  $\mathbf{Senate}$  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

Mr. President: I am directed to inform your honorable body that the House has refused to concur in the Senate amendment to the House amendment on Senate File 96, a bill for an act to provide law clerks for supreme court judges.

#### Also

That the House has concurred in the Senate amendments to and passed House File No. 685, a bill for an act relating to production and sale of milk and milk products.

# Also:

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

House Concurrent Resolution 17 petitioning the Congress of the United States to enact a Uniform Interstate Motor Truck Registration and Fee law.

WILLIAM R. KENDRICK Chief Clerk

#### HOUSE CONCURRENT RESOLUTION 17

# BY: Committee on Motor Vehicles and Highway Safety

A Concurrent Resolution petitioning the Congress of the United States to enact a Uniform Interstate Motor Truck Registration and Fee law.

WHEREAS, the several states of the United States have enacted a variety of motor vehicle taxes applying to interstate motor truck operations; and

WHEREAS, the taxes of the various states lead to inequity of application to the motor truck operators; and

WHEREAS, the administration of motor truck taxes for the various states is costly and difficult as well as controversial; and

WHEREAS, the national economy is greatly affected by the movement of goods in commerce and lack of uniformity in the various state's truck registration and taxation laws tends to restrict such movement; and

WHEREAS, a substantial percentage of interstate motor truck traffic moves on federal interstate and primary highways; Now, Therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA; THE SENATE CONCURRING:

That the Congress consider the advisability of enacting a national motor truck registration law and road use fee system for interstate motor truck operation, replacing all such registrations, licenses and fees of the individual states; said registrations, licenses and fees to be prorated to the states on the basis of miles traveled in each state or other equitable basis, reserving to the states the registration and taxing of motor trucks engaged in limited, local interstate operation, and

BE IT FURTHER RESOLVED that an attested copy of this Resolution be forwarded to each member of the Iowa delegation in 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 so that they may file same with the appropriate committees.

#### INTRODUCTION OF BILLS

Senate File 776, by Committee on Governmental Subdivisions, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor.

Read first and second times, and passed on file.

Senate File 777, by Committee on Transportation, a bill for an act relating to junkyards, setting forth definitions; restrictions as to location along certain highways; requiring certain junkyards to be obscured by means of natural objects or fences; providing authority to purchase or condemn in certain situations; providing remedies for violation of this Act.

Read first and second times, and passed on file.

Senate File 778, by Committee on Public Health and Welfare, a bill for an act relating to hospital service corporations.

Read first and second times and passed on file.

#### SENATE CONCURRENT RESOLUTION 38

By: Stephens, Rigler, Shaff, Benda, Lucken, Briles and DeKoster

WHEREAS, the economy of the State of Iowa and the well being of its citizens are highly dependent on the delivery of mail of the United States Postal Department, and

WHEREAS, studies and surveys by the Postal Department show that mail  $\operatorname{service}$  is deteriorating, and

WHEREAS, the citizens of the State of Iowa are becoming increasingly concerned about this deterioration of mail service; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the President of the United States and the Postmaster General of the United States be urged to take whatever immediate action is necessary to improve mail service for the citizens of the State of Iowa.

#### REPORTS OF COMMITTEES

Senator Merle W. Hagedorn submitted the following report:

Mr. President: Your committee on Transportation to which was referred <u>House File 297</u>, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes, 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  $\underline{\text{House}}$   $\underline{\text{File 470}}$ , a bill for an act relating to the prorating of motor vehicle registration fees, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

MERLE W. HAGEDORN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 710, a bill for an act relating to the tort liability of 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 710 as follows:

- 1. Amend section one (1) by deleting the words "or town." from line three (3) and inserting the words "town, county, township, school district, and any other unit of local government."
- 2. Further amend section one (1) by adding at the end of line four (4) thereof the following: "county board of supervisors, board of township trustees, local school board,".
- 3. Amend section seven (7) by adding after the word "Act" in line fifteen (15) the words "to the extent stated in such policy".
- 4. Amend section eight (8) by deleting the word "may" from line four (4) and inserting in lieu thereof the word "shall".
- 5. Amend section seven (7) by striking from lines six (6), seven (7), and eight (8) the words "The premium costs of such insurance may be levied in excess of any millage tax limitation imposed by statute."

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 702, a bill for an act relating to junk motor vehicles, 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 666, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient, 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 387 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred thirty-six point two (236.2), Code 1966, is hereby amended by striking from line three (3) the words "or during delivery or".
- Sec. 2. Section two hundred thirty-six point fifteen (236.15), Code 1966, is hereby amended by striking from lines eleven (11) and twelve (12) the words "of all infants born therein and the" and by inserting in lieu thereof a comma (,).
- Sec. 3. Section two hundred thirty-six point eighteen (236.18), Code 1966, is hereby amended by adding the following at the end thereof: "No infant shall be delivered in a maternity hospital."
- Sec. 4. Sections two hundred thirty-six point twenty-three (236.23) and two hundred thirty-six point twenty-four (236.24), Code 1966, are hereby repealed.
- Sec. 5. Section two hundred thirty-six point twenty-five (236.25), Code 1966, is hereby amended by striking from lines four (4) and five (5) the words "born therein or".
- Sec. 6. Section two hundred thirty-six point twenty-six (236.26), Code 1966, is hereby amended by striking all of line three (3) and by inserting in lieu thereof the words "tion two hundred thirty-six point twenty-five (236.25) of the Code shall be kept of record".

  VERNON H. KYHL

Amend Senate File 498 by striking from line twenty-three (23) of Sec. 4 the word "in" and inserting in lieu thereof the word "for".

GILBERT E. KLEFSTAD

Amend Senate File 290 as follows:

Strike lines 3 and 4 and all of line 5 to and including the period and insert in lieu thereof the following:

"No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen (14) years to be engaged, with or without compensation, as a migratory agricultural laborer during the regular school hours of a free non-sectarian private or public school which is reasonably available and accessible to such child and which is operated primarily for children of migratory agricultural laborers."

DAVID STANLEY
H. KENNETH NURSE
WARREN J. KRUCK
JOSEPH W. CASSIDY
ARTHUR A. NEU
ROGER W. JEPSEN
ROBERT J. BURNS
RICHARD L. STEPHENS

Amend Senate File 397, Section 1, subsection three (3), lines two (2) and three (3) by striking the words and figures "five hundred (500)" and inserting in lieu thereof the words and figures "one thousand (1000)".

ROGER J. SHAFF

# BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S.F. 776

On Calendar

S.F. 777

On Calendar

S.F. 778

On Calendar

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Friday, May 5, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, May 5, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Senator Bass Van Gilst of Mahaska County, Oskaloosa, Iowa.

## VISITORS

Senator Murray rose on point of personal privilege to present 33 junior students from Burt Community school, who were seated in the balcony with their instructors, Waldo Kruse and Mrs. Beatrice Brace.

Senator Messerly rose to introduce 54 students from Hudson Community Junior High school, who accompanied by Hadley Castor, instructor, were seated in the gallery.

Senator Heaberlin rose on point of personal privilege to present 20 senior students from Norwalk Community High school, who were seated in the balcony with instructor, Dale Wiese.

Senator Heaberlin also introduced 52 students from Pella Christian and Newton Christian schools, who were present in the Senate gallery with their instructor, Mrs. Tony Stravers.

Senator Heying rose to introduce 38 students from North Winneshiek Community Junior and Senior High school, Decorah, who with Superintendent Gordon Christianson and instructors, Lynn Danielson, Mrs. Urban Hageman and Gerald Moorehead, were seated in the Senate gallery.

Senator Rigler rose on point of person privilege to present 33 junior high students from St. Pauls Lutheran school, Waverly, who were seated in the balcony with Lois Phillippi, instructor.

### PETITION

The following petition was presented favoring the legalizing of pari-mutuel wagering:

By Senator Heying from 50 residents of Fayette and Winneshiek Counties.

## COMMUNICATION

May 1, 1967

Honorable Robert Fulton Lieutenant Governor of Iowa State Capitol L O C A I

Dear Bob.

Since passage by the General Assembly of Senate File 40, the bill to require a colored photograph on each Iowa drivers' license, I have made a thorough study of the cost of implementing this bill and the advantages that would result from it.

The best estimate I have been able to obtain indicates that it would cost about \$1,100,000 for the first two-year period to put the provisions of the bill into effect, not counting the cost of added space that would be required at drivers' license examining stations. No provisions were made in Senate File 40 for defraying this cost. Advocates of the bill say it will provide better identification to prevent the sale of beer and liquor to minors and the passing of bad checks. In my opinion, these advantages—if they do, in fact, exist—are outweighed by the cost involved at a time when funds available to the Public Safety Department are urgently needed to provide additional men for the Highway Patrol and other vital traffic safety measures.

Therefore, I would urge the General Assembly to either reconsider its passage of Senate File 40 or hold the bill until some source of funds is provided to pay for the cost of implementing it.

Very truly yours, HAROLD E. HUGHES, Governor

Senator Frommelt asked and received unanimous consent that Senate File 766 be taken up out of order.

#### THIRD READING OF BILLS

On motion of Senator Heying, Senate File 766, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals, was taken up for consideration.

Senator Heying called up the following amendment and moved its adoption:

Amend Senate File 766 as follows:

1. Add to section (2) two, line three, after the words "in the" "Decorah Journal," and further amend line four (4) by inserting the word "Decorah" after the word "in", and the words "Fayette County Union" after the words "in the" on the same line. Further amend by inserting on line five (5) after the word "in" "West Union".

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:

Rule 8 was invoked.

Ayes: 41

Balloun	Ely	Kyhl	Patton
Benda	•	Lamborn	Potgeter
Buren	Frommelt	Lange	Reppert
Burns	Glenn	Lodwick	Rigler
Cassidy	Hagedorn	Main	Schaben
Coleman	Heaberlin	McGill	Shaff
Condon	Heying	Mills	Stanley

DeHart DeKoster Dodds Elvers Hill Hougen Kosek

Murray Nurse O'Malley Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 20

Briles Clarke Denman Flatt Flov Frey Gaudineer Jepsen Kibbie Klefstad Kruck Lisle Lucken Messerly Neu

Reichardt Reno Riley Shirley Stephens

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

Senator Heying asked and received unanimous consent that Senate File 766 be immediately messaged to the House.

Senator Mills took the chair at 8:30 a.m.

# HOUSE AMENDMENTS CONSIDERED

Senator Dodds called up for consideration Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 126, Section 1, by inserting after the word "deer" in line 3, the words "with firearms".

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: 49
Balloun

Benda

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kosek

Kruck

Lange Main McGill Messerly Mills Murray Neu Nurse

O'Mallev

Patton

Kyhl

Lamborn

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst

Walsh

Nays: 1

DeHart

Absent or not voting: 11

Denman

Gaudineer Kibbie

Lisle Lodwick Riley Shirley

Flov Frey

Klefstad

Lucken

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 Ely, Senate File 326, a bill for an act to authorize the board of control of state institutions to operate facilities at locations away from institutional campuses, 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:

Erskine

Frommelt

Hagedorn

Heaberlin

Heying

Jepsen

Hill

Flatt

Glenn

Ayes: 50

Balloun Benda Briles Buren Burns Cassidv Clarke Coleman DeHart

Kosek Dodds Kruck Elvers Kyhl Ely Lamborn Lange Lodwick Lucken Main McGill

Messerly Mills Murray Neu Nurse O'Mallev Patton

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton

Van Gilst Walsh

Nays: 0

DeKoster

Absent or not voting: 11

Condon Denman Flov

Frev Gaudineer Hougen

Kibbie Klefstad Lisle

Riley 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 O'Malley, Senate File 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children, was taken up for further consideration.

The following committee amendment was called up for consideration:

Amend Senate File 200 as follows:

- 1. By striking section four (4) and by renumbering the remaining sections thereof.
- 2. By striking in line five (5) of section six (6) the words, "a preponderance of" and by inserting in lieu thereof the words, "clear and convincing".
- 3. By striking in lines two (2) and three (3) in section thirteen (13) thereof the words, "and two hundred thirty-two point sixty-two (232.62) Code 1966, are" and by inserting in lieu thereof the words, "Code 1966, is".
- 4. Section fifteen (15) is hereby amended by inserting in line two (2) after the word "jurisdiction" the word, ", only,".
- 5. By striking all of lines one (1) through three (3) and the word, "all" in line four (4) of section sixteen (16) and by inserting in lieu thereof the word, "All".
- 6. By inserting in line thirteen (13) of section twenty-four (24) after the word, "conviction" the words, "but only after the child has successfully completed a period of probation of not less than one (1) year".
- 7. By striking all of section twenty-five (25) and by inserting in lieu thereof the following:
- "A child referred to Juvenile Court pursuant to section fifteen (15) of this Act, may also be transferred to Criminal Court and tried as an adult by the filing of a county attorney's information or grand jury indictment charging the child with an indictable offense. A child may also be transferred to the appropriate criminal court by the filing of an information by the county attorney charging the child with a non-indictable offense. No such county attorney's information, grand jury indictment, or information shall be filed or be valid to effect such a transfer after there has been an adjudication of delinquency in Juvenile Court."

Senator O'Malley called up the following amendment to the committee amendment and moved its adoption:

Amend the judiciary committee amendment to Senate File 200, filed February 28, 1967, by striking all beginning with the word "A" in line twenty-two (22) down to and including the word "offense." in line twenty-four (24).

The amendment to the amendment was adopted.

Senator O'Malley called up the following amendment to the committee amendment and moved its adoption:

Amend the judiciary committee amendment to Senate File 200, filed February 28, 1967, as follows:

- 1. By striking from lines nineteen (19) and twenty-seven (27) the words "Juvenile Court" and by inserting in lieu thereof the words "juvenile court".
- 2. By striking from line twenty (20) the words "Criminal Court" and by inserting in lieu thereof the words "criminal court".
- 3. By striking from line twenty-six (26) the word "effect" and by inserting in lieu thereof the word "affect".

The amendment to the amendment was adopted.

Senator O'Malley asked and received unanimous consent that his amendment to the committee amendment filed April 27, 1967, found on page 1186 of the journal, be withdrawn.

Senator O'Malley moved the adoption of the amendment as amended.

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: 52

Balloun	Flatt	Kyhl	O'Malley
Benda	Floy	Lamborn	Potgeter
Briles	Frey	Lange	Reichardt
Burns	Frommelt	Lisle	Reno
Cassidy	Gaudineer	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
Coleman	Hagedorn	Main	Shaff
Condon	Heaberlin	McGill	Shirley
DeKoster	Heying	Messerly	Stanley
Denman	Hougen	Mills	Stephens
Dodds	Jepsen	Murray	Van Eaton
Elvers	Kosek	Neu	Van Gilst
Erskine	Kruck	Nurse	Walsh

Nays: 0

Absent or not voting: 9

Buren	Hill	Klefstad	Reppert
DeHart	Kibbie	Patton	Riley
Ely			

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

## HOUSE AMENDMENTS CONSIDERED

Senator Cassidy called up for consideration Senate File 379, a bill for an act relating to social science subject requirements under minimum school standards, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 379 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred fifty-seven point twenty-five (257.25), subsection six (6). Code 1966, is hereby amended by striking therefrom paragraph b and inserting in lieu thereof the following:

"Four units of the social studies, instruction in American history, American government, and economics shall be included in said units but need not be required as full units."

Amend the title to Senate File 379 by striking all after the word "relating" and inserting in lieu thereof the following: "to educational standards."

The Senate concurred in the House amendment.

Senator Cassidy 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 Elvers Renda Erskine Briles Flatt Buren Floy Burns Frey Cassidy Frommelt Clarke Gaudineer Coleman Glenn Condon Hagedorn DeHart Heaberlin DeKoster Heying Denman Hill Dodds

Kosek
Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Potgeter Reno Rigler Schaben Shaff Shirley Stanley Stephens Walsh

Nurse

Patton.

O'Malley

Nays: 0

Absent or not voting: 12

Ely Hougen Jepsen Kibbie Klefstad Kruck Lisle Reichardt Reppert

Riley Van Eaton Van Gilst The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Floy took the chair at 9:30 a.m.

Senator DeKoster called up for consideration Senate File 142, a bill for an act solemnizing marriages, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 142 as follows:

- 1. By striking all of lines four (4), five (5), and six (6) of Section one (1) and inserting in lieu thereof the following:
- "A representative selected for such purpose by any recognized religious society, association or community."
  - 2. By striking all of Section two (2).

The Senate failed to concur in the House amendment.

#### UNFINISHED BUSINESS

Senator Hagedorn called up the following motion and moved its adoption:

#### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 319 failed to pass the Senate.

GILBERT E. KLEFSTAD

The motion prevailed.

Senator Hagedorn moved that the vote by which Senate File 319, an act relating to obstructions within the boundary lines of a public highway, went to its third reading be reconsidered, which motion prevailed.

Senator Hagedorn moved that the vote by which the amendment filed by Senator Coleman on April 21, found on page 1090 of the journal, was adopted, be reconsidered.

The motion prevailed.

Senator Frommelt moved the adoption of the Coleman 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: 52

	The second secon		
Balloun	Erskine	Lamborn	Patton
Benda	Floy	Lange	Potgeter
Briles	Frey	Lisle	Reno
Buren	Frommelt	Lodwick `	Reppert
Burns	Gaudineer	Lucken	Rigler
Cassidy	Glenn	Main	Schaben

Clarke Coleman DeHart DeKoster Denman Dodds Elvers

Hagedorn Heaberlin Heying Hill Kosek Kruck Kyhl McGill Messerly Mills Murray Neu Nurse O'Malley Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Flatt

Absent or not voting: 8

Condon Ely Hougen Jepsen Kibbie Klefstad Reichardt Rilev

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 309, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals, was taken up for further consideration.

Senator Erskine called up the following amendment and moved its adoption:

Amend House File 309 as follows:

- 1. Amend the title, line 1, by striking the words "and plumage".
- 2. Amend the title, line 2, by striking the words "birds and",
- 3. Amend Section 1, line 4, by striking the words "or plumage".
- 4. Amend Section 1, line 5, by striking all after the word "taken" and insert in lieu thereof the following "deer. Such deer hides shall be plainly labelled with the owner's name and address and license number prior to the sale. This name and address and license number must remain attached to the hide while such hide is within the boundaries of this state."

Division was requested.

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: 54

Balloun Benda Buren Erskine Flatt Floy Kyhl Lamborn Lange O'Malley Patton Potgeter

Lisle Reno Burns Frey Frommelt Lodwick Reppert Cassidv Gaudineer Lucken Rigler Clarke Main Schaben Glenn Coleman Shaff Hagedorn McGill Condon Shirley Messerly DeHart Heaberlin Stanley DeKoster Heving Mills Murray Van Eaton Denman Hougen Van Gilst Jepsen Neu Dodds Kosek Nurse Walsh Elvers Kruck

Elv

Nays: 0

Absent or not voting: 7

Reichardt Stephens Kibbie Briles Hill Klefstad Riley

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

President Fulton took the chair at 9:55 a.m.

Senator O'Malley called up Senate File 96, a bill for an act to provide law clerks for supreme court judges, and moved that the Senate recede from its amendment to Senate File 96.

The motion was lost and the Senate insisted on its amendment.

## CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators O'Malley, Coleman, Lange and Neu on the conference committee on the part of the Senate on Senate File 96.

Senator Floy took the chair at 10:05 a.m.

On motion of Senator O'Malley, Senate File 500, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment, was taken up for consideration.

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

Amend Senate File 500 as follows:

1. Amend section five (5) by striking from line eleven (11) of subsection two (2) the words "or resident tenant".

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
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon

Erskine Flatt Floy Frey

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill

Hougen

Jepsen

Kosek

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill

Messerly

Mills

Nen

Nurse

Murray

Kruck

Potgeter Reichardt Reno Reppert Rigler Schaben Shirley Stanley Stephens Van Eaton Van Gilst

O'Mallev

Patton

Nays: 1

DeHart

DeKoster

Denman

Dodds.

Elvers

Ely

Shaff

Absent or not voting: 4

Briles

Kibbie

Klefstad

Riley

Walsh

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 345, a bill for an act relating to advertisement of intoxicating liquors, was taken up for further consideration.

Senator Kruck took the chair at 10:35 a.m.

Senator Reppert asked and received unanimous consent that further action on Senate File 345 be temporarily deferred.

On motion of Senator Messerly, House File No. 79, a bill for an act relating to the sale of documentary stamps, was taken up for further consideration.

Senator Rigler called up the following amendment filed by Senators Rigler and Mills:

Amend House File 79 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter four hundred twenty-eight A (428A), Code 1966, is hereby repealed.

- "Sec. 2. Every person who conveys any interest in real estate by a deed or other instrument shall state therein the actual consideration; provided however, the validity of the transaction as between the parties thereto, and as to any other person who would otherwise be bound thereby, shall not be affected by failure to comply with the provisions of this Act.
  - "Sec. 3. The provisions of this Act shall not apply to:
- "1. Any executory contract for the sale of land under which the vendee is entitled to or does take possession thereof, or any assignment or cancellation thereof.
- "2. Any mortgage or any assignment, extension, partial release, or satisfaction thereof.
  - "3. Any will.
  - "4. Any plat.
  - "5. Any lease.
- "6. Any deed, instrument, or writing in which the United States or any agency or instrumentality thereof or the state of Iowa or any agency, instrumentality, or governmental or political subdivision thereof is the grantor, assignor, transferor, or conveyor.
  - "7. Deeds for cemetery lots.
- "Sec. 4. The tax commission shall enforce the provisions of this Act and may prescribe rules and regulations necessary thereto.
- "Sec. 5. Violation of any provisions of this Act or the rules and regulations of the tax commission shall constitute a misdemeanor."

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Rigler-Mills amendment to House File 79 by inserting in line eleven (11) after the word, "Act" the words, "the county recorder shall not record any conveyance that does not conform to this Act."

The amendment to the amendment was adopted.

Senator Rigler moved the adoption of the Rigler-Mills amendment as amended.

Senator Nurse offered a substitute motion that further action on House File 79 be temporarily deferred, which motion prevailed.

Senator Elvers called up the following motion and moved its adoption:

#### MOTION TO RECONSIDER

 $\,$  Mr. President: I move to reconsider the vote by which Senate File 311 passed the Senate.

ADOLPH W. ELVERS

The motion prevailed.

Senator Elvers moved that the vote by which Senate File 311, an act relating to motor vehicle registration plates, went to its third reading be reconsidered, which motion prevailed.

Senator Reppert moved that Senate File 311 be rereferred to the transportation committee.

The motion prevailed.

House File 79, a bill for an act relating to the sale of documentary stamps, was called up for further consideration.

Consideration of the Rigler-Mills amendment was resumed.

Senator Rigler moved the adoption of the amendment.

Roll call was requested.

Rule 8 was invoked.

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

Ayes: 29

Balloun Lange Gaudineer Potgeter Benda Hougen Lisle Reichardt Briles Lodwick Jepsen Rigler Clarke Kosek Lucken Stanley Coleman Messerly Stephens Kruck DeHart Kyhl Mills Van Eaton DeKoster Lamborn Neu Walsh. Flatt

Navs: 26

Buren Ely Hill Patton Burns Flov Main Reno Cassidy Frommelt McGill Reppert Condon Glenn Murray Schaben Denman Hagedorn Nurse Shirlev Dodds Heaberlin Van Gilst O'Mallev

Elvers Heying .

Absent or not voting: 6

Erskine Kibbie Riley Shaff Frey Klefstad

The amendment was adopted.

Senator Frommelt moved that further action on House File 79 be deferred, which motion prevailed.

Senator Murray took the chair at 11:45 a.m.

Senator Coleman asked and received unanimous consent to take up the following resolution:

SENATE CONCURRENT RESOLUTION 39

# By: Coleman

WHEREAS, Senate File 40, an Act relating to operator's and chauffeur's licenses, has been adopted by both the Senate and the House of Representatives of the Sixty-second General Assembly; and

WHEREAS, Senate File  $40\,\mathrm{has}$  been enrolled and signed by the President of the Senate and the Speaker of the House; and

WHEREAS, Senate File 40 has been forwarded to the Governor of the state of Iowa for his consideration; and

WHEREAS, the Governor is concerned since Senate File 40 requires that a colored photograph be a part of each operator's and chauffeur's license issued in this State but the Act does not include an appropriation to implement this procedure; and

WHEREAS, the budget askings of the State Department of Public Safety, the state agency which will be responsible for the administration of Senate File 40, do not include a request for funds adequate to implement the Act; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the Sixty-second Iowa General Assembly hereby declares that it is the intent of the General Assembly that the budget for the Department of Public Safety for the biennium beginning July 1, 1967 and ending June 30, 1969 shall include a line appropriation for funds to implement Senate File 40 and that the procedure necessitated under Senate File 40 be funded from an increase in the retail cost of alcoholic beverages sold by the State.

BE IT FURTHER RESOLVED that the President of the Senate be instructed to forward a copy of this resolution to the Governor of the state of Iowa.

Senator Stephens rose on point of order on the grounds that under the Senate rules the resolution should be referred to the appropriations committee.

The Senate stood at ease until the fall of the gavel.

The Senate was called to order with President Fulton in the chair.

Senator Frommelt moved that the Senate recess until 1:15 p.m.

Division was requested on the motion.

The motion prevailed.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# ADDITIONAL COPIES

Senator Mills asked and received unanimous consent that 1,000 copies of Senate File 288 be printed.

Senator Lamborn asked and received unanimous consent that Senate Files 514 and 530 be taken up for consideration out of order.

#### THIRD READING OF BILLS

On motion of Senator Lamborn, House File 514, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lamborn moved that the bill be read a third 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	Ely	Kruck	Nurse
Benda	Erskine	Kyhl	O'Malley
Buren	Floy	Lamborn	Patton
Burns	Frommelt	Lange	Reichardt
Cassidy	Gaudineer	Lodwick	Reno
Clarke	Glenn	Lucken	Rigler
Coleman	Hagedorn	McGill	Shirley
DeHart	Heaberlin	Messerly	Stanley
DeKoster	Heying	Mills	Stephens
Denman	Hill	Murray	Walsh
Dodds	Jepsen	Neu	

Nays: 0

Absent or not voting: 18

Briles	Hougen	Main	Schaben
Condon	Kibbie	Potgeter	Shaff
Elvers	Klefstad	Reppert	Van Eaton
Flatt	Kosek	Riley	Van Gilst
From	Lielo		

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

On motion of Senator Lamborn, House File No. 530, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lamborn moved that the bill be read a 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: 44

Balloun	Floy	Kyhl	O'Malley
Burns	Frommelt	Lamborn	Patton
Cassidy	Gaudineer	Lange	Potgeter
Clarke	Glenn	Lodwick	Reichardt
Coleman	Hagedorn	Lucken	Reno
DeHart	Heaberlin	McGill	Rigler
DeKoster	Heying	Messerly	Shirley
Denman	Hill ·	Mills	Stanley
Dodds	Jepsen	Murray	Stephens
Ely	Kosek	Neu	Van Gilst
Erskine	Kruck	Nurse	Walsh

Nays: 0

Absent or not voting: 17

Benda	Flatt	Klefstad	Riley
Briles	Frey	Lisle	Schaben
Buren	Hougen	Main	Shaff
Condon	Kibbie	Reppert	Van Eaton
Elvers			

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

# SENATE FILE 364 WITHDRAWN

Senator Ely asked and received unanimous consent that Senate File 364, an act to make possible the use of mental hospitals for treatment centers for the mentally retarded, be withdrawn from further consideration by the Senate.

#### SENATE CONCURRENT RESOLUTION 40

By: Potgeter, Stanley, Gaudineer, Burns

WHEREAS, Iowans wish to honor Herbert Hoover, the 31st President of the United States, and the only Iowan ever to be elected President of the United States, and

WHEREAS, the Herbert Hoover National Historic Site at West Branch, Iowa, is of national interest, attracting more than 750,000 visitors since 1962, and

WHEREAS, this site includes the Presidential library and museum, and the grounds are the location of the former President's birthplace cottage and the gravesites of President and Mrs. Hoover, and

WHEREAS, the present site is incomplete and inadequate and part of it is in an unfinished and unsightly condition. Now Therefore.

BE IT RESOVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE HOUSE OF REPRESENTATIVES CONCURRING:

That the General Assembly of the State of Iowa urges the Congress of the United States to approve the President's \$470,000 appropriation request which was included in the Interior Department's appropriation bill for land and building acquisition and development at the Herbert Hoover National Historic Site.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of this Iowa delegation in Congress.

## BILLS ASSIGNED TO COMMITTEE

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

S.F. 642	Appropriations
S.F. 701	Appropriations
S.F. 709	Appropriations

Mr. President;

I move to reconsider the vote by which the Rigler-Mills amendment of April 26 to House File 79 passed the Senate.

C. JOSEPH COLEMAN

#### 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 Non-Controversial Calendar:

H.F. 116 Regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations. By Petersen (Companion to S.F. 59).

H.F. 20 Relating to adoption. By Renda.

S.F. 574 Committee Bill--Relating to the removal of non-permanent vessels and structures by state conservation commission. By Conservation and Recreation.

- S.F. 575 Committee Bill--Changing the hunting, fishing, and trapping license year from April 1 to the calendar year. By Conservation and Recreation, (Companion to H.F. 488)
- H.F. 216 Relating to educational laboratory schools. By Higher Education.
- S.F. 504 To provide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of their employment. By O'Malley and Coleman.
- S.F. 506 Providing a definite time at which interest on workmen's compensation claims will commence to accrue. By O'Malley and Coleman.
- S.F. 728 Committee Bill--Relating to barbering. By Public Health and Welfare.
- S.F. 505 Relating to the costs of an official shorthand reporter in workmen's compensation hearings. By O'Malley and Coleman.
- S.F. 544 To Authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases. By O'Malley and Coleman.
- S.F. 591 To legalize and validate the proceedings of the town council of the town of Lenox for establishment and erection of a municipal gasworks. By Briles.
- S.F. 592 To legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the town of Prescott. By Briles.
- S.F. 593 To legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the town of Clearfield. By Briles.
- S.F. 594 To legalize and validate the proceedings of the town council of the town of Prescott authorizing and providing for the establishment and erection of a municipal gasworks. By Briles.
- S.F. 595 To legalize and validate the proceedings of the town council of Lenox for the execution of a contract for the purchase of natural gas. By Briles.
- S.F. 596 To legalize and validate the proceedings of the city council of Bedford authorizing and providing for the establishment and erection of a municipal gasworks. By Briles.
- S.F. 597 To legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the city of Bedford. By Briles.
- S.F. 598 To legalize and validate the proceedings of the town council of the town of Clearfield and providing for establishing and erection of a municipal gasworks. By Briles.
- H.F. 345 Relating to the investment of funds of life insurance companies. By Kluever, Bailey, and Millen.

- S.F. 461 Relating to fees for marriage licenses. By Elvers. (Companion to H.F.286)
- S.F. 766 Committee Bill--Relating to acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals. By Public Health and Welfare.
- S.F. 674 Relating to property tax exemption of charitable and religious institutions. By Dodds.

HOWARD C. REPPERT, JR. Chairman, Steering Committee

#### INTRODUCTION OF BILLS

Senate File 779, by Committee on Governmental Subdivions, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county offices.

Read first and second times and passed on file.

Senate File 780, by Committee on Commerce, a bill for an act relating to bank parking lot offices.

Read first and second times and passed on file.

# REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred House File 363, a bill for an act relating to the use of the telephone for the purpose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and providing a punishment therefor, 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 <u>Senate File</u> 642, a bill for an act relating to judicial retirement compensation and widows' annuities and to provide an appropriation therefor, 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 <u>House File</u> 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts, 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 701, a bill for an act relating to civic awards and indemnification of citizens who incur personal injury or property damage in attempting to prevent crimes, aid victims of crimes, or in assisting peace officers in attempting to prevent crimes or in apprehending criminal offenders, and to make an appropriation therefor, 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 Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred Senate File 695, a bill for an act relating to private college preparatory schools, 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 John M. Ely, Jr., submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred Senate File 709, a bill for an act establishing a regional jail system under the board of control for the confinement, treatment, and care of prisoners confined in local jails, authorizing juvenile detention facilities to be a part of the system, 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:

- 1. Amend the title by striking from line three (3) the comma and by inserting in lieu thereof the word "and" and by striking all after the word "system" in line four (4) and by inserting in lieu thereof a period.
  - 2. Amend section twenty-six (26) by striking all of such section.

JOHN M. ELY, JR., Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend the education committee amendment to Senate File 579, filed April 5, 1967, as follows:

1. By inserting in line ten (10) after the word "physicians" the words "and surgeons".

GEORGE E. O'MALLEY

Amend House File 394 as follows:

1. By adding the following new section:

Section twenty-four point two (24.2), subsection four (4), Code 1966, is further amended by inserting after the period in line eight (8) the following:

"However, the County Superintendents' Office shall have the option to determine whether the Office shall be on a calendar year basis or a fiscal year basis."

VERN LISLE

Senate File 688, section one (1), is hereby amended by striking from line two (2) the words "petroleum products" and inserting in lieu thereof the following:

"motor fuel as defined in section three hundred twenty-four point two (324.2), subsection one (1), of the Code, or special fuel as defined in section three hundred twenty-four point thirty-three (324.33), subsection one (1), of the Code".

FRANKLIN S. MAIN

Amend Senate File 294 as follows:

- 1. By striking all of sections one (1) through thirteen (13), inclusive and all of section nineteen (19).
  - 2. By renumbering the remaining sections in conformity with this amendment.
  - 3. By striking from line two (2) of the title the words, "state personnel director,".
- 4. By striking from line three (3) of section eighteen (18) the words, "state personner director,".

LEE GAUDINEER

Amend House File 176 as follows:

- 1. By striking Section 5 and inserting in lieu thereof "Sec. 5. Section five hundred fourteen point seven (514.7), Code 1966 is hereby amended as follows:
- 1. By inserting in line three (3) after the word "service" the following: "or for pharmaceutical service".
- 2. By adding at the end of said section the following: "The Commissioner shall require that participating pharmacies be reimbursed by the pharmaceutical service corporation at rates or prices equal to the rates or prices charged non-subscribers, unless the commissioner determines otherwise to prevent loss to subscribers."

ERNEST KOSEK JOHN M. ELY, JR.

Amend Senate File 294 by striking lines six (6) and seven (7) of section fourteen (14) and by renumbering the remaining subsection.

LEE GAUDINEER

Senate File 731 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By striking from line two (2) the word "network" and inserting in lieu thereof the word "facility".
- 2. By striking from line five (5) the word "network" and inserting in lieu thereof the following:

"facility, including facilities for construction of closed circuit television,".

Amend section two (2) as follows:

1. By striking from line eight (8)the word "network" and inserting in lieu thereof the word "facility".

- 2. By inserting in line fourteen (14) after the word "facilities," the word "services,".
- 3. By striking from line fifteen (15) the word "network" and inserting in lieu thereof the word "facility".

Amend Section three (3) by striking from line two (2) the word "network" and inserting in lieu thereof the word "facility".

Amend the title as follows:

- 1. By striking from line two (2) the word ''network'' and inserting in lieu thereof the word ''facility''.
- 2. By striking from line four (4) the word ''network'' and inserting in lieu thereof the word ''facility''.

ELMER F. LANGE SEELEY G. LODWICK

Amend Senate File 345 as follows:

By adding following the word "vehicles" in line five (5), the words "except such vehicles as are principally used for the transportation of school children".

HOWARD C. REPPERT, JR.

Amend the Reno, et al amendment to Senate File 733, filed May 2, 1967, as follows:

- 1. By striking from line seventeen (17) the words "state registrar" and by inserting in lieu thereof the words "clerk of district court".
- 2. Further amend by striking all after the word "annually" in line twenty-one (21) and by striking all of lines twenty-two (22) and twenty-three (23) and by inserting in lieu thereof the words "amend section thirteen (13) by striking the period (.) after the word 'department' in line ten (10) and inserting in lieu thereof a comma (,) and by adding the words 'and this may be on microfilm'."

MAX E. RENO

Amend the title to Senate File 688 by striking from line one (1) the words "petroleum products" and inserting in lieu thereof the words "motor fuel and special fuel". FRANKLIN S. MAIN

Amend Senate Concurrent Resolution 39 as follows:

By placing a period (.) following the word 'funded' in line twenty-three (23) and striking the balance of line twenty-three (23) and twenty-four (24).

HOWARD C. REPPERT, JR.

Amend Senate Concurrent Resolution 39 as follows:

By striking in line twenty-four (24) the word "retail".

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Monday, May 8, 1967.

## JOURNAL OF THE SENATE

Senate Chamber.

Des Moines, Iowa, Monday, May 8, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Allen Peterson, pastor of the Presbyterian Church, Carroll, Iowa.

#### VISITORS

Senator McGill rose on point of personal privilege to present 30 sixth grade students from Washington Elementary school, Albia, who were seated in the balcony with their instructor, Robert Thomas.

Senator Glenn rose on behalf of Senator Reno to introduce 12 students from the Seventh Day Adventist school, Fairfield, who were accompanied by Miss Marion Beck and Superintendent Haas.

Senator Glenn presented 85 students from Cardinal Community school, Eldon, who were present in the gallery with instructor, Paul Reberry.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Lamborn from 67 residents of Jackson and Jones Counties, in favor of property tax relief.

By Senator Ely from 12 residents of Linn County, favoring the proportionate sharing plan.

By Senator Kosek from 24 residents of Linn County, favoring the proportionate sharing plan.

By Senator Riley from 12 residents of Linn County, favoring the proportionate sharing plan.

By Senator Kosek from 88 residents of Pottawattamie County, in favor of legalizing pari-mutuel wagering on horses.

By Senator Lamborn from 25 residents of Jackson and Jones Counties, favoring pari-mutuel wagering on horses.

By Senator Lange from 26 residents of Calhoun, Ida and Sac Counties, favoring pari-mutuel wagering on horses.

By Senator Patton from 25 residents of Buchanan County, favoring legalized pari-mutuel wagering on horses.

By Senator Van Eaton from 25 residents of Woodbury County, favoring parimutuel wagering on horses.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 281, House File 287, House File 553, and House File 554.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, Chairman House Committee

Report adopted.

# BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate, House File 281, House File 287, House File 553, and House File 554.

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 5, 1967, the governor had approved the following bills.

Senate File 259, an act relating to the specifications and standards for cheeses and cheese products.

Senate File 436, an act to amend Chapter Five Hundred Twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures.

Senate File 287, an act to legalize the proceedings of the Board of Supervisors of Adams County in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, Iowa.

Senate File 446, an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, State of Iowa, and declaring the boundaries of said school district to be legally established.

Senate File 426, an act to legalize and validate the proceedings of the Board of Directors of the Bellevue Community School District, in the County of Jackson, 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.

Senate File 584, an act to legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, and declaring the boundaries of said school district to be legally established.

Senate File 585, an act to legalize and validate the proceedings of the Board of Directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, 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.

# COMMUNICATIONS May 5, 1967

The Honorable Robert D. Fulton Lieutenant Governor President of the Senate Sixty-second General Assembly State Capitol Des Moines, Iowa

Honorable Members of the Senate:

Senate File 40, the bill to require a colored photograph on each Iowa driver's license, is hereby disapproved and returned to the Senate in accordance with Article III, Section 16, Constitution of the State of Iowa.

The decision to disapprove this measure was reached only after careful weighing of the potential usefulness of the photo licenses and thorough research into the cost and administrative problems of providing them.

Prior to the time the bill reached my desk, I made known my misgivings about it so the disapproval should come as a surprise to no one.

In the first place, no provision was made by the General Assembly to defray the cost of carrying out this enactment. Presumably, therefore, the funds would have to come out of the operating budget of the Public Safety Department.

Cost estimates vary, but there is no doubt whatsoever that the cost of establishing the photo license system would be substantial.

The most informed estimate I have been able to obtain indicates that it would cost about \$1,100,000 for the first two-year period, not counting the cost of added space that would be required at driver's license examining stations.

At a time when the needs of the state for vital services are compelling and our citizens are pleading for tax relief, I simply cannot justify this expenditure out of funds urgently needed by the Public Safety program for additional Highway Patrol officers and other essential traffic safety requirements.

Proponents of this measure have stated that the photo licenses would cut down the passing of bad checks, would help prevent liquor sales to minors, and would provide more positive identification for law enforcement officers.

But professional law enforcement people with whom I have consulted consider these advantages to be limited. They state that the majority of bad checks are passed by professional criminals from out of the state who carry forged documents anyway. A laminated photo on a driver's license can still be "doctored up" and relaminated in the event that a minor wanted to purchase alcoholic beverages. Moreover, some protection is already provided by the fact that any driver who is not of age has "under 21" marked across his driver's license.

Public safety officials see some advantage to the photo licenses in law enforcement and prevention. Some of them would favor the establishment of the system if it were self-supporting. Under Senate File 40, it would not be. Since that is the case, the conclusion is that there are more vital needs for funds in public safety than for this purpose.

I do not for a moment question the high purpose of the General Assembly in enacting Senate File 40. But for the reasons stated above, I could not in good conscience approve the bill.

Very sincerely,

HAROLD E. HUGHES, Governor

COMMUNICATIONS May 8, 1967

The Honorable Robert D. Fulton Lieutenant Governor of Iowa President of the Senate Sixty-second General Assembly State Capitol Des Moines, Iowa

Dear Sir:

I am enclosing a copy of a letter I have received from Dr. David D. Palmer of Davenport asking that his name be withdrawn from further consideration for confirmation as a member of the State Board of Regents. Also enclosed is a copy of my reply to Dr. Palmer.

It is with a profound sense of regret and loss to the state that I urge the Senate to withdraw Dr. Palmer's name.

However, I feel that Dr. Palmer's feelings should be respected in this matter, and I would earnestly hope that his request can be granted.

Very truly yours, HAROLD E. HUGHES, Governor

May 4, 1967

The Honorable Harold Hughes Governor of Iowa State Capitol Building Des Moines, Iowa

Dear Governor Hughes:

On March 1 you did me the great honor of nominating me for appointment to the Iowa State Board of Regents. I have looked forward with anticipation to the opportunity to serve in that capacity.

Since that date the ensuing controversy engendered by a minority group with vested interests has subjected you, personally, to much embarrassment.

Now, although the nomination is still pending upon a motion for reconsideration, I have concluded to ask you to withdraw my name and spare both of us further involvement.

I see no alternative since your nomination has now become involved in party-line politics and side issues quite apart from my personal qualification. As a prudent citizen and business executive, I do not wish to continue my personal interest in the present legislative session.

I have reached this decision thoughtfully and with much regret, as I have been deeply touched by this evidence of your good will and esteem.

I shall always be appreciative of your consideration and support. I also appreciateand am very grateful for--the many, many letters supporting my nomination.

My warmest and most cordial good wishes.

Sincerely,

DAVID D. PALMER

May 8, 1967

Dr. David D. Palmer Palmer Broadcasting Company 1000 Brady Street Davenport, Iowa 52805

Dear Dr. Palmer:

I have your letter requesting that I withdraw your name, which I placed in nomination for appointment to the State Board of Regents, from further consideration for confirmation by the Iowa Senate.

I accede to your request with the deepest regret and with a profound sense of loss to the state.

As you know, in the Senate debate over your confirmation, there was no point cited by those in opposition that for a moment reflected on your qualifications or integrity. I am happy that the sessions concerning the confirmation of a Governor's appointee are now open to the press and public so that the people may know the grounds on which any appointment is turned down.

I would recall to you that a substantial majority of the Senators voted for your confirmation, with only a few additional votes needed for the necessary two-thirds majority. Whether or not a motion for reconsideration would have turned up the handful of additional votes needed, I can't say. I do know that the mail I have received in recent weeks and the comment of legislators who have spoken to me about this matter has run at least four to one in your favor.

In the meantime, I am well aware of your disinclination to do anything you think might conceivably complicate the problems of my office or in any way retard the important work of the Regents. I am very grateful.

In conclusion, let me say once again that I tendered your appointment to the Board of Regents with pride and confidence on the basis of your character and high qualifications for this important office. I deeply regret that confirmation was denied your appointment, by a small margin, for reasons quite apart from your personal integrity and qualifications.

I sincerely hope that you will not permit this unfortunate chapter of political history to discourage you from future opportunities to serve the state. Considering your distinguished record in public affairs, this would be a greater loss to the state than to you, for the state sorely needs the services of its distinguished sons and daughters. I feel that we as a people have the capacity to grow wiser and to set aside old prejudices, and I have faith that this particular chapter of history is not likely to be repeated in future years.

Cordially,

HAROLD E. HUGHES, Governor

# THIRD READING OF BILLS

On motion of Senator Lamborn, Senate File 244, a bill for an act relating to contracts for public improvements, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lamborn moved that the bill be read a third 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

Benda Erskine Klefstad -Patton Buren Frey Kyhl Potgeter Cassidy Frommelt Lamborn Reppert Clarke Glenn Lange Rigler DeHart Hagedorn Lucken Stephens Dodds Heaberlin Main Van Eaton Elvers Hill Mills Walsh Ely Jepsen Nurse

Nays: 0

Absent or not voting: 30

Balloun	Floy	Lodwick	Reno
Briles	Gaudineer	McGill	Riley
Burns	Heying	Messerly	Schaben
Coleman	Hougen	Murray	Shaff
Condon	Kibbie	Neu	Shirley
DeKoster	Kosek	O'Malley	Stanley
Denman	Kruck	Reichardt	Van Gilst
Flatt	Lisle		

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 244

This explanation is filed to record my 'Aye'' vote on Senate File 244. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Reppert, Senate File 535, a bill for an act relating to rates charged by cities and towns for the use of self-liquidating improvements, was taken up for consideration.

Senator Rigler called up the following amendment and moved its adoption:

Amena Senate File 535 by striking section two (2) and inserting in lieu thereof the following:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in the Waverly Democrat, a newspaper published at Waverly, Iowa, without expense to the state."

The amendment was adopted.

Senator Reppert asked and received unanimous consent that his amendment filed March 15, 1967 and found on page 671 of the Journal be withdrawn.

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

Benda	Frey	Kyhl	j	Nurse
Buren	Frommelt	Lamborn	. ]	Patton
Cassidy	Glenn	Lange	1	Potgeter
Clarke	Hagedorn	Lodwick	1	Reichardt
DeHart	Heaberlin	Lucken	. ]	Reppert
Dodds	Hill	Main	. ]	Rigler
Elvers	Jepsen	McGill		Stephens

Ely Erskine Klefstad Kosek Mills Neu Van Eaton Walsh

Nays: 0

Absent or not voting: 25

Balloun Briles Burns Coleman Condon DeKoster Denman Flatt Floy Gaudineer Heying Hougen Kibbie

Kruck Lisle Messerly Murray O'Malley Reno Riley Schaben Shaff Shirley Stanley Van Gilst

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 535

This explanation is filed to record my "Aye" vote on Senate File 535. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Reppert, Senate File 546, a bill for an act to amend chapter three hundred seventy (370), Code 1966, relating to the control of municipal recreational facilities, was taken up for consideration.

Senator Rigler called up the following amendment and moved its adoption:

Amend Senate File 546 by striking section two (2) and inserting in lieu thereof the following:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in The Times Plain Dealer, a newspaper published at Cresco, Iowa, without expense to the state."

The amendment was adopted.

Senator Reppert asked and received unanimous consent that his amendment filed March 15, 1967 and found on page 671 of the journal be withdrawn.

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

Benda Buren Cassidy Clarke DeHart Frey Frommelt Glenn Hagedorn Heaberlin Lamborn Lange Lodwick Lucken Main

Patton Potgeter Reichardt Reppert Rigler

Hill Dodds McGill Stanley Elvers Mills Stephens Jepsen Elv Kosek Neu Van Eaton Erskine Walsh Kyhl Nurse

Navs: 0

Absent or not voting: 25

Balloun Flatt Kelfstad Reno Briles Floy Kruck Rilev Burns Gaudineer Lisle Schaben Coleman Heying Messerly Shaff Condon Hougen Murray Shirley DeKoster Kibbie O'Malley Van Gilst

Denman

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

On motion of Senator Lucken, Senate File 292, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance, 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 292 as follows:

1. By striking all of section one (1) thereof and inserting in lieu thereof the following:

Section 1. Section five hundred fifteen C point four (515C.4), Code 1966, is amended by striking lines one (1) through eleven (11) and the words "months has elapsed" in line twelve (12), and by inserting in lieu thereof the following:

"For the protection of the people of this state and for the purpose of protecting against the effect of adverse economic cycles, the company shall establish a contingency reserve. The company shall annually contribute fifty percent of the earned premiums to this reserve. The earned premiums so reserved may be released annually after the period of time required by the commissioner, provided said time shall not be less than one hundred twenty months."

- ${f 2.}$  Amend Section two (2) by striking all thereof and inserting in lieu thereof the following:
- Sec. 2. Chapter five hundred fifteen C (515C), Code 1966, is amended by adding the following new section:

"A mortgage guaranty insurer in addition to coverage provided under section five hundred fifteen C point five (515C.5), of the Code may insure mortgages secured by first lien upon improved real estate which is used for commercial purposes, except for those types of commercial properties specifically excluded by the commissioner of insurance."

The amendment was adopted.

Senator Lucken asked and received unanimous consent that House File 236 be substituted for Senate File 292.

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

Van Gilst '

Walsh

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

Ayes: 42

Reichardt Balloun Frommelt Lodwick Benda Glenn Lucken Reppert Rigler Buren Hagedorn Main Cassidy Heaberlin McGill Shaff Clarke Hill Mills Shirley DeHart Jepsen Murray Stanley Dodds Klefstad Neu Stephens Elvers Kosek Nurse Van Eaton

Patton

Potgeter

Erskine Lamborn Frev Lange

Navs: 0

Elv

Absent or not voting: 19

Briles Denman Hougen O'Malley Burns Flatt Kibbie Reno Coleman Kruck Riley Flov Condon Gaudineer Lisle Schaben

DeKoster Heying Messerly

Kyhl

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 292 be withdrawn from further consideration by the Senate.

On motion of Senator Mills, Senate File 751, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions, was taken up for Consideration

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: 42

Balloun Frey Potgeter . Lange Benda Reichardt Frommelt Lodwick Cassidy Lucken Reppert Glenn Clarke Hagedorn Main Rigler Condon Heaberlin McGill Shaff DeHart Messerly Stanley Hill DeKoster Mills Stephens Jepsen Dodds Murray Van Eaton Klefstad Elvers Van Gilst Kosek Neu

Ely Erskine Kyhl Lamborn

Patton

Walsh

Buren

Nays: 2

Nurse

Absent or not voting: 17

Briles Burns Coleman Denman Flatt Floy Gaudineer Heying Hougen Kibbie Kruck Lisle O'Malley

Reno Riley Schaben 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 Stanley, Senate File 752, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts, was taken up for consideration.

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: 44

Balloun
Benda
Buren
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Frey Frommelt Glenn Hagedorn Heaberlin Hill Klefstad Kosek Kruck

Elv

Erskine

Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Murray
Neu
Nurse

Patton
Potgeter
Reichardt
Reppert
Rigler
Shaff
Shirley
Stanley
Stephens

Van Eaton

Van Gilst

Nays: 0

Absent or not voting: 17

Briles
Burns
Coleman
Flatt

Gaudineer Heying Hougen Jepsen Kibbie Lisle Mills O'Malley

Reno Ríley Schaben Walsh

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 Reppert, Senate File 744, a bill for an act relating to municipal bands, was taken up for 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: 37

Balloun Lamborn Patton Frev Benda Frommelt Reppert Lange Rigler Buren Glenn Lodwick Shaff Cassidy Hagedorn Lucken Shirley Clarke Heaberlin Main DeHart Stanley Jepsen McGill Dodds Klefstad Mills Stephens Elvers Kosek Neu Van Eaton Elv Kvhl Nurse Walsh

Erskine

Nays: 0

Absent or not voting: 24

Briles Flatt Kibbie Potgeter Burns Flov Kruck Reichardt Coleman Gaudineer Lisle Reno Condon Heving Messerly Riley DeKoster Schaben Hill Murray Denman Van Gilst Hougen 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 Dodds, Senate File 618, a bill for an act to be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman called up the following amendment and moved its adoption:

Amend Senate File 618 by adding thereto the following new section:

"Notwithstanding any other provision of this Act which may be to the contrary, no lien for taxes imposed by the laws of the United States shall be valid with respect to a motor vehicle as against any purchase of such motor vehicle for an adequate and full consideration in money or money's worth if:

- (1) at the time of the purchase the purchaser is without notice or knowledge of the existence of such lien, and
- (2) before the purchaser obtains such notice or knowledge, he has acquired possession of such motor vehicle and has not thereafter relinquished possession of such motor

vehicle to the seller or his agent.

As used in this Section, the term 'motor' vehicle means a self-propelled vehicle which is registered for highway use under the laws of this state.

Notice of the lien shall be by perfection of the lien interest under and in accordance with the provisions of Section Three Hundred Twenty-One Point Fifty (321.50)."

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: 41

Balloun	Ely	Lamborn	Reppert
Benda	Erskine	Lange	Rigler
Buren	Frey	Lodwick	Shaff
Burns	Frommelt	Lucken	Shirley
Cassidy	Glenn	Main	Stanley
Clarke	Hagedorn	McGill	Stephens
Condon	Heaberlin	Messerly	Van Eaton
DeKoster	Hill	Murray	Van Gilst
Denman	Klefstad	Nurse	
Dodds	Kosek	Patton	
Elvers	Kyhl	Reichardt	

Nays: 0

Absent or not voting: 20

Briles	Gaudineer	Kruck	Potgeter
Coleman	Heying	Lisle	Reno
DeHart	Hougen	Mills	Riley
Flatt	Jepsen	Neu	Schaben
Floy	Kibbie	O'Malley	Walsh

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 467, a bill for an act relating to sheriff's fees for the care of prisoners, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeHart asked unanimous consent that further action on Senate File 467 be deferred.

Objection was raised.

Senator DeHart moved that further action on Senate File 467 be deferred, which motion prevailed.

On motion of Senator Shirley, Senate File 711, a bill for an act relating to training schools for members of the department of public safety, was taken up for consideration.

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: 47

Balloun · Renda Ruren Burns Cassidy Clarke Condon DeHart

DeKoster

Denman

Dodds

Elvers

Elv Erskine Flatt Frey Frommelt Glenn

Hagedorn Heaberlin

Hill Klefstad Kosek Kruck

Kyhl Lamborn Lange

Lodwick Lucken Main McGill Messerly Mills Murray

Neu Nurse Patton Potgeter Reichardt

Reppert

Rigler Riley Shaff Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 14

Briles Coleman Floy Gaudineer

Heying Hougen Jepsen Kibhie

Lisle O'Mallev Reno

Schaben Shirley Walsh

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

# UNFINISHED BUSINESS

Senator Reppert called up the following motion and moved its adoption:

#### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 120 passed the Senate.

HOWARD C. REPPERT, JR.

Division was requested.

The motion failed

# THIRD READING OF BILLS

On motion of Senator Nurse, House File 168, a bill for an act to amend section 504.32 Code, relative to the Iowa centennial memorial foundation, 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:

Aves: 49

Balloun Benda Burns Cassidy Clarke DeHart DeKoster Denman  $\nu_{\rm odds}$ Elvers Ely Erskine Flatt

Frommelt Gaudineer Glenn Hagedorn Heaberlin Hill Hougen Klefstad Kosek Kruck Kvhl Lamborn

Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse

Patton

Potgeter Reichardt Reppert Rigler Rilev Shaff Shirley Stanley Stephens Van Eaton

Van Gilst Walsh

Nays: 0

Absent or not voting: 12

Briles Buren Coleman Condon Flov Frev

Heying Jepsen Kibbie

O'Mallev Reno Schaben

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 756, a bill for an act relating to corporations, was taken up for consideration.

Senator Stanley called up the following amendment and moved its adoption:

Amend Senate File 756 as follows:

- 1. Insert the following new subsection at the end of Section 1:
- "10. By inserting the following at the end of line nine (9) of subsection five 'Such assumed name shall comply with subsections one (1) and two (2) of this (5): section. ' ''
  - 2. Insert the following new subsection at the end of Section 6:
- "10. By inserting the following at the end of line twenty-nine (29): 'Such assumed name shall comply with subsections one (1) and two (2) of this section.' "

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 756 as follows:

- 1. In section 3, insert the following after the word "corporation" in line 4: "and one (1) or more of its directors or any other corporation".
- 2. In section 3, strike the period in line 17 and in line 21 and insert in lieu thereof in each instance the following: "; or".
  - 3. In section 6, line 19 insert a comma after the word "However".

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: 45

Balloun Erskine Lamborn Nurse Benda Flatt Lange Patton Buren Frommelt Lisle Potgeter Cassidy Gaudineer Lodwick Reppert Rigler Clarke Lucken Glenn Riley Condon Heaberlin Main Shaff DeHart Hill McGill DeKoster Shirley Hougen Messerly Denman Kosek Mills Stanley Dodds Kruck Murray · Van Gilst Elvers Kyhl Neu Walsh Ely

Nays: 1 Klefstad

Absent or not voting: 15

Briles Frey Kibbie Schaben
Burns Hagedorn O'Malley Stephens
Coleman Heying Reichardt Van Eaton

Floy Jepsen 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 Lamborn, House File 150, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lamborn moved that the bill be read a third 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

Nurse Erskine Lamborn Balloun Flatt Lange Patton Benda Reichardt Frommelt Lisle Buren Gaudineer Lodwick Reppert Burns Riley Cassidy Glenn Lucken Shaff Heaberlin Main Clarke Hill McGill Shirley DeHart Stanley Messerly DeKoster Hougen Mills Stephens Klefstad Denman Van Gilst Dodds Kosek Murray Walsh Neu Kyhl Elvers Ely

Navs: 0

Absent or not voting: 16

Reno Kibbie Briles Frev Rigler Coleman Hagedorn Kruck Schaben O'Malley Condon Heying Floy Van Eaton Jeps*e*n Potgeter

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 61, a bill for an act relating to inspection of county jails by the state board of control, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was called up for consideration:

Amend House File 61 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred fifty-six point forty-three (356.43), Code 1966, is amended by inserting the following new paragraph at the beginning of said section:

"The state board of control shall have general charge and supervision of the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive, of the Code. The state board of control and its inspectors and agents shall have the power and duty to make periodic inspections of each such jail, and officially to notify the county board of supervisors in writing to comply fully with the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive."

Senator Stanley asked and received unanimous consent that further action on House File 61 be deferred.

On motion of Senator Reppert, House File 289, a bill for an act relating to municipal support of industrial projects, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 289 by striking Sec. 1 (one) and renumbering the remaining sections.

Senator McGill took the chair at 10:55 a.m.

Division was requested on the amendment.

The amendment was lost.

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: 39

Balloun	Flatt	Lamborn	Reichardt
Benda	Frey	Lodwick	Reppert
Buren	Frommelt	Lucken	Riley
Burns	Gaudineer	McGill	Shaff
Clarke	Glenn	Mills	Shirley
DeKoster	Hagedorn	Murray	Stanley
Denman	Jepsen	Neu	Van Eaton
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kruck	Patton	Walsh
Ely	Kyhl	Potgeter	
	*	- ,	

Nays: 12

Condon	Heaberlin	Kosek	Messerly
DeHart	Hill	Lange	Rigler
Erskine	Hougen	Main	Stephens

Absent or not voting: 10

Briles	Floy	Lisle	$\mathbf{Reno}$
Cassidy	Heying	O¹Malley	Schaben
Coleman	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 Reichardt, House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck asked and received unanimous consent that further action on House File 285 be deferred.

On motion of Senator Ely, House File 152, a bill for an act relating to the cost of foster home care for children of soldiers, 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 further action on House File 152 be deferred.

Senator Riley asked and received unanimous consent that Senate File 200 be messaged to the House.

#### ADDITIONAL COPIES

Senator Frommelt asked and received unanimous consent that 500 copies each of the following Senate Files be printed: 774, 40, 193, 531, 173, 526 and 364.

Senator Cassidy asked and received unanimous consent that 500 copies of Senate File 616 be printed.

On motion of Senator Frommelt, the Senate recessed until 2:30 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### MOTION TO RECONSIDER WITHDRAWN

Senator Cassidy asked and received unanimous consent that the following motion be withdrawn:

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which David D. Palmer failed to receive the confirmation of the Senate.

JOSEPH W. CASSIDY

#### THIRD READING OF BILLS

On motion of Senator Jepsen, House File 410, a bill for an act relating to the establishment of sewer connection charges or fees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Jepsen moved that the bill be read a third 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 Flatt Frommelt

Lamborn Lisle Reichardt Reppert

Glenn Buren Lodwick Rigler Burns Hagedorn Lucken Riley Heaberlin Cassidy Main Shaff Clarke Hill McGill. Shirley Condon Jepsen Messerly Stanley DeHart Kibbie Stephens Murray DeKoster Klefstad Neu Van Eaton Van Gilst Dodds Kosek Nurse Ely Kruck Patton Walsh Erskine Kyhl Potgeter

Nays: 0

Absent or not voting: 14

Briles Floy Hougen O'Malley
Coleman Frey Lange Reno
Denman Gaudineer Mills Schaben
Elvers Heying

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 Flatt, House File 165, a bill for an act declaring teaching a profession, was taken up for further consideration.

Senator Flatt called up the following amendment filed by Senator Gaudineer and moved its adoption:

Amend House File 165 as amended by inserting in line one (1) of Section three (3) after the word "commission" the words, ", which shall be included in the state department of public instruction for administrative purposes,"

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: 39

Balloun Ely Kosek Reichardt Benda Erskine Kruck Reppert Buren Flatt' Kyhl Rigler Burns Lamborn Rilev Frommelt Cassidy Glenn Lodwick -Shaff Clarke Hagedorn Lucken Shirley Condon Heaberlin McGill Stanley

DeHart DeKoster

Jepsen Kibbie

Nurse Patton Van Eaton Van Gilst

Dodds

Klefstad

Potgeter

Nays: 4

Hill

Main

Murray

Stephens

Absent or not voting: 18

Briles Coleman Denman Elvers

Frev Gaudineer Heving Hougen

Lisle Messerly Mills Neu

O'Malley Reno Schaben Walsh

Floy Lange

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 176, a bill for an act relating to the participation of pharmacies in a pharmaceutical services plan, was taken up for further consideration.

Senator Rigler asked unanimous consent that the vote by which the amendment by Senator Kibbie was adopted be reconsidered.

Objection was raised.

Senator Rigler moved that the vote by which the Kibbie amendment was adopted be reconsidered.

Senator Glenn offered a substitute motion that further action on House File 176 be deferred until Senate File 778 is placed on the steering committee calendar.

Senator Glenn asked unanimous consent to withdraw the motion.

Objection was raised.

The motion was lost.

Senator Rigler renewed his motion to reconsider the vote by which the Kibbie amendment was adopted, which motion prevailed,

Senator Rigler asked unanimous consent that the vote by which the amendment by Senator Denman was adopted be reconsidered.

Objection was raised.

Senator Rigler asked and received unanimous consent that the Kibbie amendment be withdrawn.

Senator Reichardt called up the amendment filed by him April 19, 1967 and found on pages 1048-1049 of the journal.

Senator Rigler rose on point of order on the grounds the amendment was not germane.

Senator Reichardt asked and received unanimous consent that the amendment be withdrawn.

Senator Ely called up the amendment filed by Senators Kosek and Ely on May 5, 1967, found on page 1309 of the journal, and moved its adoption.

Division was requested.

The amendment was lost.

Senator Denman asked unanimous consent to withdraw his amendment adopted in previous action on the bill.

Objection was raised.

Senator Rigler moved that the vote by which the Denman amendment was adopted by the Senate be reconsidered.

Division was requested.

The motion prevailed.

Senator Rigler moved that the Denman amendment be withdrawn, which motion prevailed.

Senator Van Gilst took the chair at 4:25 p.m.

Senator Ely moved that the bill be read a third time, 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.

Senator Denman asked to be excused from voting because of conflict of interest.

Ayes: 29

			* * *
Balloun	Glenn	Lisle	Riley
Benda	Heaberlin	Lodwick	Shaff
Clarke	Hill	Lucken	Stanley
DeHart	Kosek	Messerly	Stephens
Ely	Kyhl	Mills	Van Eaton
Erskine	Lamborn	Potgeter	Van Gilst
Flatt	Lange	Reppert	Walsh
Gaudineer			

Nays: 20

Nurse Dodds Klefstad Buren Kruck Patton Burns Frommelt Reichardt Main Cassidy Hagedorn McGill Rigler Condon Jepsen Shirley DeKoster Kibbie Murray

Absent or not voting: 11

Briles Floy Hougen Reno
Coleman Frey Neu Schaben
Elvers Heying O'Malley

Voting present: 1

# Denman

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

#### EXPLANATION OF VOTE

I changed my vote from "aye" to "no" on House File 176 so that I would be able to move to reconsider the vote by which the bill failed to pass the Senate. I favor the bill.

ROBERT R. RIGLER

# MOTION TO RECONSIDER

I move to reconsider the vote by which House File 176 failed to pass the Senate.

ROBERT R. RIGLER

#### 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. 780, S.F. 767, S.F. 695, S.F. 776, S.F. 418 and S.F. 728.

HOWARD C. REPPERT, JR., Chairman

Also:

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 Non-Controversial Calendar:

S.F. 405, H.F. 363, S.F. 484, S.F. 671, H.F. 55, S.F. 575, S.F. 508.

HOWARD C. REPPERT, JR., Chairman

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File No. 726, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such

Also:

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

Senate File No. 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas county, authorizing and providing for the purchase and payment of a filter plant in connection with the water system.

Also:

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

Senate File No. 483, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits.

Also:

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

Senate File No. 482, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 463, a bill for an act to authorize state agencies and county boards of supervisors to grant perpetual flowage easements over state and county owned lands and buildings to the United States of America.

# HOUSE AMENDMENT TO SENATE FILE 463

Amend Senate File 463, Section 1, by striking from line five (5) the words "and that state" and inserting in lieu thereof the following:

". State".

Also

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

Senate File No. 457, a bill for an act to repeal certain duities of school directors.

Also:

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

Senate File No. 348, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies 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 No. 305, a bill for an act relating to real estate licenses.

Also:

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

Senate File No. 289, a bill for an act relating to urban transit companies.

Also:

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

Senate File No. 168, a bill for an act relating to larceny from parking meters.

Also:

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

Senate File No. 149, a bill for an act requiring all distributors of commercial feeds to file semi-annual tonnage statements with 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 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants.

#### HOUSE AMENDMENT TO SENATE FILE 139

Amend Senate File 139, Section 1, by striking from line one (1) the word "Chapter" and inserting in lieu thereof the word "Section".

Also:

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

House File No. 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies.

Also:

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

House File No. 675, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations.

Also:

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

House File 669, a bill for an act relating to the use of eminent domain for the purpose of constructing gas pipelines.

Also:

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

House File No. 668, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines.

Also:

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

House File No. 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the General Assembly.

Also

House File No. 575, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor.

Also:

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

House File No. 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

Also:

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

House File No. 425, a bill for an act relating to the compensation of members of the budget and financial control committee.

Also

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

House File No. 414, a bill for an act to amend chapter 189A, Code 1966, relating to meat and poultry inspection.

Also:

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

House File No. 178, a bill for an act relating to migratory agricultural laborers.

Also:

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

House File No. 699, 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 the Henry county industrial development corporation.

Also:

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

House File No. 683, a bill for an act relating to motor carriers and the registration of interstate commerce commission authority.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File No. 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies.

Read first and second times, and passed on file.

House File No. 675, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations.

Read first and second times, and passed on file.

House File No. 669, a bill for an act relating to the use of eminent domain for the purpose of constructing gas pipelines.

Read first and second times, and passed on file.

House File No. 668, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines.

Read first and second times, and passed on file.

House File No. 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the General Assembly.

Read first and second times, and passed on file.

House File No. 575, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor.

Read first and second times, and passed on file.

House File No. 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

Read first and second times, and passed on file.

House File No. 425, a bill for an act relating to the compensaton of members of the budget and financial control committee.

Read first and second times, and passed on file.

House File No. 414, a bill for an act to amend chapter 189A, Code 1966, relating to meat and poultry inspection.

Read first and second times, and passed on file.

House File No. 178, a bill for an act relating to migratory agricultural laborers.

Read first and second times, and passed on file.

House File No. 699, 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 the Henry county industrial development corporation.

Read first and second times, and passed on file.

House File No. 683, a bill for an act relating to motor carriers and the registration of inter-state commerce commission authority.

Read first and second times, and passed on file.

#### · AMENDMENTS FILED

Amend the Schaben amendment to House File 144, filed May 2, 1967, as follows:

- 1. By inserting in line four (4) after the word "houses" the words "and dairies".
- 2. Further amend by adding the following new section:

"Every person, firm or corporation buying diary products from producers in the state of Iowa shall, as a condition of obtaining a license, file with the department of agriculture: (1) an annual sworn financial statement and operating statement, certified by a certified public accountant showing all assets and liabilities and profits or losses for the year, and (2) quarterly financial statements listing assets and liabilities and an operating statement showing profits or losses for the quarter sworn to by a principal officer of the corporation. Falsification of any statement required herein shall constitute adequate grounds for the secretary of agriculture to order such person, firm or corporation to cease and desist immediately all operations until the requirements of this Act are met."

3. Further amend by adding the following new section:

"A financial statement for an established person, firm or corporation buying dairy products from producers in Iowa to be eligible for a license shall show a net worth equivalent to four (4) times the average daily value of purchases of dairy products from producers handled by such applicant on the ten (10) largest business days during the preceding twelve (12) months or such part thereof as such applicant was purchasing dairy products. In the event an unestablished person, firm or corporation applies for a license, the financial statement shall be based on an estimated average daily value of purchases of dairy products from producers. In no case shall the purchases exceed by more than ten (10) percent the estimated average daily value of purchases of dairy products from producers."

BASS VAN GILST

Amend Senate File 397 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred seventy point five (370.5), Code 1966, is hereby repealed and the following is enacted in lieu thereof:

"The commissioners shall serve without compensation. They shall be reimbursed from the park fund for actual and necessary expenses incurred in performing their duties, including round trip mileage at ten (10) cents per mile."

DAVID STANLEY FRANCIS L. MESSERLY

Amend the Committee amendment to Senate File 579 as follows:

- 1. By adding after the word "physicians" in line ten (10) the words "or dentists".
- 2. By adding after the word "doctors" in line eleven (11) the words "or dentists".
  WILLIAM F. DENMAN

Amend Senate File 742 as follows:

- 1. Amend Senate File 742 by striking all of section ten (10) and inserting in lieu thereof the following:
- Sec. 10. Section three hundred twenty-four point thirty-six (324.36), subsection four (4), Code 1966, is hereby amended by striking in line seven (7) the word "fifty" and inserting in lieu thereof the words "two hundred (200)".

MERLE W. HAGEDORN

Amend the Kruck amendment to House File 285, filed April 19, 1967, as follows:

- 1. By striking from line four (4) the word and figure "two (2)" and inserting in lieu thereof the word and figure "four (4)".
- 2. By striking from line five (5) the words and figures "seventy (70) through seventy four (74)" and inserting in lieu thereof the words and figures "twenty (20) through twenty four (24)".

WARREN J. KRUCK

Amend Senate File 617 by striking all of Sec. 2 (two) and inserting in lieu thereof the following:

"The provisions of this Act shall not be effective until January 1, 1968."
ROBERT R. RIGLER

Amend Senate File 776 by adding the following new section:

"Sec. 5. After the governing body of any such city has determined that it will promote the health, happiness and general welfare of the inhabitants of such city to lease a building or complex of buildings and operate the same as a civic center, and after the terms of such lease have been agreed upon, the governing body of such city shall call a special election to vote upon the question of entering into such lease. The proposition submitted to the voters at such election shall be in substantially the following form:

'Shall the City of \_\_\_\_\_\_, Iowa, lease a building (or complex of buildings) from \_\_\_\_\_\_ to be operated as a civic center under the terms of a lease now on file in the office of the city clerk (or recorder) of the City of \_\_\_\_\_, Iowa?'

Notice of such election shall state the date of the election, the hours of opening and closing the polls, the precincts and polling places therefor and the proposition to be submitted, and such notice shall also contain a brief summary of the principal terms of the proposed lease, a general description of the building or complex of buildings and the location thereof, a brief summary of the uses to which the building or complex

of buildings is to be devoted, the term of the lease, including a reference to any provisions for renewal, the rental payments required to be made by the city under such lease. and whether or not such lease contains provisions permitting the city to purchase such building or complex of buildings. Such notice shall be published once each week for at least four (4) consecutive weeks in a newspaper of general circulation in the city. the last publication of such notice to appear not less than five (5) nor more than twenty (20) days prior to the date of such election. Such notice shall be sufficient and shall be in lieu of the notice required by any other statute. The proposition of entering into such lease shall be considered to be approved by the voters if the votes cast in favor of such proposition are equal to at least a majority of the total number of votes cast for and against such proposition at such election, and in the event of a favorable vote as aforesaid, such city shall be authorized to enter into such lease. If the proposition of entering into such lease is not approved by the voters as herein provided, such city shall not be authorized to enter into such lease unless the voters of such city approve the same at a subsequent election held as herein provided. When a proposition of entering into a lease of a building or complex of buildings pursuant to authority contained in this act is disapproved by the voters at an election, no subsequent election on a proposition of entering into the same or any similar lease shall be held in such city on a date earlier than three months from and after the date of the election at which such proposition was disapproved.

FRANCIS L. MESSERLY TOM RILEY

Amend the judiciary committee amendment to House File 61, filed April 19, 1967, as follows:

- 1. By striking from line five (5) the word "paragraph" and by inserting in lieu thereof the word "paragraphs".
- 2. Further amend said judiciary committee amendment by inserting the following at the end thereof:

"The board of control may order the governing body of a political subdivision to either correct any violations found in the inspection of a jail within a designated period, or may prohibit the confinement of prisoners in the jail. If the governing body fails to comply with the order within the period designated, the board of control may schedule a hearing on the alleged violation. The board may subpoena witnesses, documents, and other information deemed necessary to determine the validity of the alleged violation. The board shall upon written request from the governing body of the political subdivision grant representatives of the political subdivision the right to appear before the board at the hearing. Such representatives shall have the right to counsel and may produce witnesses and present statements, documents, and other information with respect to the alleged violation for consideration at the hearing.

"The board after the hearing shall affirm, revoke, or modify the original order by the director. If the order is upheld, the board may include a schedule for correction of the violation or violations and designate the date before each violation shall be corrected.

"If the political subdivision does not comply with the order within the designated period, the board may petition the attorney general to institute proceedings to enjoin the political subdivision from confining prisoners in the jail and require the transfer of prisoners to a jail declared by the director to be suitable for confinement. The county or municipality from which prisoners are transferred shall be liable for the cost of transfer and expenditures incurred in the confinement of prisoners in the jail to which transferred."

JOHN M. ELY, JR. STANLEY M. HEABERLIN RICHARD L. STEPHENS J. HENRY LUCKEN

Amend House File 284 by inserting in line nine (9) of section two (2) after the comma (,) the words "chattel loan companies licensed under chapter five hundred thirty-six (536) and industrial loan companies licensed under chapter five hundred thirty-six A (536A) of the Code,".

HOWARD C. REPPERT, JR.

Amend the Judiciary Committee Amendment to Senate File 639 filed April 28, 1967, by adding the following sections:

- 32. By striking the word "registered" in line three (3) of section one (1) and inserting in lieu thereof the word "licensed".
- 33. By striking the word "registration" in line thirteen (13) of section eight (8) and inserting in lieu thereof the word "licensing".
- 34. By striking the word "registration" in line fifteen (15) of section fourteen (14) and inserting in lieu thereof the word "licensing".

ARTHUR A. NEU

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Tuesday, May 9, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, May 9, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Paul Vander Woude, pastor of the American Lutheran Church, Hull, Iowa.

#### VISITORS

Senator Heaberlin rose on point of personal privilege to present 64 seventh and eighth grade students from Southeast Warren Community Junior High school, Milo, who were seated in the gallery with their instructors, John Riley and Milton Jensen.

Senator Lamborn introduced four students from Monticello Community High school, who were accompanied by Kenneth Weber and Frank Frostestad, and were seated in the balcony.

Senator Clarke rose to present 38 students from Northeast Hamilton Community Elementary school, Williams, who were seated in the balcony with their instructors, Mrs. Helen Rosene and Mrs. Bernice Kaus.

Senator Heying presented 18 students from St. Wenceslaus school, Spillville, who were seated in the balcony with their instructor, Sister Mary Virginia.

Senator Stanley rose on point of personal privilege to present 45 students from Clarence Community Junior and Senior High school, who were accompanied by instructor, Robert Bassett, and were seated in the Senate gallery.

Senator Briles rose on point of personal privilege to present 21 sixth grade students from Bedford Community Elementary school, Blockton, who were seated in the gallery with their instructor, Mrs. Leroy Book.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Denman from 113 residents of Polk County, in favor of legalizing parimutuel wagering on horses.

By Senator Hagedorn from 25 residents of Buena-Vista and Clay Counties, favoring pari-mutuel wagering on horses.

By Senator McGill from 25 residents of Appanoose, Marion, Polk, Union, Benton, Linn, Clarke and Humboldt Counties, in favor of pari-mutuel wagering on horses.

By Senator Patton from 25 residents of Buchanan County, favoring legalized parimutuel wagering.

By Senator Shaff from 87 residents of Clinton County, urging support for permits for the movement of vehicles and loads of excess size and weight.

# SENATE CONCURRENT RESOLUTION 42

#### By: Frommelt, Rigler

WHEREAS, the state of Iowa has lost a valued public servant in the untimely passing of Supreme Court Justice T. Eugene Thornton, and

WHEREAS, he served faithfully on the Court from January, 1959 until his death on May 9, 1967, and

WHEREAS, he brought to the Supreme Court of the state of Iowa a valuable expertise in factual and legal practice, and

WHEREAS, he was held in the highest esteem by his fellow justices on the bench and the members of his profession, and

WHEREAS, his wife, Marguerite, his children, William, Margene, Kathy, Vicki, Dan and John have all suffered a deep personal loss, and

WHEREAS, his son, Dan, is faithfully serving the Senate as a page during the Sixty-second General Assembly, and

WHERFAS, all citizens of Iowa also share in this grief with his family, NOW THEREFORE.

BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING:

That the Sixty-second General Assembly of the state of Iowa extend the condolences and sympathy of all citizens of the state to Justice Thornton's family.

# SENATE CONCURRENT RESOLUTION 41

By: Benda, Flatt, Kibbie, Nurse, O'Malley, Shaff

WHEREAS, the Legislative Research Committee during the 1965-1967 legislative biennium authorized a study of the banking laws of this State; and

WHEREAS, an eight-member legislative committee composed of four senators and four representatives was named by the Research Committee to assist with the study; and

WHEREAS, a citizens' advisory committee of individuals knowledgeable of Iowa banking laws agreed to advise the study committee on needed changes in the banking laws; and

WHEREAS, funds for the project are being provided by the State Department of Banking with approval of the State Executive Council; and

WHEREAS, the present Banking Laws Study Committee recognized early in the interim that a complete evaluation of the laws with agreement on necessary statutory changes would require the study to be extended through 1968; and

WHEREAS, the legislative committee organized and with the cooperation of the advisory committee has been evaluating the State banking laws during the present legislative interim; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the study of Iowa banking laws authorized by the Legislative Research Committee be continued during the 1967-1969 biennium, that the Banking Laws Study Committee established in accordance with section 2.55 of the Code be continued during the biennium, that as many of the original appointees currently serving in the Sixty-second General Assembly, as the Research Committee so determines, be reappointed to assist in the evaluation during the biennium, and that the Legislative Research Bureau be authorized to perform such assistance in the study as the Study Committee may so request.

BE IT FURTHER RESOLVED that the Banking Laws Study Committee report the findings of the study of State banking laws along with Committee recommendations, accompanied by bills incorporating the recommendations, to the Sixty-third General Assembly prior to January 1, 1969.

On motion of Senator Hagedorn, Senate File 742, a bill for an act relating to the motor fuel tax, was taken up for consideration.

President Pro Tempore O'Malley took the chair at 9:10 a.m.

Senator Hagedorn called up the following amendment:

Amend Senate File 742 as follows:

- 1. Amend section eight (8) by inserting in line nine (9) after the word "fuel" the words "for highway use".
- 2. Further amend section eight (8) by striking from line nine (9) the word "or" and by inserting in lieu thereof the word "and".
- 3. Further amend section eight (8) by striking the period in line ten (10) and by inserting in lieu thereof the words "into the fuel supply tank of a motor vehicle or commercial motor vehicle owned or controlled by himself."
- 4. Amend section fourteen (14) by adding the following subsections after subsection two (2):
  - a. By striking in lines twenty-four (24) and twenty-five (25) the words "built by".
- b. By striking the period in line twenty-seven (27) and by inserting in lieu thereof the words "provided that such refund must be in an amount of ten (10) dollars or more."
- c. Further amend by renumbering the remaining subsection in conformity with this amendment.
- 5. Amend section fifteen (15) by inserting in line six (6) after the word "dollars" the words "such audit and expenses shall be without cost to the state of Iowa,".

Senator Hagedorn called up the following amendment to the amendment and moved its adoption:

Amend the Hagedorn amendment to Senate File 742, filed April 19, 1967, as follows:

1. By striking from line five (5) the word "nine (9)" and by inserting in lieu thereof the word "eight (8)".

The amendment to the amendment was adopted.

Senator Hagedorn asked and received unanimous consent that his amendment as amended be considered by division: sections 1, 2 and 3 as Division 1, section 4 as Division 2 and section 5 as Division 3.

Senator Hagedorn moved the adoption of Division 2 of his amendment.

Senator Hagedorn asked and received unanimous consent that further action on Senate File 742 be temporarily deferred.

On motion of Senator Lodwick, Senate File 555, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution, 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:

Senate File 555 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By inserting in line five (5) preceding the word "educational" the words "private nonprofit".
  - 2. By inserting in line eight (8) after the word "any" the words "private nonprofit".
- 3. By inserting in line ten (10) after the word "uses" the words "as specified in this subsection".
- 4. By inserting in line twelve (12) after the word "or" the words "private non-profit".

Amend section two (2) by inserting in line five (5) after the word "any" the words "private nonprofit".

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:

Aves: 48

Balloun	Floy	Lamborn	Reichardt
Benda	Frommelt	Lange	Reno
Clarke	Glenn	Lisle	Reppert
Coleman	Hagedorn	Lodwick	Rigler
Condon	Heaberlin	Lucken	Riley
DeKoster	Heying	Main	Schaben
Denman	Hougen	McGill .	Shaff
Dodds	Jepsen	Mills	Shirley
Elvers	Kibbie	Murray	Stanley
Ely	Kosek	Nurse	Stephens
Erskine	Kruck	O'Malley	Van Eaton
Flatt	Kyhl	Patton	Van Gilst

Nays: 4

Buren Klefstad Neu Potgeter

Absent or not voting: 8

Briles Burns

Hill

Cassidy DeHart

Frey Gaudineer Messerly Walsh

Voting present: 1

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

#### EXPLANATION OF VOTE

I would like to be recorded as voting "Aye" on Senate File 555 which is an Act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution. I was a sponsor of this bill and, also, was a member of the sub-committee which supported this bill. When the bill came to the Senate floor for vote I was called to the telephone to receive a long distance call.

JOHN M. WALSH

On motion of Senator Kibbie, Senate File 617, a bill for an act to provide for attachment of non-high school districts, was taken up for consideration.

Senator Rigler called up the following amendment and moved its adoption:

Amend Senate File 617 by striking all of Sec. 2 (two) and inserting in lieu thereof the following:

"The provisions of this Act shall not be effective until January 1, 1968."

The amendment was adopted.

Senator Murray called up the following amendment filed by Senators Riley and Murray and moved its adoption:

Amend Senate File 617 by adding thereto at the end of section one (1) the following:

"This act shall not be operative with respect to any school district, or part thereof, which is involved in or directly affected by litigation commenced prior to January 1, 1967, concerning the organization, reorganization, enlargement, change in boundary, merger or attachment, in whole or in part, of any such school district.

Senator Neu asked and received unanimous consent that further action on the Riley-Murray amendment be deferred.

Senator Benda asked and received unanimous consent that his amendments filed April 24, found on page 1121 of the journal, April 25, found on page 1135 of the journal, and April 25, found on page 1136 of the journal, be withdrawn.

Senator Balloun asked and received unanimous consent that his amendment filed April 26, and found on page 1169 of the journal, be withdrawn.

Consideration of the Riley-Murray amendment was resumed.

Senator Murray moved the adoption of the amendment.

Division was requested.

The amendment was lost.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 617 by striking the words "a county board" in line four (4) of Section One (1) and inserting in lieu thereof the words "county boards".

Amend further by striking the word "fails" in line four (4) of Section One (1) and inserting in lieu thereof the word "fail".

The amendment was lost.

Senator Kibbie asked and received unanimous consent that further action of Senate File 617 be temporarily deferred.

# HOUSE AMENDMENT CONSIDERED

Senator Denman called up for consideration Senate File 463, a bill for an act to authorize county boards of supervisors to grant perpetual flowage easements over county owned lands and buildings to the United States of America, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 463, Section 1, by striking from line five (5) the words "and that state" and inserting in lieu thereof the following:

". State".

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: 50

Balloun	Erskine	Kyhl	Reno
Benda	Flatt	Lamborn	Reppert
Briles	Frommelt	Lodwick	Rigler
Buren	Gaudineer	Lucken	Riley
Burns	Glenn	Main	Schaben
Clarke	Heaberlin	McGill	Shaff
Condon	Heying	Mills	Shirley
DeHart	Hill	Murray	Stanley
DeKoster	Hougen	Neu	Stephens

Denman Dodds Elvers

Jepsen Klefstad Kosek Nurse O'Malley Patton Van Eaton Van Gilst Walsh

Elv

Kruck

Nays: 0

Absent or not voting: 11

Cassidy Coleman Frey Hagedorn Lange Lisle

Potgeter Reichardt

Floy

Kibbie

Messerly

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

# SPECIAL ORDER

Senator Frommelt moved that Senate File 383 be made a special order of business for 9:00 a.m., Thursday, May 11, which motion prevailed.

## UNFINISHED BUSINESS

Senator Gaudineer called up the following motion and moved its adoption:

# MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which Senate File 743 passed the Senate.

CHESTER O. HOUGEN

President Fulton took the chair at 10:25 a.m.

Senator Hougen offered a substitute motion to defer consideration of the motion to reconsider.

Division was requested.

The substitute motion was lost.

Senator Gaudineer called up the motion to reconsider.

Division was requested.

The motion was lost.

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

The Senate was called to order, Senator Coleman presiding.

On motion of Senator Reppert, the Senate recessed until 3:00 p.m.

# AFTERNOON SESSION

The Senate reconvened with 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 passed the following bill in which the concurrence of the Senate is asked:

House File No. 351, a bill for an act relating to equipment of locomotives and cabooses.

WILLIAM R. KENDRICK Chief Clerk

# BILLS ASSIGNED TO COMMITTEE

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

H.F. 425	Governmental Affairs
H.F. 563	Judiciary
H.F. 633	Governmental Affairs
H.F. 668	Judiciary
H.F. 669	Judiciary
H.F. 675	Conservation and Recreation
H.F. 683	Transportation
H.F. 696	Commerce

#### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 410 passed the Senate.

GENE W. GLENN

# REPORTS OF COMMITTEES

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred Senate Joint Resolution 37, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to changing the method of amending the state Constitution, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred House File 137, a bill for an act relating to the notation of school district on an income tax return, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator John M. Ely, Jr. submitted the following report:

Mr. President: Your committee on Public Health and Welfare to which was referred House File 224, a bill for an act relating to pharmacy, 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 647, a bill for an act to create special motor vehicle identification plates for sheriffs and their deputies, 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 <u>House File 207</u>, a bill for an act relating to the purchase of street equipment and machinery by 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 House File 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient, 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 53, a bill for an act to provide for collection of sewer charges with water rentals or charges, 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 442 as follows:

1. Amend section one (1) by striking from line twelve (12) the period and by inserting the period after the closed quote.

HOWARD C. REPPERT, JR.

Amend Senate File 418 as follows:

- 1. Amend the title by inserting after the word "homes" the words "and house boats".
- 2. Amend section one (1) by inserting after the word "homes" in lines nine (9), ten (10), fourteen (14), and eighteen (18) the words "and house boats".
- 3. Further amend section one (1) by inserting after the word "home" in lines thirteen (13) and seventeen (17) the words "or house boat".

JOHN L. BUREN

Amend Senate File 617 by striking in lines seven (7) and fifteen (15) of Section one (1) "July 1, 1967" and inserting in lieu thereof "January 1, 1968".

Further amend by striking Section two (2).

ROBERT R. RIGLER

Amend Senate File 755 as follows:

- 1. By inserting before the word "Upon" in line thirty-seven (37), section fourteen (14), the following: "In lieu of such proof of insurance coverage the permit holder may furnish proof of financial responsibility by posting with the commissioner a surety bond, cash, or securities satisfactory to the commissioner in the sum of five thousand (5,000) dollars.".
- 2. By inserting after the word "force" in line forty-two (42), section fourteen (14), the following: "or proof of financial responsibility".

WARREN J. KRUCK

Amend Senate File 742 by adding at the end thereof the following additional section:

"Sec. 23. Section three hundred twenty-four point seventeen (324,17), Code 1966, is hereby amended by adding thereto the following new subsection:

'Refunds shall be made of motor vehicle fuel taxes paid on motor fuel placed in motor vehicles and used, other than on public highways, in the extraction and processing of natural deposits, without regard to whether such motor vehicles are registered under section three hundred twenty-one point eighteen (321.18) of the Code. An applicant for a refund under this subsection must maintain adequate records for a period of three (3) years beyond the filing of the claim. The treasurer will pay the claim upon the presentation of proof which he may reasonably require.'."

MAX RENO

Amend Senate File 772 as follows:

1. Amend section five (5) by striking from line seven (7) the period and by inserting the period after the closed quote.

ANDREW G. FROMMELT

Amend Senate File 617 as follows:

- 1. By adding the following as Section 2:
- "Sec. 2. Section two hundred seventy-five point eleven (275.11), Code 1966, is hereby amended by adding thereto the following:
- "All territory so joined shall be contiguous except that any nonhigh 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, 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; if the students were attending said high school prior to January 1, 1966."
  - 2. Further amend by renumbering the remaining section.

GILBERT E. KLEFSTAD

# Amend Senate File 742 as follows:

- 1. Amend section fourteen (14) by adding the following additional subsections thereto:
- $\mbox{``3.}$  By striking in lines twenty-four (24) and twenty-five (25) the words 'built up'.
- "4. By striking the period (.) in line twenty-seven (27) and by inserting in lieu thereof the words 'provided that such refund must be in an amount of ten (10) dollars or more."
- 2. Further amend section fourteen (14) by renumbering the remaining subsection in conformity with this amendment.
- 3. Amend section fifteen (15) by inserting in line six (6) after the word "dollars" the words "such audit and expenses shall be without cost to the state of Iowa,".

MERLE W. HAGEDORN

#### Amend Senate File 775 as follows:

- 1. Amend Section 1, line 3, by striking the word "six" and inserting in lieu thereof the word "seven".
- 2. Amend Section 1, fine 4, by striking the figure "(6,430,000)" and inserting in lieu thereof the figure "(7,430,000)".
- 3. Amend Sec. 2, line 9, by striking the figure "6,430,000" and inserting in lieu thereof the figure "7,430,000".
  - 4. Amend Sec. 5 by adding thereto the following:

# Amend Senate File 772 as follows:

- 1. Amend section one (1) by inserting in line ten (10) after the word "all" the word "real".
- 2. Further amend section one (1) by inserting the following after the period in line nine (9):
- "Provided, that inventory for ultimate resale and farm equipment shall be assessed at seventeen (17) percent of the actual value and livestock shall be assessed at seven (7) percent of the actual value."

WILLIAM J. REICHARDT

# Amend Senate File 772 as follows:

- 1. Amend section one (1) by inserting in line ten (10) after the word "all" the word "real".
- 2. Further amend section one (1) by inserting after line thirty-one (31) the following paragraph:
- "All personal property both for the retailer and for the manufacturer thereof, including livestock, shall be valued at an actual value thereof by the application of the same formula."

WILLIAM J. REICHARDT

Amend Senate File 779 by striking in line eight (8) the word "may" and inserting in lieu thereof the word "shall". Further, amend line ten (10) by striking the word "may" and inserting in lieu thereof the word "shall".

GOVERNMENTAL SUBDIVISIONS COMMITTEE

## Amend Senate File 677 as follows:

- 1. Amend section three (3) by striking from lines five (5) and six (6) the word and figures "one-half (3 1/2)" and inserting in lieu thereof the word and figures "three-fourths (3 3/4)".
- 2. Amend section nine (9) by striking line twenty-eight (28) and inserting in lieu thereof the following:

"thereafter, wages not in excess of six thousand six hundred (6,600) dollars." SEELEY G. LODWICK

Amend House File 224 as follows:

Amend section ten (10) by inserting in line eight (8) after the word "The", the word "generic".

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, May 10, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, May 10, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Ronald Jespersen, pastor of the Bethlehem Lutheran Church, Cedar Falls, Iowa.

#### VISITORS

Senator Kruck rose on point of personal privilege to present 43 students from Page Elementary school, Boone, who with principal, Daryl Boelman, and instructors, Mrs. Ruth Johnston, Mrs. Diane Petersen and Ronald Harshbarger, were seated in the gallery.

Senator Lodwick rose to introduce a group of seventh grade students from St. Vincent's school, Keokuk, who were seated in the balcony with their instructors, Sister Clarence, Sister Laboure and Miss Candy Bante.

Senator Reno presented 90 students from Harmony Community High school, Bonaparte, who were accompanied by Superintendent Donald Walton, and instructors, Duane Thomas, Larry Croghan and Cornelius Schakel.

Senator Burns rose on point of personal privilege and presented the Honorable Jim Nesmith of Kellogg, former member of the Senate from Jasper County, who was present in the Senate chambers.

Senator Riley introduced 200 eighth grade students from Praire Junior High school, Cedar Rapids, who were accompanied by their principal, James Jennings, and were seated in the Senate gallery.

Senator Lange rose on point of personal privilege to introduce 46 sixth and seventh grade students from Pomeroy Community school, who were seated in the balcony with superintendent, James Lee, and instructors, Mrs. Corrine Timm and Mr. Gehrt.

#### BIRTHDAY NOTED

Senator Frey rose on point of personal privilege to convey birthday congratulations to Senator Schaben.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Balloun from 58 residents of Tama County, in favor of pari-mutuel wagering.

By Senator Ely from 37 residents of Linn County, urging removal of a salary ceiling for contributions to the Iowa Public Employees Retirement System.

By Senator Kosek from 49 residents of Linn County, favoring the proportionate sharing plan.

# 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:

Arnold Utzig, Dubuque County

H. KENNETH NURSE, Chairman CHARLES S. VAN EATON JAMES F. SCHABEN

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

The Senate reconvened with President Fulton in the chair.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 56, Senate File 60, Senate File 136, Senate File 144, Senate File 217, Senate File 222, Senate File 231, Senate File 235, Senate File 245, Senate File 260 and Senate File 528.

ADOLPH W. ELVERS, Chairman Senate Committee

A. L. MENSING, 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 56, Senate File 60, Senate File 136, Senate File 144, Senate File 217, Senate File 222, Senate File 231, Senate File 235, Senate File 245, Senate File 260 and Senate File 528.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 May, 1967, sent to the governor for his approval: Senate File 56, Senate File 60, Senate File 136, Senate File 144, Senate File 217, Senate File 222, Senate File 231, Senate File 235, Senate File 245, Senate File 260 and Senate File 528.

ADOLPH W. ELVERS. Chairman

Passed on file.

#### MESSAGE FROM THE HOUSE

Mr. President: I am directed to inform your honorable body that the Speaker has appointed as members of the conference committee on the part of the House on Senate File 96, a bill for an act to provide law clerks for supreme court judges; John Camp, Chairman on the part of the House; Dan Johnston, Ralph McCartney; and William Palmer.

WILLIAM R. KENDRICK, Chief Clerk

#### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Lange called up the following amendment:

Amend Senate File 677 by striking from line twenty-eight (28) of section nine (9) the words "all wages without limit" and by inserting in lieu thereof the words ", wages not in excess of six thousand six hundred (6,600) dollars".

President Pro Tempore O'Malley took the chair at 11:45 a.m.

On motion of Senator Frommelt, the Senate recessed until 2:45 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Action was resumed on Senate File 677.

Consideration of the Lange amendment was resumed.

Senator Kibbie offered the following amendment, filed by Senators Kibbie, O'Malley and Nurse, to the Lange amendment:

Amend the Lange amendment to Senate File 677, dated April 3, by striking the words and figures six thousand six hundred (6,600) dollars and inserting in lieu thereof the following: ten thousand (10,000) dollars.

Senator Kosek offered the following amendment to the Lange amendment:

Amend the Lange Amendment to Senate File 677 filed April 3, 1967 by striking line 4 and inserting in lieu thereof the following: "excess of maximum Federal Social Security, which at the present time is six thousand six hundred (6,600) dollars".

Senator Kosek asked and received unanimous consent that his amendment to the amendment be withdrawn.

Senator Kibbie moved the adoption of the Kibbie, O'Malley, Nurse amendment to the Lange amendment and requested a roll call.

Rule 8 was invoked.

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

Ayes: 35

Balloun Benda

Dodds Elvers Kosek Kruck Patton Reichardt Briles Frey Lange Reppert Burns Frommelt Lisle Rilev Cassidy Gaudineer McGill Schaben Hagedorn Clarke Murray Shirley Coleman Heaberlin Neu Stanley Condon Nurse Walsh Heving Kibbie Denman O'Mallev

Nays: 24

Buren Glenn Lamborn Reno DeHart Hill Lodwick Rigler DeKoster Lucken Shaff Hougen Elv Jepsen Messerly Stephens Erskine Klefstad Mills Van Eaton Flatt Van Gilst Kvhl Potgeter

Absent or not voting: 2

Floy Main

The amendment to the amendment was adopted.

Senator Lange moved the adoption of his amendment as amended.

The amendment was adopted.

Senator Lodwick asked and received unanimous consent that his amendment filed May 9, 1967 and found on page 1352 of the journal be withdrawn.

Senator O'Malley called up the amendment filed by Senators O'Malley and Benda on May 1, 1967, found on page 1221 of the journal, and moved its adoption.

The amendment was lost.

Senator Frommelt offered the following amendment filed by Senators Frommelt and Lodwick and moved its adoption:

Amend Senate File 677, section 14, subsection 3, line 23 by striking the words and figures "one thousand two hundred (1,200)" and inserting in lieu thereof the words and figures "one thousand eight hundred (1,800)".

The amendment was adopted.

Senator Messerly offered the following amendment filed by Senators Messerly and Stanley and moved its adoption:

Amend Senate File 677 as follows:

- 1. Insert as section one (1) of Senate File 677 all of the contents of Senate File 650 after its enacting clause.
  - 2. Renumber the remaining sections.

Senator Lisle made a substitute motion that Senate File 650 be set for time certain, 9:30 a.m. Friday, May 12.

Division was requested.

The motion prevailed.

Senator Lisle rose on point of order on the grounds the Messerly-Stanley amendment was no longer germane to Senate File 677.

The chair ruled the point well taken.

Senator Klefstad called up the following motion and moved its adoption:

## MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which the Lange amendment of April 3, as amended, to Senate File 677 passed the Senate.

GILBERT E. KLEFSTAD

The motion was lost.

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:

Rule 8 was invoked.

Ayes: 54

Balloun	Ely	Kosek	O'Malley
Benda	Erskine	Kruck	Patton
Briles	Flatt	Kyhl	Potgeter
Buren	Frey	Lamborn	Reichardt
Burns	Frommelt	Lange	Reppert
Cassidy	Gaudineer	Lisle	Rigler
Clarke	Glenn	Lodwick	Riley
Coleman	Hagedorn	McGill	Shaff
Condon	Heaberlin	Messerly	Shirley
DeHart	Heying	Mills	Stanley
DeKoster	Hill	Murray	Van Eaton
Denman	Jepsen	Neu	Van Gilst
Dodds	Kibbie	Nurse	Walsh
Elvers	Klefstad		

Nays: 3

Lucken Reno Stephens

Absent or not voting: 4

Floy Hougen Main Schaben

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 ON SENATE FILE 677

I cannot vote "Aye" on any more bills that will increase taxes, until some form of tax relief has passed in the Senate.

MAX E. RENO

## SENATE FILE 563 WITHDRAWN

Senator Reppert asked and received unanimous consent that Senate File 563 be withdrawn from further consideration by the Senate.

#### SENATE CONCURRENT RESOLUTION 42

Senator Frommelt called up Senate Concurrent Resolution 42, found on pages 1341-1342 of the journal, and moved its adoption.

The Resolution was adopted.

Senator Frommelt asked and received unanimous consent that Senate Concurrent Resolution 42 be immediately messaged to the House.

Senator Frommelt offered the following resolution by Senators Frommelt and Walsh, and moved its adoption.

## SENATE RESOLUTION 7

# By: Frommelt and Walsh

WHEREAS, the Honorable Arnold Utzig of Dubuque County formerly served with distinction for eight years in the Senate of the State of Iowa, and

.WHEREAS, Mr. Utzig faithfully devoted nearly twenty-five years of his life as an elected and appointed public servant to the people of the State of Iowa, and

WHEREAS, Mr. Utzig died at his desk in the House of Representatives chambers on May 9th while performing his legislative duties for the people of Dubuque County whom he represented, and

WHEREAS, he also served his nation during the First World War suffering severe and extensive wounds, and

WHEREAS, the citizens of Iowa and of his county have now been deprived of his talents, and

WHEREAS, his wife, Hilda, his son, Joseph, and daughter, Magdalen Ann, have suffered a deep personal loss; now therefore

BE IT RESOLVED BY THE SENATE that the sincere condolences of the members of this body be extended to Mr. Utzig's family, and

BE IT FURTHER RESOLVED that the President of the Senate appoint an appropriate committee of Senators to attend Mr. Utzig's funeral on behalf of all members of the Senate to commemorate his years of service to his nation, state and county.

The Resolution was adopted.

#### ANNOUNCEMENT

President Fulton announced the appointment of Senators Frommelt, Walsh, Lamborn and Elvers to represent the Senate at funeral services for the Honorable Arnold Utzig.

# MEMORIAL RESOLUTION COMMITTEE

President Fulton announced the appointment of the following committee:

SENATOR

MEMORIAL RESOLUTION COMMITTEE

Arnold Utzig

Frommelt Elvers Walsh

# 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 Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 42 extending condolences to the family of Supreme Court Justice Thornton.

WILLIAM R. KENDRICK, Chief Clerk

# BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

H. F.	197		Conservation and	Recreation
S. F.	781		On Calendar	
S. F.	782	•	On Calendar	
S. F.	783		On Calendar	•
S.F.	784		On Calendar	
S. F.	785		On Calendar	
S. F.	786		On Calendar	
S.F.	787		On Calendar	
S. F.	788	ž,	On Calendar	
S.F.	789		On Calendar	
S. F.	790		On Calendar	n
S. F	701	٠,	On Calendar	

# JOURNAL OF THE SENATE

# SENATE CONCURRENT RESOLUTION 43

By: Benda, Lodwick, Flatt, Briles, Cassidy, Lange and Kibbie

WHEREAS, United States Department of Defense statistics for fiscal year 1966 reveal that 873 of the 4,873 servicemen killed in Vietnam fighting for freedom were interred in national cemeteries; and

WHEREAS, many more of the servicemen who have lost their lives would probably also have been buried in a national cemetery had there been space available near the home of the next of kin; and

WHEREAS, there are those in governmental authority who are against expanding the national cemetery system or providing additional space in those national cemeteries already existing; and

WHEREAS, the burial allowances of the Veterans Administration and those allowances provided under Federal Social Security are far too meager in many instances to provide for the last rites of many veterans and servicemen; and

WHEREAS, world unrest is again exposing and committing large numbers of persons to military service and battle; and

WHEREAS, this is not a proper time for limiting or closing the national cemetery system to those presently serving or expecting to serve in the uniform of our country; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the Congress of the United States is hereby urged to take such action as is necessary to direct the Department of Defense, the Bureau of the Budget, and other appropriate governmental agencies to establish and maintain an adequate and permanent national cemetery system to provide burial space for all United States military servicemen or women so entitled and who wish to be so interred; and

BE IT FURTHER RESOLVED that the Secretary of the Senate forward copies of this resolution to the Honorable Lyndon B. Johnson, President of the United States, the the Honorable Robert S. McNamara, United States Secretary of Defense, the President of the United States Senate, the Speaker of the United States House of Representatives, and to each member of the Iowa delegation serving in the United States Congress.

## 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 No. 337, a bill for an act relating to the consolidation of cities and towns.

Also:

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

House File No. 705, a bill for an act relating to the distribution of funds collected for motor vehicle registrations.

Also:

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

House File No. 389, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices.

Also:

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

House File No. 201, a bill for an act relating to bonded warehouses for agricultural products.

Also:

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

House File No. 197, a bill for an act relating to deer hunting licenses.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File No. 351, a bill for an act relating to equipment of locomotives and cabooses.

Read first and second times, and passed on file.

House File No. 705, a bill for an act relating to the distribution of funds collected for motor vehicle registrations.

Read first and second times, and passed on file.

House File No. 389, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices.

Read first and second times, and passed on file.

House File No. 201, a bill for an act relating to bonded warehouses for agricultural products.

Read first and second times, and passed on file.

House File No. 197, a bill for an act relating to deer hunting licenses.

Read first and second times, and passed on file.

# INTRODUCTION OF BILLS

Senate File 781, by Committee on Transportation, a bill for an act relating to maximum expenditures for county building construction, reconstruction and real estate purchase.

Read first and second times and passed on file.

Senate File 782, by Committee on Governmental Subdivisions, a bill for an act relating to special assessments for street improvements.

Read first and second times and passed on file.

Senate File 783, by Committee on Governmental Subdivisions, a bill for an act relating to public parking facilities.

Read first and second times and passed on file.

Senate File 784, by Committee on Education, a bill for an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities.

Read first and second times and passed on file.

Senate File 785, by Committee on Education, a bill for an act relating to compulsory school attendance and educational standards.

Read first and second times and passed on file.

Senate File 786, by Committee on Governmental Subdivisions, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1966, to exempt from taxation buildings, including the equipment thereof and site therefor, when leased to a city and operated as a civic center, and securities issued by nonprofit corporations to finance the cost of acquiring and constructing or both a building or buildings, including the equipment thereof and site therefor, leased to a city and operated as a civic center.

Read first and second times and passed on file.

Senate File 787, by Committee on Judiciary, a bill for an act to legalize and validate proceedings providing for the organization, creation, establishment, reorganization, enlargement, or change in the boundaries of school corporations constituting merged areas formed to operate area vocational schools or area community colleges.

Read first and second times and passed on file.

Senate File 788, by Committee on Judiciary, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations.

Read first and second times and passed on file.

Senate File 789, by Committee on Transportation, a bill for an act relating to requiring a Bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required.

Read first and second times and passed on file.

Senate File 790, by Committee on Transportation, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers.

Read first and second times and passed on file.

Senate File 791, by Committee on Judiciary, a bill for an act relating to mileage allowance for members of county boards of supervisors.

Read first and second times and passed on file.

### REPORTS OF COMMITTEE

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 151</u>, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows</u>; and when so amended the bill do pass;

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Amend House File 151 as amended as follows:

- 1. By inserting in line one (1) of section one (1) after the word, "encourage" the word, "private".
  - 2. Amend section two (2) as follows:
- a. By striking in line nine (9) the period (.) and by inserting in lieu thereof the following:
- "; provided, however, holder shall not mean the state of Iowa, its political subdivisions, or any public body or any agencies, departments, boards, or commissions thereof,".
- b. By striking in lines ten (10) and eleven (11) the words, "includes, but is not limited to, any of" and by inserting in lieu thereof the word, "means".
  - c. By striking from line twelve (12) the word, "swimming,".
  - d. By striking from line thirteen (13) the words, "water skiing, winter sports,".
- e. By striking in line fifteen (15) the period (.) and by inserting in lieu thereof the words, "while going to and from or actually engaged therein."
- f. By inserting in line sixteen (16) after the word, "means" the words, "any consideration,".

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File 70</u>, a bill for an act relating to juvenile delinquency, begs leave to report it has had the same under consideration and recommends the same <u>be</u> amended as follows; and when so amended the bill do pass:

Amend House File 70 as follows:

In section two (2), strike lines five (5) through seven (7), inclusive, and insert in lieu thereof the following:

"5. For a parent willfully to fail to support his child under eighteen years of age whom he has a legal obligation to support."

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 417</u>, a bill for an act relating to forfeiture of bail, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>Senate File 156</u>, a bill for an act relating to the powers of partnerships as to real estate and to amend chapter five hundred forty-five (545), Code 1966, 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 <u>House File 577</u>, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments, 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 717, a bill for an act to prohibit eavesdropping and the possession, sale, or purchase of equipment primarily designed for eavesdropping, 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 226 as follows:

- 1. Strike from section one (1) all of lines six (6) and seven (7) and insert:
- "2. By striking all of lines three (3) to nine (9), inclusive of said section two point eleven (2.11) of the Code and inserting in lieu thereof the words:

'To every member the sum of fifty dollars per day for the first one hundred and ten days of each regular session held in odd-numbered years. Thereafter in such session for the one hundred eleventh to the one hundred thirtieth day, inclusive, the compensation to each member shall be thirty dollars per day and after the one hundred thirtieth day of such session the compensation shall be twenty dollars per day.

'In sessions in even-numbered years, and in extra sessions, while in session, in any year, the said compensation shall be for the first seventy days, fifty dollars per day, for the seventy-first to the ninetieth day, inclusive, thirty dollars per day

and for the remaining days of the session, twenty dollars per day. In going to and returning from the place where the general assembly is held, each member shall be compensated at the rate of ten cents per mile by the nearest traveled route, for each regular and each extra session.'

- 2. Strike all of section five (5) and insert the following:
- "Sec. 5. Section two point fifteen (2.15), Code 1966, is amended by striking all of lines five (5) and six (6) and inserting the words "be paid the same per diem as other members for the period in which he serves."

CHESTER O. HOUGEN

Amend Senate File 617 by adding the following new section:

"Any attachment made by the state board of public instruction under this Act must in separate election be approved by a majority vote of the voters within the attached area and by a majority vote of the voters within the school district to which the area has been attached.

CHARLES F. BALLOUN

Amend Senate File 681, section sixteen (16), as follows:

- 1. By striking lines six (6) through nine (9) and inserting in lieu thereof the following:
- 'ilmitations and section three hundred twenty-one point four hundred sixty-three (321.463) of the Code for violation of weight limitations. The penalty for weight violations shall be determined by the excess over the weight allowed by the permit except that the minimum fine for weight violations shall be one hundred (100) dollars. If a vehicle'.
- 2. By striking lines fifteen (15) through eighteen (18) and inserting in lieu thereof the words "of the penalties prescribed in section three hundred twenty-one point four hundred sixty-three (321.463) of the Code."

CHARLES F. BALLOUN

Amend Senate File 335 as follows:

1. By striking from line twenty-two (22) of section one (1) the word "person" and inserting in lieu thereof the word "personal".

FRANCIS L. MESSERLY

Amend Senate File 774 as follows:

- 1. Amend section three (3) by striking from lines ten (10) and fifteen (15) the word "four (4)" and by inserting in lieu thereof the word "two (2)".
- 2. Further amend section three (3) by striking lines sixteen (16), seventeen (17) and eighteen (18) and by inserting in lieu thereof the following:
- "All interest and dividends received by any person within a tax year shall be subject to the two (2) percent surtax except that the first two hundred (200) dollars received during the tax year by every person shall be exempt from the surtax. No

deduction other than the two hundred (200) dollar exemption shall be allowed in computing the amount of surtax due."

CHESTER O. HOUGEN

Amend House Concurrent Resolution 5 as follows:

- 1. By striking the words "on factors other than population" in line three (3) of section one (1) and inserting in lieu thereof the words "on factors of area or on factors of population and area".
  - 2. By striking section two (2) and renumbering the remaining sections accordingly.

    ARTHUR A. NEU

Amend Senate File 775, Sec. 4, by adding thereto the following:

"No funds shall be appropriated for the construction of any artificial lake proposed by this Act unless seventy-five percent (75%) of the watershed above the proposed project is under approved soil and water conservation practices."

ALDEN J. ERSKINE

Amend Senate File 772 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 1966, is hereby amended by striking all of lines one (1) through nineteen (19), inclusive, and inserting in lieu thereof the following:
- "1. All property subject to taxation shall be valued at its actual value which shall be entered opposite each item, and shall be assessed at twenty-seven (27) percent of such actual value, and such value so assessed shall be taken and considered as the taxable value of such property upon which the levy shall be made.
- "The actual value of all property subject to assessment and taxation shall be the fair and reasonable market value of such property. "Market value" is defined as the reasonable exchange in the assessment year between a willing buyer and a willing seller, neither being under any compulsion to buy or sell and each being familiar with all the facts relating to the particular property. Sale prices of the property or comparable property in normal transactions reflecting market value, and the probable availability or unavailability of persons interested in purchasing the property, shall be taken into consideration in arriving at its market value.
- "The market value of an inventory or goods in bulk shall be their market value as such inventory or goods in bulk, not their retail or unit price. Such market value shall be fair and reasonable based on market value of similar classes of property.
- "In the event market value of the property being assessed cannot be readily established in the foregoing manner, then the assessor may consider its productive and earning capacity if any, industrial conditions, its cost, physical and functional depreciation and obsolesence and replacement cost, and all other factors which would assist in determining the fair and reasonable market value of the property but the actual value shall not be determined by use of only one such factor. The following shall not be taken into consideration: special value or use value of the property to its present owner, and the good will or value of a business which uses the property as distinguished from the value of the

property as property. Upon adoption of uniform rules and regulations by the state tax commission or succeeding authority over state assessments for the valuation of such properties, said valuation on such properties shall be determined in accordance therewith for assessment purposes to assure uniformity, but such rules and regulations shall not be inconsistent with or change the foregoing means of determining the actual, market, taxable and assessed values.

- ""'Actual value", "taxable value", or "assessed value" as used in other sections of the Code shall mean the valuations as determined by this section; however, other provisions of the Code providing special methods or formulas for assessing or valuing specified property shall remain in effect, but this section shall be applicable to the extent consistent with such provisions.
- "The burden of proof shall be upon any complainant attacking such valuation as excessive, inadequate, inequitable or capricious; however, in protest of appeal proceedings when the complainant offers competent evidence by at least two (2) disinterested witnesses that the market value of the property is less than the market value determined by the assessor, the burden of proof thereafter shall be upon the officials or persons seeking to uphold such valuation to be assessed."
- "Sec. 2. Further amend said section four hundred forty-one point twenty-one (441.21) by adding at the end thereof, the following subsection:
- "'2. For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts as provided in sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the 1966 Code, and the term "actual value" as used in said sections shall mean the "actual value" as determined by this section and entered opposite each item, and as listed on the tax list as provided in section four hundred forty-three point two (443.2) of the Code as "actual value".
- "Sec. 3. Section four hundred twenty-eight point twenty-nine (428.29), Code 1966, is hereby amended by striking all after the comma (,) in line ten (10), all of line eleven (11), and all of line twelve (12) before the period (,), and by adding in lieu thereof the following:
- " 'as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended,'
- "Sec. 4. Section four hundred thirty-four point fifteen (434.15), Code 1966, is hereby amended by striking all of line six (6), and all of line seven (7), and all before the word 'and' in line eight (8) and inserting in lieu thereof the word 'the actual value so ascertained shall be assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended.'
- "Sec. 5. Section four hundred thirty-five point seven (435.7), Code 1966, is hereby amended by striking all of lines twenty-five (25), twenty-six (26) and twenty-seven (27) and adding in lieu thereof the following:
- " 'and the residue of actual value so ascertained shall be assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended.'
- "Sec. 6. Section four hundred thirty-eight point thirteen (438.13), Code 1966, is hereby amended by striking all of lines five (5), six (6), seven (7) and figures '441.21'

before the semicolon in line eight (8), and inserting in lieu thereof the words, 'provided, and the actual and taxable value so ascertained shall be assessed as provided by section four hundred forty-one point twenty-one (441,21), Code 1966, as amended'

- "Sec. 7. Section four hundred twenty point two hundred four (420,204), Code 1966, is hereby amended by striking all after the word 'be' in line eight (8) through line sixteen (16) and inserting in lieu thereof the words 'valued and assessed as provided by section four hundred forty-one point twenty-one (441,21), Code 1966, as amended,'
- "Sec. 8. All assessors and assessing bodies, including the state tax commission or succeeding authority over the assessment of property for tax purposes shall certify to the county auditor of each county the actual and assessed values of all the taxable property in such county as finally equalized and determined in the manner otherwise provided, and the same shall be transcribed onto the tax lists as required by section four hundred forty-three point two (443.2) of the Code.
- "Sec. 9. All assessors and assessing bodies, including the state tax commission or succeeding authority over the assessment of property for tax purposes, shall comply with the provisions of this Act. The state tax commission or succeeding authority over such assessments, shall exercise its powers and perform its duties under section four hundred twenty-one point seventeen (421.17) of the Code and other applicable laws so as to require the uniform and consistent application of this Act.
- "Sec. 10. The provisions of this Act shall become effective January 1, 1968, and shall apply to all assessments made in the year 1968 and each year thereafter."

COMMITTEE ON WAYS AND MEANS

Amend Senate File 335 as follows:

- 1. Amend Senate File 335 by renumbering section six (6) as section seven (7).
- 2. Further amend Senate File 335 by inserting the following as section six (6):

"Nothing herein shall be construed to add to or detract from the authority of any county or the board thereof to provide health services direct to any person or persons."

TOM RILEY JOHN M. ELY, JR. ERNEST KOSEK

Amend Senate File 649 as follows:

- 1. By inserting in line four (4) of section two (2) after the word "system," the words "county employed teachers.".
- 2. Further amend line four (4) of section three (3) by inserting after the word "system," the words "county employed teachers,".

CLIFTON C. LAMBORN

Amend House File 42 by striking from Section one (1) all after the word "corporation" in line twelve (12) and inserting in lieu thereof a period (.).

PEARLE DeHART JOHN M. ELY, JR. JOSEPH W. CASSIDY DAVID STANLEY JOHN P. KIBBIE Amend House File 410 as follows:

- 1. By adding the following new section thereto to be designated as section two (2).
- "No such sewer connection charge or fee shall be valid or collected by any city or town unless such city or town has by resolution certified to the county, and such resolution has been filed for record, the amount of such sewer connection charge or fee and the property to be charged therewith."

LEE GAUDINEER

Amend House File 410 as follows:

- 1. By inserting in line seven (7) of section one (1) after the word, "utilities" the following:
- ", but only if such sanitary utilities were provided by the levy of a special assessment under chapter three hundred ninety-one (391), three hundred ninety-one A (391A), or four hundred seventeen (417) of the Code".
- 2. By striking in line ten (10) of section one (1) the word, "equitable", all of line eleven (11), and the words, "providing the sanitary utilities" in line twelve (12) and by inserting in lieu thereof the following:

"amount of the original special assessment".

LEE GAUDINEER

Amend House File 647 as follows:

Amend section one (1) by inserting the following after the period (.) in line ten (10):

"Provided, however, that structures used for seasonal or year-round habitation purposes shall not be removed."

DONALD W. MURRAY ADOLPH W. ELVERS

Amend Senate File 579 as follows:

- 1. Amend Section 1, line six (6) by striking the word "general" and inserting in lieu thereof the words "healing arts".
  - 2. Further amend Section 1, line seven (7) by striking the words "(family doctors)".
- 3. Amend the title by striking the word "general" and inserting in lieu thereof the words "Healing Arts", and by striking the words "(family doctors)".

WILLIAM F. DENMAN

# SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that the special order of business on Senate File 383 be changed from 9:00 a.m., Thursday, May 11, 1967 to 2:30 p.m., Thursday, May 11, 1967.

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Thursday, May 11. 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, May 11, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend O. E. Cooley, pastor of the Gatchel Methodist Church, Des Moines, Iowa,

#### VISITORS

Senator O'Malley rose on point of personal privilege to present 31 third and fourth grade students from Howe Elementary school, Des Moines, who were seated in the balcony with their instructor, Betty Rankin.

Senator Schaben rose to present 62 senior students from West Monona Community High school, Onawa, who were seated in the gallery with their instructors, John Stroeh and Miss Wadene Foster.

Senator Lange introduced 31 senior students from Lohrville Community High school, who were accompanied by instructor, Quentin Weidner, and were seated in the Senate gallery.

Senator Balloun rose on point of personal privilege to present 60 students from Garwin Community Junior and Senior High school, who accompanied by Mrs. Leo Heiberger and Superintendent Vern E. Miller, were seated in the gallery.

Senator Gaudineer rose to introduce 120 junior students from Ankeny Community High school, who were seated in the balcony with their instructor, Dwayne Olsen.

Senator Shirley rose on point of personal privilege to present 52 students from Waukee Community Junior and Senior High school, who were present in the gallery with their instructors, Duane Ahrens and Clifford Teale.

#### PETITION

Senator Buren presented a petition from 25 residents of Worth, Winnebago, and Hancock Counties, in favor of legalizing pari-mutuel wagering on horses.

#### THIRD READING OF BILLS

On motion of Senator Ely, House File 437, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities, 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: 42

Balloun	Frey	Lodwick	Potgeter
Benda	Glenn	Lucken	Reno
Buren	Hagedorn	Main	Reppert
Cassidy	Heaberlin	McGill	Rigler
Clarke	Hougen	Messerly	Schaben
Coleman	Jepsen	Mills	Shaff
DeKoster	Kibbie	Murray	Stanley

Denman Klefstad Neu Stephens
Dodds Kruck O'Malley Van Eaton
Ely Lange Patton Van Gilst
Erskine Lisle

Nays: 0

Absent or not voting: 19

Briles Flatt Hill Reichardt Burns Kosek Flov Rilev Condon Frommelt Kvhl Shirley DeHart Gaudineer Lamborn Walsh Elvers Heving Nurse

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

#### HOUSE AMENDMENT CONSIDERED

Senator Buren called up for consideration Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 139, Section 1, by striking from line one (1) the word "Chapter" and inserting in lieu thereof the word "Section".

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:

Aves: 42

Balloun . Erskine Lodwick Potgeter Benda Flatt Lucken Reno Buren Main Reppert Frey Cassidy Glenn McGill Rigler Schaben Clarke Hagedorn Messerly Coleman Shaff Heaberlin Murray DeHart Neu Stanley Hougen DeKoster Nurse Stephens Jepsen Denman' Klefstad O'Malley Van Eaton Dodds Patton Van Gilst Kruck Elv Lange

Nays: 0

Absent or not voting: 19

Reichardt Briles Frommelt Kosek Kyhl Rilev Gaudineer Burns Condon Heying Lamborn Shirley Lisle Walsh Elvers Hill Kibbie Mills Floy

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

Senator Benda called up Senate Concurrent Resolution 41, found on page 1342 of the of the journal, and moved its adoption.

The Resolution was adopted.

Senator Cassidy called up House Concurrent Resolution 11, found on pages 754 and 755 of the Senate journal, and moved its adoption.

The Resolution was adopted.

#### UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 409, a bill for an act relating to meat and poultry inspection, was taken up for further consideration.

Senator Hagedorn asked and received unanimous consent that House File 414 be substituted for Senate File 409.

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

Patton Balloun Erskine Lange Lodwick Potgeter Benda Flatt Reno Buren Frey Lucken Cassidy Glenn Main Rigler Clarke Hagedorn McGill Schaben Shaff Coleman Heaberlin Mills Murray Stanley DeHart Hougen Stephens DeKoster Jepsen Neu Nurse Van Eaton Denman Klefstad Van Gilst Dodds Kosek O'Mallev Ely Kruck

Nays: 0

Absent or not voting: 19

Briles Frommelt Kyhl Reppert

Burns Gaudineer Lamborn Condon Heying Lisle Elvers Hill Messerly Floy Kibbie Reichardt

Riley Shirley Walsh

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 409 be withdrawn from further consideration by the Senate.

Senator Potgeter called up Senate Concurrent Resolution 40, found on pages 1304 and 1305 of the journal, and moved its adoption.

The Resolution was adopted.

Senator Stanley called up Senate Concurrent Resolution 30, found on page 934 of the journal, and moved its adoption.

Division was requested.

The Resolution was lost.

#### THIRD READING OF BILLS

On motion of Senator Ely, House File 171, a bill for an act relating to the determination of assistance grants under the aid for the blind program, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 43

Balloun Benda Briles Buren Burns Cassidy Clarke Condon DeHart DeKoster Denman

Dodds Ely Erskine Flatt Frev Gaudineer Glenn Heaberlin

Jepsen Kibbie -Klefstad Kosek Kruck Lisle Lodwick

Lucken Main McGill Messerly

Mills Murray Neu

O'Malley Patton Potgeter Reichardt Rigler Stanley Stephens

Nurse

Van Eaton Van Gilst

Nays: 0

Absent or not voting: 18

Coleman.

Heying

Lange

Schaben

Elvers Hill Reno Shaff
Floy Hougen Reppert Shirley
Frommelt Kyhl Riley Walsh

Hagedorn Lamborn

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 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Murray took the chair at 9:45 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:

Ayes: 43

Balloun Elv Kruck O'Mallev Benda Erskine Lisle Patton Briles Flatt Lodwick Potgeter Reichardt Buren Frev Lucken Gaudineer Rigler Burns Main Cassidy Glenn McGill Schaben Clarke Heaberlin Messerly Stanley Condon Mills Stephens Jepsen Van Eaton DeKoster Kibbie Murray Klefstad Van Gilst Denman Neu Dodds Kosek Nurse

Navs: 0

Absent or not voting: 18

Coleman Hagedorn Lamborn Rilev DeHart Heving Lange Shaff Elvers Hill Reno Shirley Flov Hougen Reppert Walsh

Frommelt Kyhl

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 567 be withdrawn from further consideration by the Senate.

Senator Benda called up Senate Concurrent Resolution 43, found on page 1360 of the journal, and moved its adoption.

The Resolution was adopted.

Senator O'Malley asked and received unanimous consent that the following bills be withdrawn from further consideration by the Senate; Senate File 203, a bill for an act relating to support and maintenance of the parties during divorce litigation, and Senate File 59, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations.

#### THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 769, 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 the Henry county industrial development corporation, was taken up for consideration.

Senator O'Malley asked and received unanimous consent that House File 699 be substituted for Senate File 769.

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

Balloun	Erskine	Kruck	O'Malley
Briles	Flatt	Lisle	Patton
Buren	Frey	Lodwick	Potgeter
Burns	Gaudineer	Lucken	Reichardt
Cassidy	Glenn	Main	Reno
Clarke	Hagedorn	McGill	Rigler
Coleman	Heaberlin	Messerly	Schaben
DeHart	Jepsen	Mills	Stanley
DeKoster	Kibbie	Murray	Stephens
Denman	Klefstad	Neu	Van Eaton
Dodds	Kosek	Nurse	Van Gilst
Ely			

Nays: 0

Absent or not voting: 16

Benda	Frommelt	Kyhl	Riley
Condon	Heying .	Lamborn	Shaff
Elvers	Hill	Lange	Shirley
Floy	Hougen	Reppert	Walsh

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 769 be withdrawn from further consideration by the Senate.

On motion of Senator Gaudineer, House File 17, a bill for an act relating to support and maintenance of the parties during divorce litigation, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer moved that the bill be read a third 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
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds

Ely
Erskine
Flatt
Frey
Gaudineer
Glenn
Heaberlin
Hougen
Kibbie
Klefstad
Kosek

Kruck
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Stanley
Stephens
Van Eaton

Nays: 0

Absent or not voting: 17

Briles
Denman
Elvers
Floy
Frommelt

Hagedorn Heying Hill Jepsen

Kyhl Lamborn Lange Main Riley Shaff Shirley Walsh

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 442, a bill for an act relating to sidewalks in cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert called up the following amendment and moved its adoption:

Amend Senate File 442 as follows:

1. Amend section one (1) by striking from line twelve (12) the period and by inserting the period after the closed quote.

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:

Aves: 45

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds

Erskine
Flatt
Frey
Glenn
Hagedorn
Heaberlin
Hougen
Jepsen
Klefstad
Kosek

Kyhl
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Stanley
Stephens
Van Eaton
Van Gilst

Ely Nays: 0

Absent or not voting: 15

Briles Coleman Elvers Floy Frommelt Gaudineer Heying Hill

Kibbie Lamborn Lange Riley Shaff Shirley Walsh

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 Reppert, House File 203, a bill for an act relating to the retention of municipal records, 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: 44

Benda Briles Buren Burns Cassidy Clarke Coleman Ely Erskine Flatt Frey Glenn Hagedorn Heaberlin

Kyhl Lisle Lodwick Lucken McGill Messerly Mills Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben

Condon DeKoster Denman Dodds Hougen Jepsen Klefstad Kosek

Murray Neu Nurse O'Malley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 17

Balloun DeHart Elvers Floy Gaudineer Heying Hill Kibbie Kruck Lamborn Lange Main

Riley Shaff Shirley Walsh

Frommelt

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

On the motion of Senator Benda, Senate File 298, a bill for an act relating to interest on savings accounts and time deposits, 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.

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

Ayes: 45

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Ely
Erskine
Flatt
Frey
Glenn
Heaberlin
Hougen
Jepsen
Klefstad
Kosek
Kruck

Kyhl
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Stanley
Stephens
Van Eaton

Van Gilst

Dodds

Nays: 0

Absent or not voting: 15

Balloun Elvers Floy Frommelt Gaudineer Heying Hill Kibbie Lamborn Lange Main Riley Shaff Shirley Walsh 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 O'Malley moved that action on Senate File 335 be deferred, which motion prevailed.

On motion of Senator O'Malley, House File 116, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations, 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: 45

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Denman Dodds Elv Erskine

Flatt Frev Glenn Hagedorn Heaberlin Hougen Jepsen Kibbie Klefstad Kosek Kruck

Lodwick Lucken Main McGill Messerly Murray Neu Nurse O'Malley

Kyhl

Lisle

Patton Potgeter Reichardt Reno Reppert Rigler Schaben Stanley Stephens Van Eaton Van Gilst

Navs: 0

Absent or not voting: 16

Condon DeHart DeKoster Elvers

Floy Frommelt Gaudineer Heying

Hill Lamborn Lange Mills

Rilev Shaff Shirley Walsh

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 20, a bill for an act relating to adoption, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley called up the following amendment and moved its adoption:

Amend House File 20 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section six hundred point three (600.3), Code 1966, is amended as follows:
- '1. In lines fourteen (14) through seventeen (17), strike the words ', or unless one or both of the parents have been deprived of the custody of the child by judicial procedure because of unfitness to be its guardian.' and insert the following in lieu thereof:
- ". If the relationship between a parent and a child has been terminated as provided in chapter two hundred thirty-two (232) of the Code, by final court order which is not then appealable, the consent of such parent shall not be necessary; and in lieu of the consent of such parent, consent to such adoption may be given by the person, department, agency, or institution to which guardianship of the child has been transferred as provided in chapter two hundred thirty-two (232) of the Code or by the court terminating such parent-child relationship if the court has not transferred such guardianship."
- "2. Strike the sentence beginning with the word 'If' in line thirty-two (32) and ending with the period in line forty-three (43),"

The amendment was adopted.

Senator O'Malley asked and received unanimous consent that the judiciary committee amendment filed March 9, and found on page 591 of the journal be withdrawn.

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: 45

Balloun Ers
Benda Flat
Briles Fre
Buren Glee
Burns Hea
Cassidy Hou
Clarke Jeps
Coleman Kibl
Condon Klee
DeHart Kos
Denman Kru

Erskine
Flatt
Frey
Glenn
Heaberlin
Hougen
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Kyhl

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Stanley
Stephens
Van Eaton
Van Gilst

Nays: 0

Absent or not voting: 16

DeKoster Elvers Frommelt Gaudineer

Hill Lamborn Riley Shaff Ely Flov Hagedorn Heying Lange Main Shirley Walsh

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

On motion of Senator Balloun, Senate File 574, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission, was taken up for consideration.

Senator Balloun asked and received unanimous consent that House File 647 be substituted for Senate File 574.

Senator Buren called up the following amendment filed by Senators Murray and Elvers, and moved its adoption:

Amend House File 647 as follows:

Amend section one (1) by inserting the following after the period (.) in line ten (10):

"Provided, however, that structures used for seasonal or year-round habitation purposes shall not be removed."

The amendment was 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:

Aves: 43

Balloun
Benda
Briles
Buren
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds

Erskine
Frey
Glenn
Hagedorn
Heaberlin
Hougen
Kibbie
Klefstad
Kosek
Kruck
Kyhl

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Rigler
Schaben
Stanley
Stephens
Van Eaton
Van Gilst

Nays: 0

Absent or not voting: 18

Burns Condon Elvers

Floy Frommelt Gaudineer Jepsen Lamborn Lange Riley Shaff Shirley Ely Heying Flatt Hill

Reppert

Walsh

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

Senator Balloun asked and received unanimous consent that Senate File 574 be withdrawn from further consideration by the Senate.

On motion of Senator McGill, Senate File 575, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year, was taken up for consideration.

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: 45

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Dodds
Ely

Erskine
Flatt
Frey
Glenn
Hagedorn
Heaberlin
Hougen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Potgeter Reppert Rigler Schaben Shirley Stanley Stephens Van Eaton Van Gilst

O'Malley

Patton

Nays: 0

Absent or not voting: 16

Coleman Denman Elvers Floy Frommelt Gaudineer Heying Hill

Jepsen Lamborn Lange Reichardt Reno Riley Shaff Walsh

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

On motion of Senator Nurse, House File 216, a bill for an act relating to educational laboratory schools, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke took the chair at 10:45 a.m.

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: 41

Balloun
Benda
Briles
Burns
Clarke
Coleman
DeHart
DeKoster
Dodds
Ely

Flatt
Frey
Glenn
Heaberlin
Hougen
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Lisle Lodwick Lucken Main McGill Messerly Murray Neu

Nurse

Kyhl

Patton
Potgeter
Reppert
Rigler
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

O'Malley

Erskine

Nays: 0

Absent or not voting: 20

Buren Cassidy Condon Denman Elvers Floy Frommelt Gaudineer Hagedorn Heying Hill Lamborn Lange Mills Reichardt Reno Riley Schaben Shaff Walsh

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 504, a bill for an act to provide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of their employment, 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: 37

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds

Flatt
Frey
Glenn
Heaberlin
Hougen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills

Neu

Nurse O'Malley Patton Rigler Shirley Stanley Stephens Van Eaton Van Gilst Nays: 0

Absent or not voting: 22

Buren Condon Denman Elvers Elv Floy Frommelt Gaudineer Hagedorn Heying Hill Jepsen Lamborn Lange Potgeter

Reichardt

Reno Riley Schaben Shaff Walsh

Erskine

Voting present: 2

Murray

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, Senate File 505, a bill for an act relating to the costs of an official shorthand reporter in workmen's compensation hearings, 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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster

Ely
Erskine
Flatt
Frey
Gaudineer
Glenn
Heaberlin
Hougen
Klefstad
Kosek

Dodds

Kruck
Kyhl
Lisle
Lodwick
Lucken
Main
McGill
Murray
Neu
Nurse

O'Malley Patton Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 1

Messerly

Absent or not voting: 18

Denman Elvers Heying Hill Lange Mills Reno Riley Floy Frommelt Jepsen Kibbie Potgeter Reichardt Schaben Walsh

Hagedorn Lamborn

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 506, a bill for an act providing a definite time at which interest on workmen's compensation claims will commence to accrue, 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 filed by Senators Stanley and Condon and moved its adoption:

Amend Senate File 506 as follows:

Strike all of section 1 after the word "annum" in line 10, and insert in lieu thereof the following:

"from the date when payment of such sum was due."

The amendment was adopted.

Senator Condon asked and received unanimous consent that the committee amendment filed April 10, and found on page 914 of the journal, be withdrawn.

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
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon

Dodds
Ely
Flatt
Frey
Glenn
Heaberlin

Hougen Jepsen Kibbie Klefstad Kosek Kruck Kyhl Lisle Lodwick Lucken Main McGill

Main McGill Messerly Mills Murray

Neu

Nurse O'Malley Patton Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Nays: 0

DeHart

DeKoster

Absent or not voting: 17

Denman Elvers Gaudineer Hagedorn Lamborn Lange Reno Riley Erskine Flov Heying Hill Potgeter Reichardt Schaben Walsh

Frommelt

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

Senator Flatt called up Senate Concurrent Resolution 35, found on page 1161 of the journal, and moved its adoption.

The Resolution was adopted.

On motion of Senator O'Malley, Senate File 544, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases, with report of committee recommending passage, was taken up, 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

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Dodds
Frey
Gaudineer
Glenn
Heaberlin
Hougen
Jepsen
Klefstad
Kyhl

Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse

O'Malley Patton Reppert Rigler Shirley Stanley Stephens Van Eaton Van Gilst

Navs: 1

Kosek

Absent or not voting: 23

Balloun Benda Elvers Ely Erskine Flatt

Frommelt Hagedorn Heying Hill Kibbie

Flov

Kruck Lamborn Lange

Lamborn
Lange
Messerly
Potgeter

Reno Riley Schaben Shaff

Walsh

Reichardt

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

Senator Reno took the chair at 11:45 a.m.

On motion of Senator Briles, Senate File 591, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale, and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered 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 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: 42

Balloun Flatt Lisle Potgeter Benda Frey Lodwick Reno Briles Gaudineer Reppert Lucken Rigler Buren Glenn Main Burns Heaberlin McGill Shaff Clarke Shirley Messerly Hougen Coleman Mills Stanley Jepsen Murray Stephens DeHart Kibbie Van Eaton DeKoster Nurse Klefstad Van Gilst Dodds Kosek Patton Erskine Kyhl

Nays: 0

Absent or not voting: 19

Cassidy Kruck Reichardt Floy Condon Frommelt Lamborn Riley Denman Hagedorn Schaben Lange Elvers Neu Walsh Heying Elv O'Malley Hill

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 592, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Prescott, in Adams county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms, with report of committee recommending passage, was 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: 42

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster

Ely
Erskine
Frey
Gaudineer
Heaberlin
Hougen
Kibbie
Klefstad
Kosek
Kruck
Kyhl

Lucken
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley
Patton
Potgeter

Reichardt Reno Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Dodds

Absent or not voting: 19

Coleman Denman Elvers Flatt Floy Frommelt Glenn Hagedorn Heying Hill Jepsen Lamborn Lange Lisle Nurse Riley Schaben Walsh

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 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Clearfield, in Taylor and Ringgold counties, Iowa, and declaring said gas supply contract to be legal, valid and enforceable according to its terms, with report of committee recommending passage, was 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: 39

Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Flatt
Frey
Gaudineer
Glenn
Heaberlin
Hougen
Kibbie
Klefstad

Lucken Main McGill Messerly Mills Murray Neu O'Malley Reichardt Reno Reppert Rigler Shaff Stanley Stephens Van Eaton 1967

1389

DeKoster Dodds Kruck Kyhl Patton Potgeter Van Gilst

Nays: 0

Absent or not voting: 22

Balloun
Buren
Denman
Elvers
Ely
Erskine

Floy Frommelt Hagedorn Heying Hill Jepsen Kosek Lamborn Lange Lisle Lodwick Nurse Riley Schaben Shirley Walsh

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 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered 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 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:

Aves: 46

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Ely

Erskine
Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Jepsen
Kibbie

Klefstad

Kruck

Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Kyhl

Potgeter Reichardt Reno Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Patton

Nays: 0

Absent or not voting: 15

Buren

Frommelt

Lamborn

Riley

Denman Elvers

Heying Hill

Lange Lodwick Schaben Walsh

Flov

Kosek

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 Briles, Senate File 595, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, valid, and enforceable obligation of said town according to its terms, with report of committee recommending passage, was 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: 49

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeKoster Denman Dodds Ely

Erskine Flatt Frev Gaudineer Glenn Hagedorn Heaberlin Hougen Jepsen Kibbie Klefstad

Kosek

Kruck Kyhl Lisle Lodwick Lucken Main McGill Messerly Murray Neu Nurse O'Malley Patton Potgeter Reichardt Reno Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 12

DeHart Elvers Floy

Frommelt Heying

Lamborn Lange Mills

Riley Schaben Walsh

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 596, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said city to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of

said city, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator 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: 49

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Ely

Erskine Flatt Frey Gaudineer Glenn Hagedorn Heaberlin

Hagedorn Heaberlin Hougen Kibbie Klefstad Kosek Kruck Kyhl
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Murray
Neu

Nurse

Patton

O'Malley

Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Potgeter

Reppert

Schaben

Rigler

Reno

Reichardt

--

Nays: 0

Absent or not voting: 12

Condon Elvers Floy Frommelt Heying Hill

Jepsen Lamborn Lange Mills Riley Walsh

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 597, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the city of Bedford, in Taylor county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms, with report of committee recommending passage, was 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: 47

Balloun Benda Briles Ely Erskine Frey

Lisle Lodwick Lucken Potgeter Reichardt Reno Buren Gaudineer Burns Glenn Cassidy Hagedorn Clarke Heaberlin Coleman Hougen DeHart Klefstad DeKoster Kosek Denman Kruck Dodds Kyhl

McGill Messerly Mills Murray Neu Nurse O'Malley Patton

Main

Reppert Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Navs: 0

Absent or not voting: 13

Condon Elvers Flatt Floy Frommelt Heying Jepsen

Kibbie Lamborn Lange

Rigler Riley Walsh

Voting present: 1

# Hill

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 598, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold and delivered 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 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: 47

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart

Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Kibbie

Kyhl Lisle Lodwick Lucken Main McGill

McGill Mills Murray Neu Potgeter Reichardt Reno Rigler Schaben Shaff Shirley Stanley

Stephens

DeKoster Dodds Erskine Klefstad Kosek Kruck

Nurse O'Malley Patton Van Eaton Van Gilst

Navs: 0

Absent or not voting: 14

Condon Denman Elvers Floy Frommelt Heying

Lamborn Lange Messerly Reppert Riley Walsh

Ely Jepsen

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 345, a bill for an act relating to the investment of funds of life insurance, 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: 48

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Ely

Erskine
Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Kibbie
Kosek
Kruck

Kyhl
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 1

Klefstad

Absent or not voting: 12

Condon Denman Elvers Floy Frommelt Heying Jepsen Lamborn Lange Messerly Riley Walsh

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, the Senate recessed until 2:30 p.m.

#### AFTERNOON SESSION

The Senate reconvened with Senator Kruck presiding.

Senator Rigler rose on point of order on the grounds that as the special order of business Senate File 383 should be taken up.

Senator Coleman moved that Senate File 383 be temporarily deferred, which motion prevailed.

# THIRD READING OF BILLS

On motion of Senator Burns, Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certainland to the Clear Creek Community School District, in the Counties of Johnson and Iowa, 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 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: 47

Balloun Ely Kosek Patton Benda Erskine Kruck Reichardt Flatt Kvhl Reppert Briles Lodwick Riley Buren Frev Gaudineer Lucken Schaben Burns Cassidy Glenn Main Shaff Clarke Hagedorn McGill Shirley Coleman Heaberlin Mills Stanley Hill Murray Stephens Condon DeKoster Hougen Neu Van Eaton Denman Kibbie Nurse Van Gilst Dodds Klefstad O'Malley

Nays: 0

Absent or not voting: 14

DeHartHeyingLisleRenoElversJepsenMesserlyRiglerFloyLambornPotgeterWalsh

Frommelt Lange

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 363, a bill for an act relating to the use of the telephone for the purpose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and providing a punishment therefor, 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: 49

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Ely

Erskine
Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Kibbie
Klefstad
Kosek

Kruck
Kyhl
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 12

Coleman Elvers Floy Frommelt Heying Jepsen

Lamborn Lange Lisle

Potgeter Walsh

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 Gaudineer, Senate File 484, a bill for an act relating to rights of civil service employees, 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, Gaudineer and Cassidy, and moved its adoption:

Amend Senate File 484 as follows:

- 1. In section 1, line 6, strike the word "fair".
- 2. Add the following new section:

"Sec. 2. Section three hundred sixty-five point twenty-nine (365.29), Code 1966, is further amended by striking in line eight (8) the word 'privately'."

The amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 484 by adding the following:

Section three hundred sixty-five point twenty-seven (365.27), Code 1966, is hereby amended by adding thereto the following:

"The employee or the commission may obtain judicial review of the commission's decision by commencing an action in the district court in the county of the employee's residence within thirty (30) days after the commission's decision. The rules of civil procedure shall be applicable, and the district court shall hear and decide the matter de novo.

An appeal may be taken to the supreme court as in other cases."

The amendment was adopted.

Senator Gaudineer moved that the bill be read a 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
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Denman
Dodds

Erskine
Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Kibbie
Klefstad

Ely

Kruck
Kyhl
Lodwick
Lucken
Main
McGill
Murray
Neu
Nurse
O'Malley

Patton

Kosek

Potgeter Reichardt Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 1

DeKoster

Absent or not voting: 13

Elvers Floy Frommelt Heying Jepsen Lamborn Lange

Lisle Messerly Mills Reno Rigler Walsh 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 671, a bill for an act relating to street bonds, 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: 47

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Dodds
Ely
Erskine
Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Kibbie
Klefstad

Kosek
Kruck
Kyhl
Lodwick
Lucken
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 14

Elvers Floy Frommelt Heying Hill Jepsen Lamborn Lange

Lisle Messerly Mills Reno Rigler Walsh

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 3:05 p.m.

On motion of Senator Murray, House File 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse, 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 55 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred forty-three point seventeen (543.17), Code, 1966 is hereby amended as follows:

- (1) By striking from line twenty (20) the word "tenth" and inserting in lieu thereof the word "thirtieth".
- (2) By striking from line thirty (30) the word "tenth" and inserting in lieu thereof the word "thirtieth".

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: 46

Lodwick Reichardt Balloun Flatt Frey Lucken Reno Benda Buren Gaudineer Main Reppert Burns Glenn McGill Riley Hagedorn Mills Schaben Cassidy Heaberlin Shaff Clarke Murray Neu Shirley Coleman Hougen Kibbie Nurse Stanley DeHart Klefstad O'Malley Stephens DeKoster Dodds Kosek Patton Van Eaton Ely. Kruck Potgeter Van Gilst Erskine Kyhl

Navs: 0

Absent or not voting: 15

Briles Floy Jepsen Messerly
Condon Frommelt Lamborn Rigler
Denman Heying Lange Walsh
Elvers Hill Lisle

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 House File 55 be immediately messaged to the House.

On motion of Senator Flatt, Senate File 508, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or

"employee", with report of committee recommending 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 508 as follows:

- 1. By inserting before the word "municipal" in section one (1), line nine (9), the following: "county boards of education,".
- 2. By striking all of section one (1) after the word "officers" in line eleven (11) of section one (1) and substituting in lieu thereof a period (.).

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: 41

Balloun
Benda
Briles
Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Ely
Flatt
Frey
Glenn
Hagedorn
Heaberlin
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lodwick
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Reno

Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 1

Hougen

Absent or not voting: 15

Buren Elvers Floy Gaudineer Heying Jepsen Lamborn Lange Lisle Messerly Mills Potgeter Reichardt Walsh

Frommelt

Voting present: 4

Cassidy

Erskine

Hill

Lucken

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 508 be immediately messaged to the House.

On motion of Senator Shaff, Senate File 397, a bill for an act relating to the compensation of park commissioners, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Amend Senate File 397, Section 1, subsection three (3), lines two (2) and three (3) by striking the words and figures "five hundred (500)" and inserting in lieu thereof the words and figures "one thousand (1000)".

Senator Stanley rose on point of order on the grounds the amendment filed by Senators Stanley and Messerly should be considered prior to the Shaff amendment.

The chair ruled the point well taken.

Senator Stanley called up the following amendment by Senators Stanley and Messerly 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 three hundred seventy point five (370.5), Code 1966, is hereby repealed and the following is enacted in lieu thereof:

"The commissioners shall serve without compensation. They shall be reimbursed from the park fund for actual and necessary expenses incurred in performing their duties, including round trip mileage at ten (10) cents per mile."

Division was requested.

The amendment was lost.

Senator Shaff moved the adoption of his amendment.

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: 39

Balloun	Dodds	Kruck	Patton
Benda	Erskine	Kyhl	Reichardt
Burns	Flatt	Lodwick	Reppert
Cassidy	Frey	Lucken	Rigler
Clarke	Gaudineer	Main	Schaben
Coleman	Hagedorn	McGill	Shaff
Condon	Heaberlin	Mills	Shirley

DeHart DeKoster Denman Kibbie Klefstad Kosek Murray Nurse O'Malley Van Eaton Van Gilst

Nays: 12

Buren Ely Glenn Hill Hougen Messerly

Neu Potgeter Reno

Riley Stanley Stephens

Absent or not voting: 10

Briles Elvers Floy Frommelt Heying Jepsen

Lamborn Lange

Lisle Walsh

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

On motion of Senator Lucken Senate File 447, a bill for an act to authorize the creation of area hospitals, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken called up the following amendment and moved its adoption:

Amend Senate File 447, Sec. 18, by striking from line two (2) the word and figures "sixteen (16)" and inserting in lieu thereof the word and figures "seventeen (17)".

The amendment was adopted.

Senator Buren called up the following amendment filed by Senators Buren, De Koster and Lucken and moved its adoption:

Amend Senate File 447 by adding the following new section:

"In addition to any other provisions of this Act and for the purpose of acquiring, constructing, equipping, enlarging or improving a hospital building or any part thereof, merged areas may issue revenue bonds as provided in section three hundred forty seven A point two (347A.2) Code, 1966."

The amendment was adopted.

Senator Lucken asked and received unanimous consent that House File 435 be substituted for Senate File 447.

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

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster

Ely
Erskine
Flatt
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Kibbie
Klefstad
Kosek

Kruck
Kyhl
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Potgeter
Reichardt
Reno
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton

Van Gilst

Patton

Nays: 0

Dodds

Absent or not voting: 11

Denman Elvers Floy Frommelt Heying Jepsen Lamborn Lange Lisle

Reppert Walsh

Voting present: 2

Hougen

Stephens

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 447 be withdrawn from further consideration by the Senate.

On motion of Senator Stanley, Senate File 536, a bill for an act requiring meeting of governmental agencies to be open to the public, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Amend Senate File 536 by striking all of section four (4) and renumbering the remaining sections.

Roll call was requested.

Rule 8 was invoked.

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

Ayes: 22

Benda Briles Frey Glenn Kyhl Main Patton Schaben Burns Hagedorn McGill Shaff
Cassidy Heaberlin Murray Van Eaton
Coleman Kibbie O'Malley Van Gilst
Dodds Klefstad

Nays: 29

Flatt Lodwick Reno Balloun Gaudineer Reppert Buren Messerly Hill Mills Rigler Clarke Riley DeHart Hougen Neu DeKoster Jepsen Nurse Shirley Kosek Potgeter Stanley Denman Elv Kruck Reichardt Stephens

Erskine

Absent or not voting: 10

CondonFrommeltLambornLuckenElversHeyingLangeWalshFloyLisle

The amendment was lost.

## MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the O'Malley amendment to Senate File 536 failed to pass the Senate.

HOWARD C. REPPERT, JR.

# MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which Senate File 484 passed the Senate.

J. HENRY LUCKEN

# BILLS ASSIGNED TO COMMITTEE

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

H.F. 201 Commerce

H.F. 351 Industrial and Human Relations

H.F. 705 Safety and Law Enforcement

# SENATE CONCURRENT RESOLUTION 44

By: Hill of Jasper

WHEREAS, the pattern in private employment in the United States and in the State of Iowa is to provide fringe benefits to the employee as a part of his compensation; and

WHEREAS, the competition provided to the state by such employment practice is making it difficult for the state to employ well qualified persons for positions in the various departments of state government; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING; That the General Assembly of the State of Iowa direct the appropriations committee of the Senate and of the House to include in their appropriations the sum of money necessary to provide for doubling the state's contribution for hospital and medical group insurance and for the sum necessary to provide for group life insurance for state employees in an amount not to exceed five thousand (5000) dollars for each employee.

## REPORTS OF COMMITTEES

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred Senate File 719, a bill for an act to impose an annual license fee upon all vessels and outboard motors and to exempt such vessels and outboard motors from taxation, begs leave to report it has had the same under consideration and returns the bill without recommendation.

DONALD S. McGILL, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>House File 197</u>, a bill for an act relating to deer hunting licenses, begs leave to report it has had the same under consideration and recommends the same <u>be amended</u> as follows; and when so amended the bill do pass:

Amend House File 197 as follows:

Amend House File 197 by striking in line 22 the words "without a license, but" and insert in lieu thereof ".".

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 240, a bill for an act relating to inspection of public buildings by the fire marshal, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also.

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 271, a bill for an act relating to wine licenses, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 377</u>, a bill for an act relating to driver instruction permits, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do}}$  pass.

Ordered passed on file.

ALAN SHIRLEY, Chairman

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred House File 679, a bill for an act relating to the registration of aircraft, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY. Chairman

Ordered passed on file.

Also

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 467</u>, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 294</u>, a bill for an act relating to the penalty for driving a motor vehicle upon the highways of this state while license is revoked, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 509 (Companion to House File 425), a bill for an act relating to the compensation of the budget and financial control committee, 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 509 as follows:

- 1. Amend the title by inserting in line two (2) after the word "committee" the words "and study committees".
  - 2. By adding the following as a new section:

Section two point sixty-two (2.62), Code 1966, is hereby amended by inserting in line five (5) after the word "expenses" the words ", and a per diem of forty (40) dollars per day for each day in attendance,".

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening 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 bill do pass:

Amend House File 633 by striking lines 10 and 11.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over, 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 House File 480 as follows:

1. Amend section seven (7) by inserting after the period (.) in line sixteen (16) the following:

"Any rules or regulations pursuant to this Section shall be consistent with provisions of federal law, if any, relating to control of emissions from the vehicles concerned. The Air Pollution Control Commission shall not require, as a condition precedent to the initial sale of a vehicle or vehicular equipment, the inspection, certification or other approval of any feature or equipment designed for the control of emissions from motor vehicles, if such feature or equipment has been certified, approved or otherwise authorized pursuant to federal law."

VERNON H. KYHL

Senate File 650 is hereby amended as follows:

- 1. By inserting in line seventy (70) after the word "total" the word "book".
- 2. By striking from line eighty-nine (89) the words "and investment income thereon".
  - 3. By inserting in line ninety-one (91) after the word "required" the following:
- "and investment management expenses shall be charged to the investment income of the retirement fund and such expense shall otherwise be budgeted and appropriated in the same manner as administrative expenses for the rest of the system".

ANDREW G. FROMMELT

Amend the committee on ways and means amendment to Senate File 772, filed May 10, 1967, as follows:

1. By inserting the following after the period in line twenty-four (24):

"In assessing and placing a value on agricultural property or any other class of property, said value shall be determined on the basis of its current market value as reflected by its current use."

ROGER J. SHAFF

Amend the Gaudineer amendment to House File 410 filed May 10, 1967 as follows:

- 1. By adding the following after line eight (8):
- "2. By renumbering the remaining section in conformity with this amendment."

  LEE GAUDINEER

Senate File 650 is hereby amended by striking lines four (4) through six (6) and inserting in lieu thereof the following:

"1. By striking line eleven (11) and inserting in lieu thereof the following:

'thorized for life insurance companies in this state including common stocks issued or guaranteed by a corpora- $\cdot$ .''

ANDREW G. FROMMELT

Amend Senate File 383 by striking in section seven (7) the words, "provided that nothing in this Act shall preclude" in line nineteen (19) and all of lines twenty (20) through twenty-eight (28), inclusive.

LEE GAUDINEER

Amend section one (1) of Senate File 779 as follows:

- 1. By striking in line four (4) the word, "To" and by inserting in lieu thereof the word, "shall".
- 2. By inserting in line five (5) after the word, "sheriffs," the words, "and their employees,".
- 3. By striking in line seven (7) the word, "The" and all of lines eight (8) through ten (10), inclusive.

  LEE GAUDINEER

Amend Senate File 650 by inserting after line three (3), Section 1, the following new Subsection 1 and renumbering the remaining subsections:

1. By inserting after the comma (,) in line ten (10) thereof the following:

"or in one or more appropriate group annuity contracts (with or without a separate account feature) issued by an insurance company or companies licensed to do business in the State of Iowa, consideration for which contract will not be subject to premium tax under the provisions of Section four hundred thirty-two point one (432.1)".

KENNETH BENDA

## Amend Senate File 476 as follows:

- 1. By striking the words "or appointed to fill a vacancy" in line ten (10) of section two (2).
- 2. By striking subsection c of section eight (8) and inserting in lieu thereof the following: "c. Any court in which the member is involved in litigation as a party or represents a party thereto and where the state is also a party."
- 3. By striking subsection d of section eight (8) and inserting in lieu thereof the following: "d. Any state agency in which the member is involved in a proceeding as a party or represents a party thereto and where the state is also a party."
  - 4. By striking the words "discharged or" from line five (5) of section ten (10).
  - 5. By striking sections twelve (12) and thirteen (13).

Amend Senate File 688 as follows:

Amend by adding after the period in line three (3), section one (1), the following: "The amount of such lien shall be limited to the federal and state motor vehicle fuel taxes paid by the supplier on the unpaid portion of the petroleum product."

J. HENRY LUCKEN

Amend Senate File 688 as follows:

Amend the title to Senate File 688 by striking all after the word "Act" and inserting in lieu thereof the following: "providing a lien on the motor vehicle fuel taxes paid by a supplier of petroleum products used in the raising of crops."

J. HENRY LUCKEN

Amend Senate File 476 by adding the following section thereto:

There shall be an ethics committee in the senate and an ethics committee in the house, each to consist of seven members; three members to be appointed by the majority leader in each house, two members by the minority leader in each house and two members by the Chief Justice of the Iowa Supreme Court.

Each committee shall elect a chairman and shall have the following powers, duties and functions:

- 1. Prepare a code of ethics within thirty days after the commencement of the session.
- $\,$  2. Prepare rules relating to lobbyists and lobbying activities in the general assembly.
- 3. Issue advisory opinions interpreting constitutional and statutory provisions relating to legislators and lobbyists as well as interpreting the code of ethics and rules issued pursuant to this section. Opinions shall be issued when approved by a majority of the seven members and may be issued upon the request of a member of the general assembly or upon the committee's initiation.
- 4. Investigate complaints and charges against members of its house and if warranted, report the results of such investigation to its house with recommendations for further action.
  - 5. Recommend legislation relating to legislative ethics and lobbying activities.

The code of ethics and rules relating to lobbyists and lobbying activities shall not become effective until approved by the members of the house to which the proposed code and rules apply. The code or rules may be amended either upon the recommendation of the ethics committee or by members of the general assembly.

Violation of the code of ethics may result in the suspension of a member from the general assembly and the forfeiture of his salary if directed by a two-thirds vote of the house to which the member belongs. Such suspension or forfeiture of salary shall be for such duration as specified in the directing resolution provided however that it cannot extend beyond the date of adjournment of the session. Violation of the rules

relating to lobbyists and lobbying activities may result in the suspension of any lobbyist if directed by a two-thirds vote of the house wherein the violation occurred.

# GOVERNMENTAL AFFAIRS COMMITTEE

Amend Senate File 767 by striking from line five (5), section one (1) the words "Sixty-five (65)" and inserting in lieu thereof the following: "Fifty-five (55)".

Further amend Senate File 767 by adding the following new section:

- "Sec. 2. Section three hundred twenty-one point two hundred eighty five (321.285), Code 1966, is hereby amended by adding after the word "traffic" in line two (2) of subsection eight (8), the following:
- ", except vehicles subject to the provisions of section three hundred twenty-one point two hundred eighty-six (321,286), Code, 1966."

TOM RILEY

Amend Senate File 786 as follows:

1. Amend section one (1) by inserting in line seven (7) after the word "under", the words ", or which was voluntarily adopted,".

TOM RILEY

Amend the Committee on Ways and Means amendment to Senate File 772 filed, May 10, 1967, by adding thereto the following new sections:

- Section 11. Section thirty-seven point six (37.6), Code 1966, is hereby amended by striking from line sixteen (16) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 12. Section two hundred ninety-six point one (296.1), Code 1966, is hereby amended by striking from line twenty-six (26) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 13. Section three hundred thirty point seven (330.7), Code 1966, is hereby amended by striking from line twenty-two (22) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 14. Section three hundred thirty point sixteen (330,16), Code 1966, is hereby amended by striking from line thirty-two (32), the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 15. Section three hundred fifty-eight point twenty-one (358.21), Code 1966, is hereby amended by striking the word "five" from line five (5) thereof and inserting in lieu thereof the word "three and one-half".
- Section 16. Section three hundred sixty-eight point sixteen (368.16), Code 1966, is hereby amended by striking from line fourteen (14) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 17. Section three hundred sixty-eight point twenty-nine (368.29), Code 1966, is hereby amended by striking the word "five" from line eighteen (18) and inserting in lieu thereof the words "three and one-half".

- Section 18. Section three hundred seventy point seven (370.7), Code 1966, is hereby amended by striking the word "five" from line twenty (20) and inserting in lieu thereof the words "three and one-half".
- Section 19. Section three hundred seventy-two point eighteen (372,18), Code 1966, is hereby amended by striking the word "five" from line thirty-six (36) and inserting in lieu thereof the words "three and one-half".
- Section 20. Section three hundred eighty-one point seven (381.7), Code 1966, is hereby amended by striking the word "five" from line twenty-two (22) and inserting in lieu thereof the words "three and one-half".
- Section 21. Section three hundred eighty-four point three, subsection eleven (384.3(11)), Code 1966, is hereby amended by striking from line thirty-six (36) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 22. Section three hundred ninety point thirteen (390.13), Code 1966, is hereby amended by striking from line nineteen (19) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 23. Section three hundred ninety-five point twenty-five (395.25), Code 1966, is hereby amended by striking from line thirty-five (35) the word "five" and inserting in lieu thereof the words "three and one-half" and by striking from lines forty-six (46) and forty-seven (47) the words "three and three-fourths percent of the five" and inserting in lieu thereof "two and one-fourth percent of the three and one-half".
- Section 24. Section three hundred ninety-six point twenty-two (396.22), Code 1966, is hereby amended by striking from line twenty-three (23) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 25. Section four hundred seven point two (407.2), Code 1966, is hereby amended by striking from line four (4) the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 26. Section four hundred seven point four (407.4), Code 1966, is hereby amended by striking from line six (6) the words "three and three-fourths" and inserting in lieu thereof the words "two and one-fourth" and by striking from line seven (7) therein the word "five" and inserting in lieu thereof the words "three and one-half".
- Section 27. Section four hundred eight point seventeen (408.17), Code 1966, is hereby amended by striking from line nineteen (19) the word "five" and inserting in lieu thereof the words "three and one-half".

ROGER J. SHAFF

On motion of Senator Coleman, the Senate adjourned until 8:00 a.m., Friday, May 12, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, May 12, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Honorable D. S. McGill, Senator from Monroe County.

## VISITORS

Senator Rigler rose on behalf on Senator Lange to present 37 students from Schaller Community High school, who were seated in the gallery with their instructors, Larry Kruse and Patrick Fitzpatrick.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Heaberlin from 42 residents of Marion County, in favor of repealing the personal property tax and reducing the burden on real property.

By Senator Lodwick from 112 residents of Lee County, in favor of the Iowa public employees retirement system.

By Senator Schaben from 25 residents of Monona County, favoring legalizing parimutuel wagering on horses.

By Senator Van Eaton from 21 residents of Woodbury County, favoring a tax relief bill and the Iowa public employees retirement system.

#### BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 11, 1967, the Governor had approved the following bills.

Senate File 231, an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry.

Senate File 235, an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward State Hospital-School.

Senate File 136, an act relating to the sale of fish.

Senate File 56, an act relating to mortgage guaranty insurance.

Senate File 222, an act relating to the sale of hay and straw.

Senate File 245, an act relating to trot and throw lines.

Senate File 528, an act to provide uniform stop signs for use in school zones.

Senate File 144, an act establishing a penalty for failure to file a semiannual fertilizer tonnage report.

Senate File 217, an act relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole.

Senate File 260, an act relating to application requirements for members of the Department of Public Safety.

#### THIRD READING OF BILLS

On motion of Senator Stanley, Senate File 695, a bill for an act relating to private college preparatory schools, 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: 43

Balloun Lucken Reppert Frev Renda Frommelf Main Rigler Burns Glenn McGill Rilev Cassidy Heaberlin Mills Shaff Clarke Kibbie Murray Shirley Coleman Klefstad Neu Stanley DeKoster Kruck Nurse Stephens Dodds Kvhl O'Malley Van Eaton Van Gilst Elvers Lamborn Patton Walsh Elv Lisle Potgeter Erskine Lodwick Reichardt

Nays: 0

Absent or not voting: 18

Briles Flatt Hill Lange Buren Messerly Flov Hougen Condon Jepsen Reno Gaudineer DeHart Schaben Hagedorn Kosek Denman Heving

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 695 be immediately messaged to the House.

On motion of Senator Frommelt, Senate File 762, a bill for an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District, in the Counties of Dubuque and Jackson, 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 for 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:

Ayes: 42

Balloun Lucken Reppert Frev Benda Frommelt Main Rigler Burns Glenn McGill Rilev Cassidy Heaberlin Shaff Murray Clarke Klefstad Neu Shirley Coleman Kosek Nurse Stanley DeKoster Kruck O'Mallev Stephens Van Eaton Dodds Kyhl Patton Van Gilst Elvers Lamborn Potgeter Lisle Reichardt Walsh Ely Erskine Lodwick

Nays: 0

Absent or not voting: 19

Briles Flatt Hill Messerly Buren Hougen Mills Flov Condon Gaudineer Jepsen Reno DeHart Kibbie · Schaben Hagedorn Denman Heving Lange

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 257, a bill for an act relating to the adoption of safety rules, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick called up the following amendment and moved its adoption:

Amend Senate File 257, Sec. 2, line 8, by striking the word "Prevention" and inserting in lieu thereof the word "Protection".

The amendment was adopted.

Senator Stanley called up the following amendment and moved its adoption:

Amend Senate File 257, Section 2, line 9 by inserting after the word "other" the words "nationally recognized".

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: 44

Lodwick Reichardt Balloun Frev Benda Frommelt Lucken Reno Main Burns Glenn Rigler Cassidy Heaberlin McGill Rilev Clarke Kibbie Messerly Shaff Coleman Klefstad Murray Shirley Kosek Neu Stanley DeKoster Stephens Dodds Kruck Nurse Van Eaton Elvers Kvhl O'Malley Van Gilst Elv Lamborn Patton Erskine Lisle Potgeter Walsh

Nays: 0

Absent or not voting: 17

Briles Flatt Heying Lange Buren Hill Mills Floy Condon Gaudineer Hougen Reppert DeHart Hagedorn Jepsen Schaben

Denman

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 780, a bill for an act relating to bank parking lot offices, was called up.

Senator Burns asked and received unanimous consent that House File 474 be substituted for Senate File 780.

Senator Murray moved that further action on House File 474 be deferred.

Division was requested.

The motion was lost.

President Pro Tempore O'Malley took the chair at 9:05 a.m.

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:

Aves: 49

Frey Benda Lisle Reno Briles Frommelt Lodwick Reppert Rigler Buren Gaudineer Lucken Burns Glenn Main Rilev Cassidy Heaberlin McGill Schaben Clarke Hill Mills Shaff Condon Jepsen Neu Shirley DeHart Kibbie Nurse Stanley Denman Klefstad O'Mallev Stephens Dodds Kosek Patton Van Eaton Ely Kyhl Potgeter Van Gilst Erskine Lamborn Reichardt Walsh

Flatt

Nays: 8

Balloun Coleman DeKoster Elvers Hougen Kruck Messerly Murray

Absent or not voting: 4

Floy

Hagedorn

Heving

Lange

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 780 be withdrawn from further consideration by the Senate.

On motion of Senator Riley, Senate File 776, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor, was taken up for consideration.

Senator Messerly called up the following amendment filed by Senators Messerly and Riley and moved its adoption:

Amend Senate File 776 by adding the following new section:

"Sec. 5. After the governing body of any such city has determined that it will promote the health, happiness and general welfare of the inhabitants of such city to lease a building or complex of buildings and operate the same as a civic center, and after the terms of such lease have been agreed upon, the governing body of such city shall call a special election to vote upon the question of entering into such lease. The proposition submitted to the voters at such election shall be in substantially the following form:

					·							
buildi	ings) fr	om.				to be	operated	l as a	ı civic	center u	inder the	terms:
of a	leas	se	now .	on	file in the	office o	f the city	clerk	(or	recorder	) of the	City of
					Iowa?'		44					· ·

Notice of such election shall state the date of the election, the hours of opening and closing the polls, the precincts and polling places therefor and the proposition to be submitted, and such notice shall also contain a brief summary of the principal terms of the proposed lease, a general description of the building or complex of buildings and the location thereof, a brief summary of the uses to which the building or complex of buildings is to be devoted, the term of the lease, including a reference to any provisions for renewal, the rental payments required to be made by the city under such lease, and whether or not such lease contains provisions permitting the city to purchase such building or complex of buildings. Such notice shall be published once each week for at least four (4) consecutive weeks in a newspaper of general circulation in the city, the last publication of such notice to appear not less than five (5) nor more than twenty (20 days prior to the date of such election. Such notice shall be sufficient and shall be in lieu of the notice required by any other statute. The proposition of entering into such lease shall be considered to be approved by the voters if the cotes cast in favor of such proposition are equal to at least a majority of the total number of votes cast for and against such proposition at such election, and in the event of a favorable vote as aforesaid, such city shall be authorized to enter into such lease. If the proposition of entering into such lease is not approved by the voters as herein provided, such city shall not be authorized to enter into such lease unless the voters of such city approve the same at a subsequent election held as herein provided. When a proposition of entering into a lease of a building or complex of buildings pursuant to authority contained in this act is disapproved by the voters at an election, no subsequent election on a proposition of entering into the same or any similar lease shall be held in such city on a date earlier than three months from and after the date of the election at which such proposition was disapproved.

The amendment was adopted.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 776 as follows:

1. By striking in section 6 the words "Such annual" in line 25 and all of lines 26 and 27.

Division was requested.

The amendment was lost.

President Fulton took the chair at 9:40 a.m.

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: 47

Balloun Erskine Lamborn Reichardt Benda Flatt Lisle Reppert Burns Frey Lodwick Rigler Cassidy Frommelt Lucken Rilev Clarke Gaudineer McGill Schaben

Potgeter

Coleman Glenn Shaff Messerlv Condon Hougen Mills Shirley DeHart Kibbie Neu Stanley DeKoster Van Eaton Klefstad Nurse Dodde Van Gilst Kosek O'Mallev Elvers Kruck Patton ·Walsh

Navs: 6

Ely

Buren Heaberlin Main Murray

Floy Hill

Kyhl

Absent or not voting: 8

Briles Hagedorn Jepsen Reno Denman Heying Lange Stephens

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

The time having arrived the Chair announced the special order of business on Senate File 383.

On motion of Senator Condon, Senate File 383, a bill for an act to establish a labor relations board and define its duties, declaring certain acts unfair labor practices, and repealing and rewriting certain sections of the present statutes, 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 383 as follows:

- 1. By striking all of lines seven (7), eight (8) and nine (9) of Section six (6).
- 2. By striking all after the word "Sections" in lines one (1) two (2) and three (3) and the words and figures, "point seven (736A.7)," in line four (4) of Section sixteen (16).

The amendment was adopted.

Senator Gaudineer called up the following amendment:

Amend Senate File 383 by striking in section seven (7) the words, "provided that nothing in this Act shall preclude" in line nineteen (19) and all of lines twenty (20) through twenty-eight (28), inclusive.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer amendment to Senate File 383, filed May 11, 1967, as follows:

- 1. By inserting in line two (2) a comma (,) after the word "provided".
- 2. By inserting in line two (2) after the word "preclude" the word "an".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 383 by striking lines five (5) and six (6) of section three (3), and inserting in lieu thereof the following:

"1, 1967, the governor shall appoint the members of the said board with the approval of two-thirds (2/3) of the senate. The governor shall"

Further amend Senate File 383 by inserting the word "interim" before the word "vacancy" in line twenty-one (21) of section three (3).

Further amend Senate File 383 by adding the following after the word "term" in line twenty-two (22) of section three (3):

"subject to section two point forty (2.40), Code. All other vacancies shall be filled as provided in subsection one (1) of this section three (3) as well as section two point forty (2.40), Code".

The amendment was adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 383 by striking the words "one (1) year" in line forty-one (41), section seven (7), and inserting in lieu thereof the following:

"thirty days".

Division was requested.

The amendment was adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 383 by inserting the following after the word "States" in line fourteen (14), section one (1):

", the state of Iowa or any subdivision thereof".

Division was requested.

The amendment was adopted.

Senator Condon moved that the vote by which the second Riley amendment (concerning line 41, section seven) was adopted be reconsidered.

Division was requested.

Division resulted in a tie vote.

President Fulton voted "Aye" and the motion prevailed.

Senator Condon moved the adoption of the amendment.

Division was requested.

The amendment was lost.

Senator Elv offered the following amendment and moved its adoption:

Amend Senate File 383 as follows:

1. By striking from line sixteen (16) of Section Seven (7) the words "By discrimination" and inserting in lieu thereof the words "To discriminate".

The amendment was adopted.

Senator Potgeter offered the following amendment filed by Senators Potgeter and Neu and moved its adoption:

Amend Senate File 383, section 7, subsection 2 by adding thereto the following:

"g. To refuse or deny membership or affiliation to any applicant on the grounds of sex, race, creed, color or religion. It shall be prima facie evidence of a violation of this section if the minority group of which the applicant is a member is not represented in the existing membership,"

Roll call was requested.

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

Ayes: 23

Benda Lodwick Riley Hougen Briles Jepsen Lucken Stanley Clarke Kosek Mills Stephens DeHart Kvhl Neu Van Eaton Walsh DeKoster Lamborn ' Potgeter Erskine Rigler Lisle

Nays: 29

BurenFlattHillNurseBurnsFloyKibbieO'MalleyCassidyFrommeltKlefstadPatton

Coleman Condon Denman Dodds Ely Gaudineer Glenn Hagedorn Heaberlin

McGill Messerly Murray

Main

Reichardt Reppert Schaben Shirley

Absent or not voting: 9

Balloun Elvers Heying Kruck Lange Reno Shaff Van Gilst

Frey

The amendment was lost.

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

## AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Consideration of Senate File 383 was resumed.

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:

Rule 8 was invoked.

Ayes: 33

Benda
Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Ely

Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Hill Kibbie Klefstad Kruck Main McGill Murray

Nurse

O'Malley

Patton
Reichardt
Reno
Reppert
Riley
Schaben
Shirley
Walsh

Nays: 18

Briles Clarke DeHart DeKoster Erskine Jepsen Kosek Kyhl Lisle Lodwick

Lucken Mills Neu Potgeter Rigler Stanley Stephens Van Gilst Absent or not voting: 10

Balloun Heying Lange Shaff

Elvers Hougen Messerly Van Eaton

Flatt Lamborn

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.

The time having arrived, the Chair announced the special order of business on Senate File 650.

#### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 650, a bill for an act relating to investments of the Iowa public employees retirement fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shirley took the chair at 2:15 p.m.

Senator Frommelt called up the following amendment:

Senate File 650 is hereby amended as follows:

- 1. By inserting in line seventy (70) after the word "total" the word "book".
- 2. By striking from line eighty-nine (89) the words ''and investment income thereon''.
  - 3. By inserting in line ninety-one (91) after the word "required" the following:

"and investment management expenses shall be charged to the investment income of the retirement fund and such expense shall otherwise be budgeted and appropriated in the same manner as administrative expenses for the rest of the system".

Senator Frommelt asked and received unanimous consent that the amendment be considered by division: Section 1 as Division 1 and sections 2 and 3 as Division 2.

Senator Frommelt called up the following amendment:

Senate File 650 is hereby amended by striking lines four (4) through six (6) and inserting in lieu thereof the following:

"1. By striking line eleven (11) and inserting in lieu thereof the following:

'thorized for life insurance companies in this state including common stocks issued or guaranteed by a corpora-'.''

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt amendment to Senate File 650, filed May 11, 1967, as follows:

- 1. By striking from line three (3) the double quotation marks.
- 2. By striking from line five (5) the single quotation marks and by inserting in lieu thereof double quotation marks.
- 3. By striking from line six (6) the word "corpora-" and by inserting in lieu thereof the word "corporation".

The amendment to the amendment was adopted.

Senator Frommelt moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Frommelt moved the adoption of Division 2 of his first amendment.

Division 2 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 No. 711, a bill for an act relating to training schools for members of the department of public safety.

Also:

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

Senate File No. 608, a bill for an act relating to the blind, the partially blind and the physically disabled.

Also:

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

Senate File No. 440, a bill for an act relating to licensing to grade and weigh grain.

Also:

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

Senate File No. 255, a bill for an act relating to special assessments for asphalt stabilization.

Also:

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

Senate File No. 219, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor.

Also:

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

House File No. 713, a bill for an act relating to agricultural lime.

Also:

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

House File No. 708, a bill for an act to repeal obsolete sections of the Code relating to schools.

Also:

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

House File No. 695, a bill for an act relating to vehicle transit plates.

Also:

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

House File No. 694, a bill for an act relating to exemption from payment of license fees for "in transit" movement of vehicles.

Also:

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

House File No. 608, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary.

Also:

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

House File No. 600, a bill for an act relating to general aid to school districts and to merged area schools.

Also:

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

House File No. 501, a bill for an act relating to the sale and transfer of mobile homes.

Also:

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

House File No. 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses.

WILLIAM R. KENDRICK Chief Clerk

# INTRODUCTION OF BILLS

Senate Joint Resolution 39, by Committee on Governmental Affairs, a joint resolution to create a commission to study the processes and operations of the general assembly of the state of Iowa and the members thereof, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 792, by Committee on Governmental Affairs, a bill for an act relating to vacation benefits for state employees.

Read first and second times and passed on file.

Senate File 793, by Committee on Governmental Affairs, a bill for an act relating to the reorganization of the department of health.

Read first and second times and passed on file.

Senate File 794, by Committee on Judiciary, a bill for an act relating to the ninth (9th) and eighteenth (18th) judicial districts.

Read first and second times and passed on file.

Senate File 795, by Committee on Governmental Affairs, a bill for an act relating to the reorganization of the office of state comptroller, including reorganization and reassignment of various state offices and departments including the state printing board, the superintendent of printing, the capitol buildings and grounds department, the superintendent of capitol buildings and grounds, the state car dispatcher, centralized purchasing procedure, assignment of office and department space procedure, mail delivery and messenger service, state and federal surplus property programs, record storage, data processing, partial functions of the armory board and involving other functions and departments.

Read first and second times and passed on file.

Senate File 796, by Committee on Governmental Subdivisions, a bill for an act relating to disaster aid for governmental subdivisions.

Read first and second times and passed on file.

# HOUSE MESSAGES CONSIDERED

House File No. 713, a bill for an act relating to agricultural lime.

Read first and second times, and passed on file.

House File No. 708, a bill for an act to repeal obsolete sections of the Code relating to schools.

Read first and second times, and passed on file.

House File No. 695, a bill for an act relating to vehicle transit plates.

Read first and second times, and passed on file.

House File No. 694, a bill for an act relating to exemption from payment of license fees for 'in transit' movement of vehicles.

Read first and second times, and passed on file.

House File No. 608, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary.

Read first and second times, and passed on file.

House File No. 600, a bill for an act relating to general aid to school districts and to merged area schools.

Read first and second times, and passed on file.

House File No. 501, a bill for an act relating to the sale and transfer of mobile homes.

Read first and second times, and passed on file.

House File No. 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses.

Read first and second times, and passed on file.

## REPORT OF COMMITTEE

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 696, a bill for an act relating to the apportionment of the road use tax fund allocations, 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.

# BILL ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bill to Committee:

Appropriations

# AMENDMENTS FILED

Amend the Riley amendment to Senate File 767, filed May 11, 1967, as follows:

1. By striking the comma (,) in line eleven (11) and all of line twelve (12) and by inserting in lieu thereof the words "of the Code".

TOM RILEY

Amend Senate File 335 by striking from lines nine (9) and ten (10), section one (1), the following:

"nursing, long range custodial and extended care programs,".

JAMES F. SCHABEN TOM J. FREY

Amend Senate File 536 by striking all of section eight (8).

TOM J. FREY

Amend the Kyhl amendment to House File 480, filed on May 11, as follows:

- 1. By striking lines two (2) and three (3) and inserting in lieu thereof the following:
- $^{\prime\prime}$ 1. Amend section four (4) by inserting after the period (.) in line ninety-seven (97) the following:"

VERNON H. KYHL

Amend Senate File 650 as follows:

- 1. By striking from section one (1) all after the period (.) in line seventy-two (72), all of line seventy-three (73) and all before the period (.) in line seventy-four (74) and inserting the following:
- "The book value of stock investments in any one corporation shall not exceed five (5) per cent of the maximum amount which may be invested in stocks"

VERNON H. KYHL

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Monday, May 15, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, May 15, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Richard Funke, pastor of the Nativity Parish, Dubuque, Iowa.

The Secretary was instructed to call the roll.

Senator Frommelt asked and received unanimous consent that all form roll calls be made a matter of record and be so recorded in the journal.

Roll call revealed the following:

Present: 34

Absent 27

Balloun Gaudineer
Briles Hagedorn
Condon Heying
DeKoster Hougen
Denman Kibbie
Erskine Klefstad
Floy Kruck

Lamborn Reno
Lisle Riley
Main Schaben
Messerly Shaff
Murray Shirley
Patton Van Gilst

Reichardt

## THIRD READING OF BILLS

On motion of Senator Elvers, Senate File 461, a bill for an act relating to fees for marriage licenses, with report of committee returning the bill without recommendation and with amendment, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 461 as follows:

1. Amend section one (1) by striking from line four (4), the word "ten" and inserting in lieu thereof the word "five (5)".

The amendment was adopted.

Senator Elvers asked and received unanimous consent that House File 286 be substituted for Senate File 461.

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: 37

Benda
Briles
Burns
Cassidy
Clarke
DeHart
Dodds
Elvers
Ely
Frey

Frommelt Glenn Hagedorn Heying Hill Jepsen Klefstad Kosek Kruck

Kyhl
Lamborn
Lodwick
Lucken
McGill
Mills
Neu
Nurse
O'Malley

Potgeter Reno Reppert Rigler Riley Shaff Stanley Stephens Van Eaton

Nays: 5

Buren Coleman F¹att Heaberlin Lange

Absent or not voting: 18

Balloun Condon DeKoster Denman

Erskine

Floy Gaudineer Hougen Kibbie Lisle Main Messerly Murray Patton Reichardt

Schaben Shirley Van Gilst

Voting present: 1

Walsh

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 461 be withdrawn from further consideration by the Senate.

On motion of Senator Glenn, House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn moved that the bill be read a third 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 Briles Ely Erskine Flatt Kruck Kyhl Lamborn Potgeter Reno Reppert Buren
Burns
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers

Frey Glenn Hagedorn Heaberlin Heving

Jepsen

Kosek

Klefstad

Lucken McGill Mills Neu Nurse

Lange

Lodwick

O'Mallev

Rigler Riley Schaben Shaff Stanley Van Eaton Walsh

Nays: 0

Absent or not voting: 18

Condon DeKoster Denman Floy Frommelt

Gaudineer Hill Hougen Kibbie Lisle Main Messerly Murray Patton Reichardt

Stephens Van Gilst

Shirlev

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

On motion of Senator Balloun, Senate File 441, a bill for an act relating to duties and powers of the Iowa state commerce commission, with report of committee 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: 46

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers
Ely

Frommelt Glenn Heaberlin Heying Jepsen Klefstad Kosek Kruck Kyhl

Erskine

Flatt

Frev

Lamborn
Lange
Lodwick
Lucken
McGill
Mills
Neu
Nurse

Neu Nurse O'Malley Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens

Van Eaton

Walsh

Nays: 0

Absent or not voting: 15

Condon

Gaudineer

Kibbie

Murray

De Koster Hagedorn Lisle Patton Denman Hill Main Van Gilst

Floy Hougen Messerly

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

Senator Potgeter asked and received unanimous consent that Senate File 456 be withdrawn from further consideration by the Senate.

On motion of Senator Glenn, Senate File 518, a bill for an act relating to ice milk cones, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn moved that the bill be read a third 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 Ely Kosek O'Mallev Benda Frey Kruck Reichardt Briles Frommelt Lamborn Reno Buren Glenn Lodwick Reppert Burns Heaberlin Lucken Riley Cassidy Heying Messerly Schaben Clarke Hougen Murray Shirley Coleman Klefstad Nurse Stanley Dodds

Nays: 15

DeHart Jepsen Mills Shaff
DeKoster Kyhl Neu Van Eaton
Elvers Lange Potgeter Walsh

Erskine McGill Rigler

Absent or not voting: 13

CondonGaudineerKibbiePattonDenmanHagedornLisleStephensFlattHillMainVan Gilst

Floy

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 Reichardt House File 285, a bill for an act relating to the regulation and control of depressant stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, was taken up for further consideration.

Senator Kruck called up the following amendment and moved its adoption:

Amend House File 285 as follows:

- 1. By striking from section two (2), line fifty three (53) the words "in this state".
- 2. By striking from section two (2) all of lines seventy (70) through seventy four (74) inclusive.

The amendment was adopted,

Senator Kruck called up the following amendment and moved its adoption:

Amend the Kruck amendment to House File 285, filed April 19, 1967, as follows:

- 1. By striking from line four (4) the word and figure "two (2)" and inserting in lieu thereof the word and figure "four (4)".
- 2. By striking from line five (5) the words and figures "seventy (70) through seventy four (74)" and inserting in lieu thereof the words and figures "twenty (20) through twenty four (24)".

Senator Stanley rose on point of order on the grounds that the amendment to the amendment should have been considered prior to adopting the amendment.

The Chair ruled the point well taken. Senator Kruck moved that the vote by which his amendment was adopted be reconsidered, which motion prevailed.

Senator Kruck moved the adoption of the amendment to the amendment.

The amendment to the amendment was adopted.

Senator Kruck moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Reichardt moved that the bill be read a third 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	Erskine	Kyhl	Potgeter
Benda	Frey	Lamborn	Reichard
Briles	Frommelt	Lange	Reno
Buren	Gaudineer	Lodwick	Reppert
Burns	Glenn	Lucken	Rigler
Cassidy	Hagedorn	McGill	Riley
Clarke	Heaberlin	Messerly	Schaben
Coleman	Heying	Mills	Shaff
DeHart	Hougen	Murray	Shirley

DeKoster Dodds Klefstad Kosek Kruck Neu Nurse O'Mallev Stanley Van Eaton Walsh

Elv

Nays: 0

Elvers

Absent or not voting: 12

Condon

Floy Hill Kibbie Lisle Patton Stephens

Denman Flatt

Jepsen

Main

Van Gilst

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

Senator Reichardt asked unanimous consent to have House File 285 immediately messaged to the House.

Objection was raised.

On motion of Senator Reppert Senate File 345, a bill for an act relating to advertisement of intoxicating liquors, was taken up for further consideration.

Senator Reppert called up the following amendment and moved its adoption:

Amend Senate File 345 as follows:

By adding following the word "vehicles" in line five (5), the words "except such vehicles as are principally used for the transportation of school children".

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. The title was agreed to.

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

Rule 8 was invoked.

Ayes: 24

Balloun Benda Briles Cassidy Coleman Denman Elvers
Ely
Frey
Frommelt
Gaudineer
Glenn

Kibbie Klefstad Kruck Lisle

Kruck Lisle Murray Nurse Potgeter Reichardt

Reichardt Reppert Riley Schaben Shirley Nays: 29

Buren Heaberlin Lamborn Neu Burns Heying Lange O'Malley Clarke Hill Lodwick Rigler DeHart. Hougen Lucken Shaff DeKoster Jepsen McGill Stanley Dodds. Kosek Messerly Stephens Erskine Kyhl Mills Van Eaton

Hagedorn

Absent or not voting: 8

CondonFloyPattonVan GilstFlattMainRenoWalsh

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

On motion of Senator Frommelt, Senate File 650, a bill for an act relating to investments of the Iowa public employees retirement fund, was taken up for further consideration.

President Pro Tempore O'Malley took the chair at 10:15 a.m.

Senator Benda asked and received unanimous consent that his amendment filed May 11, 1967 and found on page 1407 of the journal be withdrawn.

Senator Kosek offered the following amendment:

Amend Senate File 650 as follows:

Section 1, sub-section 7 line 70 strike ''value'' and insert in lieu thereof ''acquisition cost''.

Senator Kosek asked and received unanimous consent that the amendment be withdrawn.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 650 by striking in Section one (1), subsection seven (7), line seventy (70) the word "value" and inserting in lieu thereof the words "cost price".

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that Division 1 (Section 1) of his amendment filed May 11 and called up for action on May 12 be withdrawn.

Senator Kyhl called up the following amendment:

Amend Senate File 650 as follows:

1. By striking from section one (1) all after the period (.) in line seventy-two (72), all of line seventy-three (73) and all before the period (.) in line seventy-four (74) and inserting the following:

"The book value of stock investments in any one corporation shall not exceed five (5) percent of the maximum amount which may be invested in stocks"

Senator Kyhl offered the following amendment to the amendment and moved its adoption:

Amend Senate File 650 as follows:

1. Amend the Kyhl amendment to Senate File 650, filed May 12, by striking from line six (6) the words "book value" and inserting in lieu thereof the words "cost price".

The amendment to the amendment was adopted.

Senator Kyhl moved the adoption of his amendment as amended.

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: 48

Balloun	Ely	Kyhl	O'Malley
Benda	Erskine	Lamborn	Potgeter
Briles	Frey	Lange	Reno
Buren	Frommelt	Lisle	Reppert
Burns	Glenn	Lodwick	Rigler
Cassidy	Hagedorn	Lucken	Riley
Clarke	Heaberlin	McGill	Schaben
DeHart	Hougen	Messerly	Shaff
DeKoster	Kibbie	Mills	Shirley
Denman	Klefstad	Murray	Stanley
Dodds	Kosek	Neu	Stephens
Elvers	Kruck	Nurse	Walsh

Nays: 3

Hill Jepsen Van Eaton

Absent or not voting: 10

ColemanFloyMainReichardtCondonGaudineerPattonVan GilstFlattHeying

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 Senate File 650 passed the Senate be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which Senate File 650 went to its third reading be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which the amendment filed by him on May 11, found on page 1407 of the journal, and adopted on May 12 be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which the amendment to the amendment filed by him on May 12 and adopted on that date be reconsidered, which motion prevailed.

Senator Frommelt asked and received unanimous consent that the amendment to the amendment be withdrawn.

Senator Frommelt moved the adoption of the amendment.

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.

Kosek

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

Aves: 52

Balloun Elvers Benda Ely Briles Buren Frev Burns Cassidy Clarke Glenn Coleman Condon DeHart DeKoster Denman Kibbie Dodds

Kruck Erskine Kvhl · Lamborn Frommelt Lange Gaudineer Lisle Lodwick Hagedorn McGill Heaberlin Messerly Heying Mills Murray Hougen Neu Klefstad Nurse

O'Malley Potgeter Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Walsh

Nays: 2

Hill

Van Eaton

Absent or not voting: 7

Flatt

Jepsen Lucken Main

Van Gilst

Floy

Patton

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

Senator Riley called up the following motion and moved its adoption:

#### MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 559 failed to pass the Senate, TOM RILEY

The motion prevailed.

Senator Riley moved that the vote by which Senate File 559 went to its third reading be reconsidered, which motion prevailed.

President Fulton took the chair at 10:50 a.m.

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

Rule 8 was invoked on the question "Shall the bill pass?" The vote was:

Ayes: 39

Balloun	Dodds	Kosek	Potgeter
Benda	Elvers	Kruck	Reichardt
Briles	Ely	Lange	Reppert
Burns	Erskine	Lisle	Riley
Cassidy	Frey	Lodwick	Schaben
Clarke	Frommelt	Lucken	Shirley
Condon	Gaudineer	Mills	Stanley
DeHart	Glenn	Neu	. Van Eaton
DeKoster	Kibbie	Nurse	Walsh
Denman	Klefstad	O'Malley	

Nays: 15

Buren	Heying	McGill	Rigler
Coleman	Hougen	Messerly	Shaff
Hagedorn	Jepsen	Murray	Stephens
Heaberlin	Kyhl	Reno	

Absent or not voting: 7

Flatt	Hill	Main	Van Gilst
Flov	Lamborn	Patton	

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

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.

# RULING BY THE CHAIR

Senator Lange rose on point of order on the grounds that the amendment filed by Senator Van Gilst on May 8 and found on page 1337 of the journal to amend the amendment by Senator Schaben to House File 144 filed May 2 was non-germane.

The Chair ruled the point well taken.

#### DEFER ACTION

Senator Kibbie asked unanimous consent that action on Senate File 226 be deferred. Objection was raised.

Senator Kibbie moved that action on Senate File 226 be deferred, which motion prevailed.

Senator Rigler called up the following motion and moved its adoption:

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 176 failed to pass the Senate.

ROBERT R. RIGLER

Senator Hagedorn moved that action on the motion be deferred, which motion prevailed.

# UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Stanley, House File 61, a bill for an act relating to inspection of county jails by the state board of control, was taken up for further consideration.

The committee amendment of April 19, 1967, found on pages 1045-1046 of the journal and called up for consideration on May 8, was called up for further consideration.

Senator Ely called up the following amendment filed by Senators Ely, Heaberlin, Stephens and Lucken and moved its adoption:

Amend the judiciary committee amendment to House File 61, filed April 19, 1967, as follows:

- 1. By striking from line five (5) the word "paragraph" and by inserting in lieu thereof the word "paragraphs".
- 2. Further amend said judiciary committee amendment by inserting the following at the end thereof:

"The board of control may order the governing body of a political subdivision to either correct any violations found in the inspection of a jail within a designated period, or may prohibit the confinement of prisoners in the jail. If the governing body fails to comply with the order within the period designated, the board of control may schedule a hearing on the alleged violation. The board may subpoena witnesses, documents, and other information deemed necessary, to determine the validity of the alleged violation. The board shall upon written request from the governing body of the political subdivision grant representatives of the political subdivision the right to appear before the board at the hearing. Such representatives shall have the right to counsel and may produce witnesses and present statements, documents, and other information with respect to the alleged violation for consideration at the hearing.

"The board after the hearing shall affirm, revoke, or modify the original order by the director. If the order is upheld, the board may include a schedule for correction of the violation or violations and designate the date before each violation shall be corrected.

"If the political subdivision does not comply with the order within the designated period, the board may petition the attorney general to institute proceedings to enjoin the political subdivision from confining prisoners in the jail and require the transfer of prisoners to a jail declared by the director to be suitable for confinement. The county or municipality from which prisoners are transferred shall be liable for the cost of transfer and expenditures incurred in the confinement of prisoners in the jail to which transferred."

Senator Stanley offered the following amendment to the Ely et al amendment and moved its adoption:

Amend the Ely et al amendment to House File 61 as follows:

In line twenty-four (24), strike the words "by the director".

The amendment to the amendment was adopted.

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

## AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

Consideration of House File 61 was resumed.

Senator Ely moved the adoption of the Ely et al amendment as amended to the judiciary committee amendment.

The amendment as amended was adopted.

Senator Ely moved the adoption of the judiciary committee amendment as amended.

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:

Rule 8 was invoked.

Ayes: 31

Ely Klefstad O'Malley Buren Kosek Reppert Burns Floy Cassidy Frommelt Kruck Riley Clarke Gaudineer Lamborn Shirley Coleman Lucken Stephens Glenn Condon McGill Van Gilst Hagedorn Denman Heaberlin Neu Walsh Dodds Kibbie Nurse

Nays: 16

Balloun Erskine Lange Potgeter Briles Heying Lodwick Rigler DeHart Hougen Mills Shaff Elvers Kvhl Murray Van Eaton

Absent or not voting: 14

Benda Hill Messerly Reno
DeKoster Jepsen Patton Schaben
Flatt Lisle Reichardt Stanley
Frey Main

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

## EXPLANATION OF VOTE ON HOUSE FILE 61

This explanation is filed to record my "Aye" vote on House File 61. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Hagedorn, Senate File 742, a bill for an act relating to motor fuel tax, was taken up for further consideration.

Senator Hagedorn called up the following amendment and moved its adoption:

Amend Senate File 742 as follows:

- 1. Amend section fourteen (14) by adding the following additional subsections thereto:
- $^{\prime\prime}3.$  By striking in lines twenty-four (24) and twenty-five (25) the words 'built up'.
- "4. By striking the period (.) in line twenty-seven (27) and by inserting in lieu thereof the words 'provided that such refund must be in an amount of ten (10) dollars or more."
- 2. Further amend section fourteen (14) by renumbering the remaining subsection in conformity with this amendment.
- 3. Amend section fifteen (15) by inserting in line six (6) after the word "dollars" the words "such audit and expenses shall be without cost to the state of Iowa,".

The amendment was adopted.

Senator Hagedorn asked and received unanimous consent that Division 2 of his amendment filed April 19, found on page 1049-1050 of the journal, and called up for consideration previously on May 9, journal page 1343, be withdrawn.

Senator Hagedorn called up the following amendment and moved its adoption:

Amend Senate File 742 as follows:

1. Amend Senate File 742 by striking all of section ten (10) and inserting in lieu thereof the following:

Sec. 10. Section three hundred twenty-four point thirty-six (324.36), subsection four (4), Code 1966, is hereby amended by striking in line seven (7) the word "fifty" and inserting in lieu thereof the words "two hundred (200)".

The amendment was adopted.

Senator Hagedorn moved the adoption of Divisions 1 and 3 of his amendment of April 19.

Divisions 1 and 3 were adopted.

Senator Hagedorn called up the following amendment filed by Senator Reno and moved its adoption:

Amend Senate File 742 by adding at the end thereof the following additional section:

"Sec. 23. Section three hundred twenty-four point seventeen (324.17), Code 1966, is hereby amended by adding thereto the following new subsection:

'Refunds shall be made of motor vehicle fuel taxes paid on motor fuel placed in motor vehicles and used, other than on public highways, in the extraction and processing of natural deposits, without regard to whether such motor vehicles are registered under section three hundred twenty-one point eighteen (321.18) of the Code. An applicant for a refund under this subsection must maintain adequate records for a period of three (3) years beyond the filing of the claim. The treasurer will pay the claim upon the presentation of proof which he may reasonably require.'"

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: 52

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
Denman
Dodds
Elvers
Ely

Erskine
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Klefstad

Kyhl Lamborn Lange Lis le Lodwick Lucken

Kosek

Kruck

McGill Mills Murray Neu Nurse Potgeter Reno Reppert Rigler Riley Schaben Shaff Shirley

O'Mallev

Stephens Van Eaton Van Gilst Walsh

Nays: 2

DeHart

Hill

Absent or not voting: 7

DeKoster

Main

Patton

Stanley

Flatt Messerly

Reichardt

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 742

This explanation is filed to record my "Aye" vote on Senate File 742. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Ely, Senate File 467, a bill for an act relating to sheriff's fees for the care of prisoners, 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. The title was agreed to.

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

Ayes: 27

Benda Briles Burns Cassidy Coleman Condon Denman Dodds
Ely
Erskine
Frey
Frommelt
Gaudineer
Glenn

Kibbie Klefstad Kosek McGill Messerly Murray Neu

O'Malley Reichardt Reppert Riley Stanley Walsh

Nays: 26

Balloun Buren Clarke DeHart Elvers Hagedorn Heaberlin Heying
Hill
Hougen
Jepsen
Kruck
Kyhl
Lange

Lisle Lodwick Lucken Nurse Potgeter Reno

Rigler Schaben Shaff Shirley Stephens Van Eaton

Absent or not voting: 8

DeKoster | Flatt

Floy Lamborn Main Mills Patton Van Gilst

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

Senator Rigler 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 Cassidy, Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment, was taken up for consideration.

Senator Cassidy called up the following committee amendment:

Amend Senate File 772 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 1966, is hereby amended by striking all of line one (1) through nineteen (19), inclusive, and inserting in lieu thereof the following:
- "1. All property subject to taxation shall be valued as its actual value which shall be entered opposite each item, and shall be assessed at twenty-seven (27) percent of such actual value, and such value so assessed shall be taken and considered as the taxable value of such property upon which the levy shall be made.

"The actual value of all property subject to assessment and taxation shall be the fair and reasonable market value of such property. "Market value" is defined as the reasonable exchange in the assessment year between a willing buyer and a willing seller, neither being under any compulsion to buy or sell and each being familiar with all the facts relating to the particular property. Sale prices of the property or comparable property in normal transactions reflecting market value, and the probable availability or unavailability of persons interested in purchasing the property, shall be taken into consideration in arriving at its market value.

"The market value of an inventory or goods in bulk shall be their market value as such inventory or goods in bulk, not their retail or unit price. Such market value shall be fair and reasonable based on market value of similar classes of property.

"In the event market value of the property being assessed cannot be readily established in the foregoing manner, then the assessor may consider its productive and earning capacity if any, industrial conditions, its cost, physical and functional depreciation and obsolesence and replacement cost, and all other factors which would assist in determining the fair and reasonable market value of the property but the actual value shall not be determined by use of only one such factor. The following shall not be taken into consideration: special value or use value of the property to its present owner, and the good will or value of a business which uses the property as distinquished from the value of the property as property. Upon adoption of uniform rules and regulations by the state tax commission or succeeding authority over state assessments for the valuation of such properties, said valuation on such properties shall be determined in accordance therewith for assessment purposes to assure uniformity, but such rules and regulations shall not be inconsistent with or change the foregoing means of determining the actual, market, taxable and assessed values.

""Actual value", "taxable value", or "assessed value" as used in other sections of the Code shall mean the valuations as determined by this section; however, other provisions of the Code providing special methods or formulas for assessing or valuing specified property shall remain in effect, but this section shall be applicable to the extent consistent with such provisions.

- "The burden of proof shall be upon any complainant attacking such valuation as excessive, inadequate, inequitable or capricious; however, in protest or appeal proceedings when the complainant offers competent evidence by at least two (2) disinterested witnesses that the market value of the property is less than the market value determined by the assessor, the burden of proof thereafter shall be upon the officials or persons seeking to uphold such valuation to be assessed."
- "Sec. 2. Further amend said section four hundred forty-one point twenty-one (441.21) by adding at the end thereof, the following subsection:
- "2. For the purpose of computing the debt limitations for municipalities, political subdivisions and school districts as provided in sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the 1966 Code, and the term "actual value" as used in said sections shall mean the "actual value" as determined by this section and entered opposite each item, and as listed on the tax list as provided in section four hundred forty-three point two (443.2) of the Code as "actual value".
- "Sec. 3. Section four hundred twenty-eight point twenty-nine (428.29), Code 1966, is hereby amended by striking all after the comma (,) in line ten (10), all of line eleven (11), and all of line twelve (12) before the period (.), and by adding in lieu thereof the following:
- $^{\prime\prime\prime}$  as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended.'
- "Sec. 4. Section four hundred thirty-four point fifteen (434.15), Code 1966, is hereby amended by striking all of line six (6), and all of line seven (7), and all before the word 'and' in line eight (8) and inserting in lieu thereof the words 'the actual value so ascertained shall be assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended,'
- "Sec. 5. Section four hundred thirty-five point seven (435.7), Code 1966, is hereby amended by striking all of lines twenty-five (25), twenty-six (26) and twenty-seven (27) and adding in lieu thereof the following:
- "and the residue of actual value so ascertained shall be assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended."
- "Sec. 6. Section four hundred thirty-eight point thirteen (438.13), Code 1966, is hereby amended by striking all of lines five (5), six (6), seven (7) and figures '441.21' before the semicolon in line eight (8), and inserting in lieu thereof the words, 'provided, and the actual and taxable value so ascertained shall be assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended'
- "Sec. 7. Section four hundred twenty point two hundred four (420,204), Code 1966, is hereby amended by striking all after the word 'be' in line eight (8) through line sixteen (16) and inserting in lieu thereof the words 'valued and assessed as provided by section four hundred forty-one point twenty-one (441,21), Code 1966, as amended,'
- "Sec. 8. All assessors and assessing bodies, including the state tax commission or succeeding authority over the assessment of property for tax purposes shall certify to the county auditor of each county the actual and assessed values of all the taxable

property in such county as finally equalized and determined in the manner otherwise provided, and the same shall be transcribed onto the tax lists as required by section four hundred forty-three point two (443.2) of the Code.

- "Sec. 9. All assessors and assessing bodies, including the state tax commission or succeeding authority over the assessment of property for tax purposes, shall comply with the provisions of this Act. The state tax commission or succeeding authority over such assessments, shall exercise its powers and perform its duties under section four hundred twenty-one point seventeen (421.17) of the Code and other applicable laws so as to require the uniform and consistent application of this Act.
- "Sec. 10. The provisions of this Act shall become effective January 1, 1968, and shall apply to all assessments made in the year 1968 and each year thereafter."

Senator Shaff called up the following amendment to the amendment and moved its adoption:

Amend the committee on ways and means amendment to Senate File 772, filed May 10, 1967, as follows:

1. By inserting the following after the period in line twenty-four (24):

"In assessing and placing a value on agricultural property or any other class of property, said value shall be determined on the basis of its current market value as reflected by its current use."

The amendment to the amendment was adopted.

Senator Shaff called up the amendment to the amendment filed by him May 11, found on pages 1409-1410 of the journal, and moved its adoption, requesting a division.

The amendment to the amendment was lost.

Senator McGill offered the following amendment to the amendment and moved its adoption:

Amend the Committee on Ways and Means amendment to Senate File 772 as follows:

1. By inserting in line 19 after the period (.) the following:

"In determining market value of agricultural lands, established soil surveys, when available, shall be used as a criteria for the establishment of such market value."

Division was requested.

The amendment was lost.

Senator Frommelt called up the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which the Shaff amendment dated May 2, passed the Senate.

ANDREW G. FROMMELT

The motion prevailed.

Senator Stanley offered the following amendment to the amendment, filed by Senators Stanley and Cassidy, and moved its adoption:

Amend the Ways and Means Committee amendment to Senate File 772, filed May 10, 1967, as follows:

1. Insert the following three new sections after section 7:

"Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line five (5) the figures '1933' and inserting in lieu thereof the figures '1968'."

"Section four hundred forty-one point forty-five (441.45), Code 1966, is hereby amended by inserting the words 'actual and' following the word 'aggregate' in line two (2) of subsection one (1), in line one (1) of subsection two (2), in line one (1) of subsection three (3), and in line three (3) of subsection four (4)."

"Section four hundred forty-three point five (443.5), Code 1966, is hereby amended by inserting the words 'actual and' following the word 'aggregate' in line five (5)."

2. Renumber the remaining sections.

The amendment to the amendment was adopted.

Senator Reichardt offered the following amendment and moved its adoption:

Amend the committee on ways and means amendment to Senate File 772, filed May 10, 1967, as follows:

- 1. By inserting in line thirteen (13) after the word "all" the word "real".
- 2. By inserting after the period (.) in line fifty (50) the following:

"All personal property both for the retailer and for the manufacturer thereof shall be valued at an actual value thereof by the application of the same formula."

Senator Reichardt asked and received unanimous consent that the amendment to the amendment be withdrawn.

President Fulton took the chair at 4:00 p.m.

Senator Shaff offered the following amendment to the amendment and moved its adoption:

Amend the committee on ways and means amendment to Senate File 772, filed May 10, 1967 as follows:

1. By inserting the following after the period in line twenty-four (24):

"In assessing and placing a value on agricultural property, said value shall be determined on the basis of its current market value as reflected by its current use,"

Division was requested.

The amendment to the amendment was adopted.

Senator Rigler called up the following amendment filed by Senators Rigler, Reichardt, Balloun, Flatt, Heying, Mills and Kruck:

Amend Senate File 772 by adding the following new sections:

"In each year of a quadrennial evaluation of real property, as soon as the assessor and board of review have completed the evaluation, the parcels of real property shall be made into lists by townships, cities or towns, together with the names of the owners,

the post office address of the parcel and the amount of the valuation for each parcel. All adjacent town lots under common ownership, or in the case of agricultural land all property under common ownership within a township, shall be considered as a single parcel and the number of acres of such agricultural land within the township listed. Real property which is tax-exempt, except government property, shall be listed separately without valuation.

"Prior to May 10 in each year of a quadrennial assessment, the lists shall be published once in a newspaper of general circulation published within the township, city or town wherein the evaluated property is located. In townships in which no proper newspaper is published, the city clerk shall publish the lists of properties evaluated by the city assessor; the board of supervisors shall publish the lists of parcels evaluated by the county assessor in a newspaper in an adjacent township if possible, and if not, in any newspaper of general circulation in the township.

"Publication shall occur only once for each parcel of real estate and each parcel shall be taxed fifty (50) cents in the year of publication. The tax imposed by this Act shall be in addition to all other taxes and shall be used to defray the cost of publication and preparation of the lists. No newspaper shall receive more than forty (40) cents for publishing the description of each parcel."

"The effective date of this Act shall begin with the quadrennial evaluation year of 1970."

Senator Frommelt rose on point of order on the grounds the Rigler et al amendment was not germane to the title of the bill.

The Chair ruled the point not well taken.

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the Rigler amendment to Senate File 772, filed May 2, 1967, as follows:

1. By striking from line thirty-three (33) the word "Act" and by inserting in lieu thereof the words, "section, not withstanding other provisions of this Act,".

The amendment to the amendment was adopted.

Senator Rigler moved the adoption of the Rigler et al amendment as amended, requesting a roll call.

Rule 8 was invoked on the question "Shall the amendment as amended be adopted?" The vote was:

Aves: 30

Balloun Frey Lange Reichardt Benda Lisle Reno Heying Briles Hill Lodwick Rigler Shaff Buren Hougen Lucken Clarke Jepsen Messerly Stephens DeHart Kosek Mills Van Eaton DeKoster Kyhl Walsh Potgeter Erskine Lamborn

Nays: 26

Burns	Floy	Klefstad	Reppert
Cassidy	Frommelt	McGill	Riley
Coleman	Gaudineer	Murray	Schaben
Condon	Glenn	Neu	Shirley
Denman	Hagedorn	Nurse	Stanley
Dodds	Heaberlin	O'Malley	Van Gilst
`Elv	Kibbie	•	

Ely Ki

Absent or not voting: 5

Elvers

Kruck

Main

Patton

The amendment was adopted.

#### MOTIONS TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 345 failed to pass the Senate.

GEORGE E. O'MALLEY

Mr. President: I move to reconsider the vote by which House File 92 passed the Senate.

ROBERT R. RIGLER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which Senate File 742 passed the Senate.

MERLE W. HAGEDORN

## PETITIONS

The following petitions were presented in favor of legalized part-mutuel wagering on horses.

By Senator Buren from 75 residents of Worth, Winnebago and Hancock Counties.

By Senator Floy from 41 residents of Cerro Gordo County.

By Senator Lange from 25 residents of Sac, Ida and Calhoun Counties.

By Senator Shirley from 25 residents of Audubon, Dallas and Guthrie Counties.

By Senator Condon from 82 residents of Black Hawk County, in favor of increased aid to the Woodward State Hospital-School.

By Senator Murray from 19 residents of Humboldt and Kossuth Counties, asking for Congress to call a convention for the purpose of amending the U.S. Constitution in regard to reapportionment.

By Senator Murray from 18 residents of Humboldt County, in favor of area vocational schools and community colleges.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 38, House File 67, House File 89, House File 196, House File 561, Senate File 126, Senate File 149, Senate File 168, Senate File 289, Senate File 305, Senate File 337, Senate File 348, Senate File 379, Senate File 457, Senate File 482, Senate File 483, Senate File 576, Senate File 726.

ADOLPH W. ELVERS, Chairman Senate Committee A, L, MENSING, Chairman House Committee

Report adopted.

## BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate, House File 38, House File 67, House File 89, House File 196, House File 561, Senate File 126, Senate File 149, Senate File 168, Senate File 289, Senate File 305, Senate File 337, Senate File 348, Senate File 379, Senate File 457, Senate File 482, Senate File 483, Senate File 576, Senate File 726.

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 May, 1967, sent to the governor for his approval, Senate File 126, Senate File 149, Senate File 168, Senate File 289, Senate File 305, Senate File 337, Senate File 348, Senate File 379, Senate File 457, Senate File 482, Senate File 483, Senate File 576, Senate File 726.

ADOLPH W. ELVERS, Chairman

Passed on file.

## BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 11, 1967, the Governor had approved the following bill.

Senate File 60, an act to amend the probate code relative to Clerk's fees in probate.

#### 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 No. 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

## HOUSE AMENDMENT TO SENATE FILE 516

Amend Senate File 516 as follows:

Section 1, by striking from line six (6) the words "or county" and inserting in lieu thereof the words ", county, city, town, or any nonprofit camping club or organization".

## Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 179, a bill for an act relating to the registration of motorboats.

## HOUSE AMENDMENT TO SENATE FILE 179

Amend Senate File 179, Section 6, by striking from line one (1) the word "on" and insert in lieu thereof the word "one".

#### Also:

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

House File No. 651, a bill for an act relating to the drainage and levee fund.

## Also:

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

House File No. 569, a bill for an act relating to the membership of the higher education facilities commission.

WILLIAM R. KENDRICK Chief Clerk

#### BILLS ASSIGNED TO COMMITTEE

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

H.F. 128	Judiciary
H.F. 501	Safety and Law Enforcement
H. F. 600	Education
H.F. 608	Governmental Subdivisions
H. F. 694	Safety and Law Enforcement
H. F. 695	Safety and Law Enforcement
H.F. 708	Education
H. F. 713	Agriculture

#### AMENDMENTS FILED

## Amend Senate File 269 as follows:

- 1. Amend section two (2) by striking from line twenty-one (21) the period (.) and by inserting the period (.) after the closed double quote.
- 2. Amend section three (3) by striking from line three (3) the word "vehicles." and by inserting in lieu thereof the word "vehicles".

WILLIAM J. REICHARDT

## Amend Senate File 714 as follows:

- 1. Amend section seven (7) by striking lines five (5), six (6), and seven (7) and inserting in lieu thereof the following: "ninety-seven A (97A), ninety-seven B (97B) of the Code. On January 1, 1968, all assets of each".
- 2. Amend section eight (8) by striking lines three (3), four (4) and five (5) and inserting in lieu thereof the following: "ninety-seven A (97A), ninety-seven B (97B) of the Code in interest-bearing bonds issued by the".

HOWARD C. REPPERT, JR.

## Amend Senate File 734 as follows:

1. By striking from line five (5) of section two (2) the word "shall" and inserting in lieu thereof the word "may".

JOHN M. ELY, JR.

#### Amend Senate File 775 as follows:

- 1. By striking from lines three (3) and four (4) of section one (1) the words and numerals "six million four hundred and thirty thousand (6,430,000)" and by inserting in lieu thereof the words and numerals "seven million four hundred and thirty thousand (7,430,000)".
- 2. Further amend by inserting in line three (3) of section two (2) after the word "construction," the word "purchasing,".
- 3. By striking from line nine (9) of section two (2) the numeral "6,430,000" and by inserting in lieu thereof the numeral "7,430,000".
  - 4. Further amend by inserting as section six (6) the following:
- "Sec. 6. There is hereby appropriated the sum of one million (1,000,000) dollars to be used by the conservation commission for the purchase of the Polk city lake and the Saylorville reservoir from the United States corps of engineers."
  - 5. Further amend by renumbering the remaining sections.

KENNETH BENDA

#### Amend Senate File 714 as follows:

1. Amend section two (2), line one (1) by striking the word "at" and inserting in lieu thereof a period (.).

2. Further, amend by striking all of lines two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), and nine (9) and inserting in lieu thereof the word "The".

HOWARD C. REPPERT. JR.

Amend Senate File 742 as follows:

Amend the title of Senate File 742 by striking everything after the word "Act" and insert in lieu thereof the following:

"to amend chapter three hundred twenty-four (324), Code 1966, to extend powers and duties of the treasurer of the state, to amend certain definitions, to authorize bond increases, to provide certain regulation of commercial vehicles and to change provision relating to penalties".

MERLE W. HAGEDORN

Amend section one (1) of House File 410 as follows:

- 1. By inserting after the word "establish" in line four (4) the words "a schedule of reasonable and equitable".
- 2. By inserting after the period (.) in line seven (7) the following new sentence: "Such ordinance shall be certified by the city or town and filed of record in the office of the county recorder of the county wherein the city or town is situated."
- 3. By deleting from line twelve (12) the word "providing" and inserting in lieu thereof the word "extending".
- 4. By inserting after the words "to the" in line twelve (12) the words "near vicinity of the".

LEE GAUDINEER ROGER W. JEPSEN

Amend the Gaudineer amendment to House File 79 by adding the following:

"The validity of the transaction as between the parties thereto, and as to any person who would otherwise be bound thereby, shall not be affected by the failure to comply herewith; nor if an instrument is accepted for recording or filing contrary to the provision hereof, shall the failure to comply herewith destroy or impair the record thereof as notice."

MAX MILO MILLS

Amend the Ways and Means Committee amendment to Senate File 772, filed May 10, 1967, as follows:

- 1. In line 41, strike the word "distinguished" and insert in lieu thereof the word "distinguished".
  - 2. In line 74, strike the word "and".
  - 3. Strike lines 108 through 113, inclusive and insert in lieu thereof the following:
- "Sec. 7. Section four hundred twenty point two hundred four (420.204), Code 1966, is hereby amended by striking all after the word 'be' in line eight (8) and all of lines nine (9) through eighteen (18), inclusive, and inserting in lieu thereof the words 'valued

and assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended. The levy so ascertained shall be certified to the county treasurer of the'."

DAVID STANLEY JOSEPH W. CASSIDY

On motion of Senator Frommelt, the Senate adourned until 9:00 a.m. Tuesday, May 16, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, May 16, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Andrew J. Hofer, pastor of the Presbyterian Church, Audubon, Iowa.

#### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all Senators present with the exception of Senators Benda, Buren, Condon, DeKoster, Denman, Frey, Hill, Jepsen, Klefstad, Lodwick and Riley.

## VISITORS

Senator O'Malley rose on point of personal privilege to present 37 senior students from Bondurant Farrar Community High school, Bondurant, who were seated in the balcony with their instructor, Warren Davison.

Senator Lange rose on point of personal privilege to introduce 37 students from Lake View-Auburn Community High school, Lake View, who were accompanied by instructors, Jerry Shinn and David Peterson, and were seated in the gallery.

Senator Neu presented 8 students from Midwestern College, Denison, who were seated in the Senate gallery with Ben Dillow.

Senator Kibbie rose to introduce 30 students from St. Marys school, Mallard, who were accompanied by the Reverend Father Montag, and were present in the gallery.

## PETITIONS

The following petitions were presented in favor of legislation to remedy existing problems in the movement of mobile homes on Iowa highways.

By Senator Ely from 35 residents of Linn County.

By Senator Floy from 85 residents of Cerro Gordo County.

By Senator Frommelt from 24 residents of Dubuque County.

By Senator Reppert from 195 residents of Polk County.

The following petitions were presented in favor of legalized pari-mutuel wagering on horses.

By Senator Frommelt from 121 residents of Dubuque County.

By Senator Jepsen from 144 residents of Scott County.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 139, Senate File 463, House File 150, House File 168, House File 236, House File 289, House File 514, House File 530, House File 685.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 139, Senate File 463, House File 150, House File 168, House File 236, House File 289, House File 514, House File 530, House File 685.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 May, 1967, sent to the governor for his approval, Senate File 139, Senate File 463.

ADOLPH W. ELVERS, 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. 101, S.F. 266, S.F. 789, S.F. 700, S.F. 556, S.F. 335, S.F. 428, H.F. 312.

HOWARD C. REPPERT, JR., Chairman

# SENATE CONCURRENT RESOLUTION 45

By: McGill, Reno, Briles, Shaff, Heaberlin, Buren, DeKoster, Frey, Dodds, Hagedorn, Denman, Benda, Elvers, Heying, Van Gilst, Lodwick, Murray, and Condon

WHREAS, littering, the indiscriminate disposing of cans, bottles, garbage, and other rubbish, is becoming commonplace throughout the nation and the State; and

WHEREAS, littering results in the distraction and destroying of the natural beauty of the landscape and surrounding countryside and in unsightliness in general; and

WHEREAS, it is general practice for food products and alcoholic beverages to be dispensed in nonredeemable type containers; and

WHEREAS, it is the growing tendency of soft drink manufacturers and vendors also to dispense their products in nonredeemable type containers; and

WHEREAS, it is apparent that supervision by governmental bodies and agencies is lacking in providing suitable disposal receptacles, dumping areas, and garbage collection disposal systems for articles of litter; and

WHEREAS, present laws intended to control littering are generally ignored and evaded; and

WHEREAS, littering is directly related to the health, safety, and general welfare of the citizens of the nation and this State; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the Iowa Legislative Research Committee be directed to conduct, during the 1967-1969 legislative biennium, a study of the littering problem of the State, the laws related thereto, and the need for additional legislation to correct the littering problem.

BE IT FURTHER RESOLVED that the Legislative Research Committee establish a committee in accordance with section 2.55 of the Code to assist with the study of the littering problem.

BE IT FURTHER RESOLVED that the committee assisting in the study be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

## MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 43, urging the Congress of the United States to take the necessary action to establish and maintain adequate and permanent national cemetery system to provide burial space for all United States military servicemen or women so entitled and who wish to be so interred.

Alen.

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

Senate Concurrent Resolution 41, providing that the study of Iowa banking laws authorized by the Legislative Research Committee be continued during the 1967-1969

biennium, and that the Banking Laws Study Committee report the findings of the study to the Sixty-third General Assembly.

Also:

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

Senate Concurrent Resolution 40, urging the Congress of the United States to approve an appropriation request for the acquisition and development at the Herbert Hoover National Historic Site.

Alen

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

Senate File No. 725, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Also:

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

House File No. 693, a bill for an act to make an appropriation in settlement of a claim made against the state of Iowa.

Also:

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

House File No. 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor.

Also:

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

House File No. 515, 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 two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa.

Also:

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

House Concurrent Resolution 20, designating as official representatives of the State of Iowa the Valley High School Band of West Des Moines, Iowa and the Pleasant Valley High School Band of Pleasant Valley, Iowa, who have been invited to give concerts at the International Band Shell at Expo '67, Montreal, Quebec, Canada.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE CONCURRENT RESOLUTION 20

By: Beardsley, Glenn, Holden, Shaw

WHEREAS, our good neighbor nation to the north, Canada, is now celebrating one hundred years of dynamic growth and development with a centennial celebration which features an official international exposition, designated "Expo '67", at Montreal, Quebec; and

WHEREAS, the nations of the world have been invited to join their sister nation in this celebration and are honoring her by the presentation at the exposition of exhibits, displays and performances representative of the good things they have and produce; and

WHEREAS, among the groups chosen to represent the United States of America at the exposition are two outstanding high school bands from the State of Iowa, Valley High School of West Des Moines and Pleasant Valley High School of Pleasant Valley, who will give concerts at the International Band Shell on May 31 and June 18 respectively; and

WHEREAS, the marching and concert bands of Valley High School of West Des Moines, Iowa, under the direction of Gerald Kinney, and Pleasant Valley High School of Pleasant Valley, Iowa, under the direction of Charles DCamp, have outstanding records of honors earned for quality of performance which include many Division I or Superior ratings at state contests, have given many guest concerts and have been invited participants in numerous festivals and parades throughout the state and nation; and

WHEREAS, the people of the State of Iowa desire to join in honoring the people of Canada in this centennial celebration; and

WHEREAS, these young people and their directors in their band appearances and concerts will present our finest products, our youth and the fruit of their dedicated and disciplined labors, thus representing their state and nation in a most fitting manner; now therefore,

BE IT RESOLVED by the House of Representatives, the Senate concurring, that the members of the Valley High School Band of West Des Moines, Iowa and the Pleasant Valley High School Band of Pleasant Valley, Iowa and their respective directors, Gerald Kinney and Charles DCamp, who have been invited to and will give concerts at the International Band Shell at Expo '67, Montreal, Quebec, Canada be designated official representatives of the State of Iowa and its people and bearers individually and collectively of our congratulations and good wishes to the government and people of Canada on this happy occasion.

BE IT FURTHER RESOLVED, that the Chief Clerk of the House of Representatives be instructed to forward engrossed copies of this concurrent resolution to the presiding officers of the House of Commons and the House of Lords of the Parliament of Canada, to the chairman of the executive committee of Expo 67 and to the superintendents of the West Des Moines Community Schools and the Pleasant Valley Township Schools.

## HOUSE MESSAGES CONSIDERED

House File No. 651, 'a bill for an act relating to the drainage and levee fund. Read first and second times, and passed on file.

House File No. 569, a bill for an act relating to the membership of the higher education facilities commission.

Read first and second times, and passed on file.

House File No. 693, a bill for an act to make an appropriation in settlement of a Claim made against the state of Iowa.

Read first and second times, and passed on file.

1458

House File No. 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor.

Read first and second times, and passed on file.

House File No. 515, 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 two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 797, by Committee on Judiciary, 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 passed on file.

Senate File 798, by Committee on Safety and Law Enforcement, a bill for an act relating to motorcycle operator's license.

Read first and second times and passed on file.

Senate File 799, by Committee on Safety and Law Enforcement, a bill for an act to amend Senate File 306, Acts of the Sixty-second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles.

Read first and second times and passed on file.

Senate File 800, by Committee on Ways and Means, a bill for an act relating to the sales tax.

Read first and second times and passed on file.

Senate File 801, by Committee on Industrial and Human Relations, a bill for an act relating to the furnishing or procurement of employment.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES .

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred Senate File 349, a bill for an act relating to condemnation of property for public improvements, uses, and purposes, by merged areas, etc., 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 in line 6 the words "majority of the property is located" and inserting in lieu thereof the words "administrative offices are located".

JOHN P. KIBBIE, Chairman

Also:

Mr. President: Your committee on Education to which was referred <u>House File 465</u>, a bill for an act relating to rules and regulations set forth by the department 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.

Also:

Mr. President: Your committee on Education to which was referred <u>House File</u> 670, a bill for an act relating to the election of directors in school districts, begs leave to report it has had the same under consideration and recommends the same <u>be amended</u> as follows; and when so amended the bill do pass:

Amend House File 670 by striking lines three (3) and four (4) of section one (1) and by inserting in lieu thereof the following: "by striking from line four (4) the words 'each director district' and by inserting in lieu thereof the words 'the majority of the director districts'."

JOHN P. KIBBIE, Chairman

Reichardt

Reppert

Schaben

Shirley

Stanley

Stephens

Van Eaton

Van Gilst

Walsh

Reno

Riley

Shaff

Ordered passed on file.

## THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 62, a bill for an act relating to mileage reimbursement received by inheritance tax appraisers, 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 Frev Lodwick Benda Gaudineer Lucken Briles Glenn Main Burns Hagedorn McGill Cassidy Heaberlin Messerly Clarke Heying Mills Coleman Hougen Murray DeHart Kosek Neu Dodds Kruck Nurse Elvers O'Malley Kyhl ' Elv Lamborn Patton Erskine Lange Potgeter Flatt Lisle

Nays: 0

Absent or not voting: 11

Buren Denman Hill Klefstad
Condon Floy Jepsen Rigler
DeKoster Frommelt Kibbie

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

# HOUSE AMENDMENTS CONSIDERED

Senator Messerly called up for consideration Senate File 179, a bill for an act relating to the registration of motorboats, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 179, Section 6, by striking from line one (1) the word "on" and insert in lieu thereof the word "one".

The Senate concurred in the House amendment.

Senator Messerly 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	Flatt	Lamborn	Reichardt
Benda	Frey	Lange	Reno
Briles	Frommelt	Lisle	Reppert
Burns	Gaudineer	Lodwick	Riley
Cassidy	Glenn	MeGill	Schaben
Clarke	Hagedorn	Messerly	Shaff
Coleman	Heaberlin	Mills	Shirley
Condon	Heying	Murray	Stanley
DeHart	Hill	Neu	Stephens
Dodds	Hougen	Nurse	Van Eaton
Elvers	Kosek	O'Malley	Van Gilst
Ely	Kruck	Patton	Walsh
Erskine	Kyhl	Potgeter	

Navs: 0

Absent or not voting: 10

Buren	Floy	Klefstad	Main
DeKoster	Jepsen	Lucken	Rigler
Denman	Kibbie	•	

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 Kruck, House File 679, a bill for an act relating to the registration of aircraft, 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: 54

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Dodds
Elvers
Ely
Erskine
Flatt

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kosek
Kruck
Kyhl

Lamborn

Lange

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Nays: 0

Absent or not voting: 7

Buren DeKoster Denman Flov Jepsen Kibbie

Potgeter

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 Coleman, Senate File 654, a bill for an act to provide for an agricultural producer association for poultry producers, 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
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen

Lange
Lisle
Lodwick
Lucken
Mills
Murray
Neu

Reno Reppert Rigler Riley Schaben Shaff Shirley

Neu Shirley
Nurse Stanley
O'Malley Stephens

Dodds Elvers Elv Kosek Kruck Kyhl

Lamborn

Patton Potgeter Reichardt Van Eaton Van Gilst Walsh

Flatt Navs: 1

Main

Absent or not voting: 10

Buren DeKoster Erskine Floy

Kibbie Klefstad McGill Messerly

Denman Jepsen

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 655, a bill for an act to provide for an agricultural producer association for turkey producers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 655 by striking in section two (2), lines five (5) and six (6), the words and figures "one hundred fifty (150)" and inserting in lieu thereof the words and figure "three hundred (300)".

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: 55
Balloun

Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Ely
Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen

Kibbie

Klefstad

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Mills
Murray
Neu
Nurse

O'Malley

Kosek

Potgeter Reichardt Reno Riley Schaben Shaff Shirley Stanley

Stephens

Van Eaton

Van Gilst

Walsh

Patton

Nays: 4

Hill

Main

Messerly

Rigler

Absent or not voting: 2

Jepsen

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 Riley, Senate File 786, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1966, to exempt from taxation buildings, including the equipment thereof and site therefor, when leased to a city and operated as a civic center, and securities issued by nonprofit corporations to finance the cost of acquiring and constructing or both a building or buildings, including the equipment thereof and site therefor, leased to a city and operated as a civic center, was taken up for consideration.

Senator Riley called up the following amendment and moved its adoption:

Amend Senate File 786 as follows:

1. Amend section one (1) by inserting in line seven (7) after the word "under", the words ", or which has voluntarily adopted,".

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: 43

Balloun Ely Kruck Potgeter Benda Erskine Kvhl Reichardt Briles Flatt Lamborn Rigler Burns Floy Lange Riley Clarke Frommelt Lisle Shirlev Condon Gaudineer Lodwick Stanley DeHart Lucken Stephens Glenn DeKoster Hagedorn McGill Van Eaton Denman Heaberlin Messerly Van Gilst Dodds Neu Walsh Heying Elvers . Nurse Kosek

Nays: 9

Buren Main Murray Patton
Coleman Mills O'Malley Shaff
Hill

Absent or not voting: 8

Cassidy

Jepsen

Klefstad

Reppert

Frey

Kibbie

Reno

Schaben

Voting present: 1

Hougen

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 772, relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment, was taken up for further consideration.

Senator Stanley called up the following amendment filed by Senators Stanley and Cassidy to the committee amendment and moved its adoption:

Amend the Ways and Means Committee amendment to Senate File 772, filed May 10, 1967, as follows:

- 1. In line 41, strike the word ''distinguished'' and insert in lieu thereof the word ''distinguished''.
  - In line 74, strike the word "and".
  - 3. Strike lines 108 through 113, inclusive and insert in lieu thereof the following:

"Sec. 7. Section four hundred twenty point two hundred four (420.204), Code 1966, is hereby amended by striking all after the word 'be' in line eight (8) and all of lines nine (9) through eighteen (18), inclusive, and inserting in lieu thereof the words 'valued and assessed as provided by section four hundred forty-one point twenty-one (441.21), Code 1966, as amended. The levy so ascertained shall be certified to the county treasurer of the'.'

The amendment to the amendment was adopted.

Senator Walsh called up the following motion filed by him and moved its adoption.

I move to reconsider the vote by which the Rigler et al amendment to Senate File 772 filed May 2, 1967 passed the Senate.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 27

Burns Cassidy Frommelt Gaudineer

McGill Neu Stanley Van Gilst

Walsh

Coleman Glenn Nurge Condon O'Malley Hagedorn Heaberlin Patton Denman Dodde Kibbie Reno Klefstad Elv Reppert Flov Main Shirlev

Navs: 31

Ralloun Erskine Lamborn Reichardt chnag Hel'H Lange Rigler Briles Frev Lisle Rilev Ruren Heving Lodwick Schahen Clarke Lucken Shaff Hill DeHart Hougen Messerly Stephens DeKoster Kosek Mills Van Eaton Elvers Potgeter Kvhl

Absent or not voting: 2

Jepsen

Murray

Voting present: 1

## Kruck

The motion lost.

Senator Walsh offered the following amendment filed by Senators Walsh and Stanley:

Amend the Ways and Means Committee amendment to Senate File 772 by adding the following new section:

"Real and personal property assessment records, including all valuations, shall be open to public inspection in the office of each county or city assessor. At least once every six (6) months, the county assessor shall publish a notice stating that the real and personal property assessment records of the county assessor and the city assessor, if any, are open to public inspection. Le shall indicate in such notice the location of such records and the hours when the respective county and city offices are open. This notice shall be published in at least one newspaper of general circulation in the county. The first such notice shall be published on or before December 31, 1967.".

Senator Walsh asked and received unanimous consent that the amendment be withdrawn,

Senator Stanley offered the following amendment filed by Senators Riley, Walsh, Stanley, Condon and Reno to the amendment:

Amend the Ways and Means Committee amendment to Senate File 772, filed May 10, 1967, as follows:

1. In line 5, strike the word "nineteen (19)" and insert in lieu thereof the word "twenty-six (26)".

2. Insert the following new paragraph after the period in line 42:

"The actual value and assessed value of all real estate, including all buildings assessed as personal property, shall be determined as if all normal and necessary repairs and maintenance had been performed in accordance with customary standards of prudent property management in this state. The actual value and assessed value shall not be reduced due to any failure to perform repairs and maintenance, even though such failure reduces the market value of the property. The actual value and assessed value of real estate shall not be increased due to such repairs and maintenance, if the actual value and assessed value have been correctly determined as provided in the first sentence of this paragraph. It is the intent of this paragraph that property owners shall not be permitted to realize a tax benefit by failing to perform repairs and maintenance, and shall not be penalized because of performing repairs and maintenance. This paragraph shall be applied and administered to carry out this intent. For the purposes of this paragraph, 'repairs and maintenance' means normal and necessary repairs and maintenance, including, without limiting the generality of the foregoing, ordinary painting and replacement of worn or defective materials; but does not include remodeling, structural change, or an addition or extension to a building."

3. Begin a new paragraph with the word "Upon" in line 42.

President Pro Tempore O'Malley took the chair at 11:45 a.m.

Senator Lange offered the following amendment to the amendment and moved its adoption:

Amend the Riley et al amendment to Senate File 772 as follows:

1. By inserting after the comma in line five (5) the words "except agricultural property,".

The amendment to the amendment was adopted.

Senator Reichardt offered the following amendment to the amendment and moved its adoption:

Amend the Riley, et al amendment to Senate File 772 as follows:

1. By striking all after the period (.) in line nine (9) through the period (.) in line twelve (12).

Division was requested.

The amendment to the amendment was adopted.

Senator Stanley moved the adoption of the Riley et al amendment as amended. Roll call was requested.

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

Ayes: 17

Condon Kosek Patton Riley Elvers Kvhl Potgeter Shaff Lange Elv Reichardt Stanley Gaudineer Neu · Reno Walsh Heying

Navs: 36

Kruck Nurse Balloun Frev Frommelt Lamborn O'Malley Briles Buren Glenn Lodwick Reppert Hagedorn Lucken Rigler Cassidy Heaberlin Main Schahen Coleman McGill treHad Hill Shirley Stephens Denman Messerly Hougen Dodde Kibbie Mills Van Eaton Van Gilet Erskine Klefstad Murray

Absent or not voting: 8

Benda Clarke Flatt Jepsen
Burns DeKoster Floy Lisle

The amendment to the amendment was lost.

Senator Shaff asked and received unanimous consent that his amendment to the committee amendment called up for action May 15, adopted and reconsidered as shown on page 1444 of the journal, and the amendment filed by him on May 2, found on page 1252 of the journal, be withdrawn.

Senator Reichardt asked and received unanimous consent that his amendments filed May 9 and found on page 1352 of the journal, be withdrawn.

Senator Frommelt asked and received unanimous consent that the amendment filed by him May 9, found on page 1350 of the journal, be withdrawn.

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

The Chair pointed out that action should be taken on the committee amendment to Senate File 772 before the final vote.

Senator Cassidy moved that the vote by which Senate File 772 went to its third reading be reconsidered, which motion prevailed.

Senator Cassidy moved the adoption of the committee amendment as amended.

The amendment was 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

Buren Glenn Potgeter Lange Cassidy Hagedorn Lodwick Reichardt Coleman Heaberlin Lucken Reno DeHart Heving Main Rigler DeKoster Hill McGill Riley

Messerly Schahen Dodds Hougen Elvers Kibbie Mills Shaff Elv Klefstad Murray Shirley Stanley Flatt Kosek Nen Stephens Frev Kruck Nurse Van Gilst Frommelt Kvhl O'Mallev Walsh Gaudineer Lamborn Patton

Navs: 5

Briles Erskine Reppert Van Eaton

Denman

Absent or not voting: 8

BallounBurnsCondonJepsenBendaClarkeFloyLisle

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

# EXPLANATION OF VOTE TO SENATE FILE 772

While I agree with the original proposals of Senate File 772, I had to vote "no" when the Rigler amendment was adopted, which in my opinion would have been nothing but a \$93,000 subsidy to the newspaper at the expense of the Polk County property taxpayers.

HOWARD C. REPPERT, JR.

## EXPLANATION OF VOTE ON SENATE FILE 772

This explanation is filed to record my "Aye" vote on Senate File 772. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present I would have voted "Aye".

CHARLES F. BALLOUN

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

#### AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

#### RULING BY THE CHAIR

The chair ruled that because Senator Rigler had taken up the amendment filed by Senators Rigler, Reichardt, Balloun, Flatt, Heying, Mills and Kruck to Senate File 772 out of order at the request of the Senate, the amendment would stand to Senate File 772 as amended by the committee amendment and passed by the Senate.

Senator Cassidy asked and received unanimous consent that Senate File 772 be immediately messaged to the House.

# THIRD READING OF BILLS

On motion of Senator Kruck, Senate File 755, a bill for an act relating to vehicle safety, was taken up for consideration.

Senator Reppert called up the amendment filed April 25, found on page 1138 of the journal and moved its adoption.

Division was requested.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 755, section fourteen (14), line twelve (12), by striking the word "is" and inserting in lieu thereof the word "in".

The amendment was adopted,

Senator Neu called up the following amendment and moved its adoption:

Amend Senate File 755 as follows:

Amend Senate File 755 by striking the word "faculty" on line six (6) of section eighteen (18) and inserting in lieu thereof the word "faulty".

The amendment was adopted.

Senator Kruck called up the following amendment and moved its adoption:

Amend Senate File 755 as follows:

- 1. By inserting before the word "Upon" in line thirty-seven (37), section fourteen (14), the following: "In lieu of such proof of insurance coverage the permit holder may furnish proof of financial responsibility by posting with the commissioner a surety bond, cash, or securities satisfactory to the commissioner in the sum of five thousand (5,000) dollars."
- 2. By inserting after the word "force" in line forty-two (42), section fourteen (14), the following: "or proof of financial responsibility".

The amendment was adopted.

Senator Kibbie offered the following amendment:

Amend Senate File 755 as follows:

1. By striking from line twelve (12) of Section Fourteen (14) the word "is" and inserting in lieu thereof the word "in".

Senator Kibbie asked and received unanimous consent that the amendment be withdrawn.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 755 as follows:

Sec. 30., line 1 after the word "for" insert the words "the operator of an official inspection station and"

The amendment was adopted.

Senator Reppert offered the following amendment filed by Senators Reppert and Reichardt:

Amend Senate File 755 as follows:

1. By striking from line six (6), section twenty-three (23) the following words "of the various types".

- 2. By adding following the word "services" in line eight (8), section twenty-three (23), the words "which fee shall not exceed three dollars (\$3.00)".
- 3. By adding following the word "warranted", line twelve (12), section twenty-three (23), the words "providing the fee does not exceed three dollars (\$3.00)".

Senator Stanley rose on point of order on the grounds that Division 1 of the amendment was the same subject matter as previously acted upon.

The Chair ruled the point not well taken.

Senator Stanley asked unanimous consent that the amendment be considered by division.

Objection was raised.

Senator Stanley moved that the amendment be considered by division with paragraph 1 as Division 1.

Division was requested on the motion.

The motion carried.

Senator Reppert moved the adoption of Division 1 of the amendment,

Division was requested.

Division 1 was adopted.

Senator Reppert moved the adoption of Division 2 (paragraphs 2 and 3) of the amendment.

Roll call was requested.

Rule 8 was invoked on the question "Shall Division 2 of the amendment be adopted?"

The vote was:

Aves: 28

Briles Glenn Lamborn Murray Cassidy Hagedorn Lange O'Malley Coleman Heying Lisle Reichardt Dodds Hill Lucken Reppert Elvers Kibbie Main Rigler Flov Klefstad McGill Stephens Frommelt Kruck Mills Van Gilst

Nays: 28

Balloun Elv Kvhl Riley Benda Erskine Lodwick Schaben Buren Flatt Messerly Shaff Clarke Frey Neu Shirley DeHart Gaudineer Nurse Stanley DeKoster Heaberlin Patton Van Eaton Denman Kosek Potgeter Walsh

Absent or not voting: 5

Burns Condon Hougen

Jepsen

Reno

The roll call showed a tie vote.

President Fulton voted "Aye" and Division 2 of the amendment was adopted.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 755 as follows:

- 1. By inserting in line one (1) of section twenty-four (24) after the comma (,) the words "and for each year following,".
- 2. By inserting in line three (3) of section twenty-four (24) after the word "initially" the words "in the year 1969 and annually in the same month thereafter".

Further amend Section twenty-four (24) as follows:

- 1. By striking from line eight (8) of sub-section one (1)", 1969".
- 2. By striking from line eleven (11) of sub-section two (2) ", 1969".
- 3. By striking from line fourteen (14) of sub-section three (3) ", 1969".
- 4. By striking from line seventeen (17) of sub-section four (4) ", 1969".
- 5. By striking from line twenty (20) of sub-section five (5) ", 1969".
- 6. By striking from line twenty-three (23) of sub-section six (6) ", 1969".
- 7. By striking from line twenty-six (26) of sub-section seven (7) ", 1969".
- 8. By striking from line twenty-nine (29) of sub-section eight (8) ", 1969".
- 9. By striking from line thirty-two (32) of sub-section nine (9) ", 1969".
- 10. By striking from line thirty-five (35) of sub-section ten (10) ", 1969".

The amendment was adopted.

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate File 755 as follows:

1. Amend section twenty-three (23) by inserting in line five (5) after the word "be" the word "uniformly" and by inserting in line five (5) after the word "charge" the word "statewide".

The amendment was adopted.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 755 as follows:

1. Amend section two (2) by inserting after the period (.) in line ten (10) the following:

'Inspection shall be conducted once every six (6) months for all vehicles which are five (5) years old or older, according to the model year of the vehicle, and once every twelve (12) months for all other vehicles. The cost of the second inspection shall be one-half (1/2) the amount of the initial inspection."

The amendment was lost.

President Pro Tempore O'Malley took the chair at 4:15 p.m.

Senator Riley offered the following amendment filed by Senators Reichardt and Riley and moved its adoption:

Amend Senate File 755 by adding the following new section thereto:

"For purposes of this Act only 'street or highway' shall include but not be limited to privately owned property to which the general public is invited."

The amendment was adopted.

Senator Rigler offered the following amendment by Senators Rigler and Frommelt and moved its adoption:

Amend Senate File 755 as follows:

Following section 17 add the following new section:

- "1. Sec. 18. On approval of the local Board of Education, students enrolled in an approved driver education program may conduct official inspections and issue certificates of inspection approval or rejection, provided that such inspections are supervised by competent adult teachers or officials. In case of such student inspection there shall be no fee charged for the inspection, nor shall such inspection station pay any fee to the Commissioner of Public Safety. Any certificate so issued shall be valid for one (1) year, the provisions of Sec. 24 to the contrary notwithstanding.
  - 2. Renumber the remaining sections."

Division was requested.

The amendment was lost.

# COMMUNICATION

The following communication was received:

215 Nevada St. Dubuque, Iowa May 14, 1967

Iowa Senate State House Des Moines, Iowa

#### Gentlemen.

Our children and I want to express our thanks for the beautiful arrangement of flowers sent to Arnold.

Also, we want to thank especially the Senators who made the trip here to see the children's Dad and my husband for the last time. Somehow it seemed to make us feel all the time he spent away from us worthwhile.

Sincerely yours, Hilda Utzig and Family

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 285 passed the Senate.

CHARLES F. BALLOUN

## AMENDMENTS FILED

Amend the Benda amendment to Senate File 775, filed May 15, 1967, as follows:

1. By striking from lines four (4) and six (6) the word "and".

KENNETH BENDA

Senate Concurrent Resolution 21 is hereby amended by striking the second resolving clause and inserting in lieu thereof the following:

"BE IT FURTHER RESOLVED, That the Secretary of the Senate be instructed to forward suitable copies of this Resolution to the Most Reverend Michael Shaheen, Archbishop of the Antiochian Eastern Orthodox Archdiocese of Toledo, Ohio; the Most Reverend Iakovos, Archbishop of the Greek Orthodox Archdiocese of North and South America; the Reverend Father Gus E. Hatzidakis of Cedar Rapids, Iowa; the Eastern Orthodox Churches of Iowa; the Reverend Father C. Alexander George of Cedar Rapids, Iowa; and to the news media in the state of Iowa."

JOHN M. ELY, JR.

Amend House File 284 by striking section eight (8), sub-section six (6) and substituting the following therefore:

A licensee shall not receive any fee unless he has the consent of at least 50% of the total number of the creditors listed in the licensee's contract with the debtor, or such a like number of creditors have accepted a distribution of payment. The debtor shall be informed by the licensee of those creditors who have not agreed to the licensee's handling of the account. No licensee shall accept an account unless a written and thorough budget analysis has been performed which indicates that the debtor can meet the requirements determined by the budget analysis.

LEE GAUDINEER

## Amend Senate File 556 as follows:

- 1. Amend the title by striking from line three (3) the words "State Banking Board and Superintendent" and by inserting in lieu thereof the words "Superintendent of Banking;".
  - 2. Amend section one (1) by striking line seventeen (17).
- 3. Amend section ten (10) by striking from line twenty (20) the word "board" and by inserting in lieu thereof the word "superintendent".
- 4. Amend section twelve (12) by striking from line three (3) the words "two (2) years" and by inserting in lieu thereof the words "one (1) year".
- 5. Amend section fourteen (14) by striking line four (4) and by inserting in lieu thereof a period (.).
- 6. Amend section fifteen (15) by striking from lines two (2) and eight (8) the word "board" and by inserting in lieu thereof the word "superintendent".

LEE GAUDINEER

# Amend House File 284 as follows:

1. Amend section fifteen (15) by striking from line eight (8) the word "board" preceding the word "shall" and by inserting in lieu thereof the word "superintendent".

LEE GAUDINEER

# Amend Senate File 793 as follows:

1. By striking from line two (2) of section eight (8) the words, "Except as otherwise provided by this Act, the" and by inserting in lieu thereof the word, "The".

LEE GAUDINEER

Amend the Hagedorn amendment to Senate File 742, filed May 9, 1967, as follows:

- 1. By inserting a comma before the word "such" in line twelve (12).
- 2. By striking the comma in line thirteen (13).

MERLE W. HAGEDORN

## Amend Senate File 774 as follows:

- 1. By striking line eighty-nine (89) of Section three (3) and all of line ninety (90) of the said section preceding the word "and".
  - 2. By striking Sections nineteen (19) and twenty (20).

MAX E. RENO

## Amend House File 713 as follows:

- 1. Strike section 2 and renumber the remaining sections.
- 2. Amend section 1, line 2, by striking the words and figures "three (3) through

seventeen (17)" and inserting in lieu thereof the words and figures "two (2) through sixteen (16)".

RICHARD L. STEPHENS

Amend Senate File 790 by striking all of section four (4) and section five (5).

VERNON H. KYHL

Amend House File 152 as follows:

1. In section 1, strike the sentence beginning in line 4 and ending with the period in line 7, and insert in lieu thereof the following:

"The county charged with the cost of foster home care for a child may recover the cost of such care from the general fund of the state if the child would otherwise have been eligible for admission to the Iowa Juvenile Home or the Annie Wittenmyer Home under the provisons of subsection one (1) of section two hundred forty-four point three (244.3) of the Code."

2. Amend the title by striking the words "children of soldiers" and inserting in lieu thereof the words "certain children of veterans".

DAVID STANLEY KENNETH BENDA JOHN M. ELY

Amend House File 284 as follows:

1. By inserting in line nine (9) of Section two (2) after the comma (,) the words "chattel loan companies licensed under chapter five hundred thirty-six (536), Code 1966, and industrial loan companies licensed under Chapter five hundred thirty-six A (536A), Code 1966,".

KENNETH BENDA

## Amend Senate File 622 as follows:

- 1. By striking lines three (3) and four (4) of section seven (7) and inserting in lieu thereof the words "assessed on the producer by".
- 2. By inserting in line three (3) of section eight (8) after the word "producer" the words "and the state tax commission".
  - 3. By inserting after line seven (7) of section eight (8) the following subsection:
  - "5. The amount of tax assessed."
- 4. By striking from line six (6) of section nine (9) the word "collect" and inserting in lieu thereof the word "assess".
  - 5. By striking all of section nine (9) after the word "such tax." in line nine (9).
  - 6. By striking all of section ten (10) and inserting in lieu thereof the following:
- "Not later than April 30 of each year the producer shall file with the state tax commission a summary of all assessment invoices for the preceding tax year. The invoice summary shall be included with the producer's state income tax return if any. The producer may in his discretion remit the amount of tax due."

- 7. By striking from line nine (9) of section eleven (11) the words "due and payable".
- 8. By striking from line ten (10) of section eleven (11) the words "paid and receipt issued" and inserting in lieu thereof the word "made".
- 9. By striking all of section twelve (12) and inserting in lieu thereof the following section:

"The tax collected by the state tax commission shall be deposited with the state treasurer for the use of the department and the commodity associations as provided in section thirteen (13) of this Act. The state tax commission may retain from money so collected a sum sufficient to defray costs of administering the tax."

10. By striking from lines ten (10) and eleven (11) of section thirteen (13) the words "and the fair share of the expense of the department in collection of said moneys,".

DONALD W. MURRAY

Amend Senate File 755 as follows:

- 1. In section thirteen (13) line four (4) strike the words "shall be exempt" and insert in lieu thereof the words "may be exempted by order of the commissioner".
- 2. In section thirteen (13) insert the following at the end of line six (6) "vehicles so exempted".

DAVID STANLEY ALAN SHIRLEY

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Wednesday, May 17, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, May 17, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend John J. A. Breitbach, pastor of the Visitation Rectory, Stacyville, Iowa.

## VISITORS

Senator Floy rose on point of personal privilege to present Ann and Steve Madden, students from Mason City schools, who were seated in the balcony.

Senator Briles rose to introduce 42 students from East Union Community Elementary school, Arispe, who were seated in the gallery with their instructors, Jean Crandall and Edward Scanlan.

## PETITIONS

The following petitions were presented and placed on file.

By Senators Dodds and Lodwick from 32 faculty members of the Merged Area XVI College, in opposition to the provision of Senate Bill 616 which calls for tuition from out-of-state students in an amount equal to the cost of their instruction.

The following petitions were presented in favor of legalized pari-mutuel wagering on horses.

By Senator DeHart from 25 residents of Story County.

By Senator Patton from 25 residents of Buchanan and Delaware Counties.

The following petitions were presented in favor of legislation to remedy existing problems in the movement of mobile homes on Iowa highways.

By Senator Kosek from 35 residents of Linn County.

By Senator DeKoster from 26 residents of Sioux County.

Senator Reppert filed a petition from 36 citizens of Iowa, in favor of a more equitable vacation schedule for state employees.

The following resolution was filed:

By Senator Kruck from the city of Boone urging the 62nd General Assembly to enact Senate File 696 providing for a "Fair Fifteen" percent share of the state road money for cities and towns.

## A GREETING TO THE IOWA GENERAL ASSEMBLY

## MAY 17 IN RECOGNITION OF NORWAY'S CONSTITUTION DAY

As Norway's Ambassador to the United States, I am happy to send my most cordial greetings to the Iowa General Assembly May 17 in recognition of our Constitution Day.

Our Fundamental Law was written by the Constituent Assembly that met at Eidsvold in 1814. Their signing of the Constitution marked the end of four hundred years of dependence and the beginning of a new era of national rebirth that reached its climax in 1905 when Norway once again became a fully independent and sovereign nation. Through all the years that preceded this momentous event in our history, Norwegians rallied on the 17th of May to demonstrate their support for the Constitution of 1814.

The 17th of May is still very meaningful to the people of Norway. You can see it in the glowing faces of the nation's school children as they march in Constitution Day parades, singing and waving Norway's red-white-and-blue cross flag.

It is interesting to note that, in drafting the Constitution, the members of the Constituent Assembly of 1814 studied Norway's ancient laws as well as contemporary charters of freedom. A chief inspiration was the United States Declaration of Independence, especially the principles that it laid down for the protection of individual freedom. That is but one of the many bonds between Norway and the United States. Friendship between our two peoples has also been forged by the nearly one million Norwegian immigrants and their descendents.

The Iowa General Assembly's recognition of our Constitution Day will help to cement the friendship between Norway and the United States, and for that I wish to extend my heartfelt thanks.

ARNE GUNNENG Ambassador of Norway

Received by Senator Klefstad.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 16, 1967 the Governor had approved the following bills.

Senate File 379, an act relating to educational standards.

Senate File 457, an act to repeal certain duties of school directors.

# REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 96

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 Senate File 96, a bill for an act to provide law clerks for supreme court judges, beg leave to report and to make the following recommendation:

- 1. That Senate File 96 be amended as follows:
- a. By striking all after the enacting clause and substituting in lieu thereof the following:
- Section 1. Chapter six hundred eighty-four (684), Code 1966 is amended by adding the following section:

"The supreme court shall have authority to appoint not more than nine (9) attorneys or graduates of a reputable law school as defined in section six hundred ten point two (610.2), of the Code, to act as legal assistants to the judges of the supreme court, such assistants to serve at a salary not to exceed seven thousand (7,000) dollars per year and shall render these services in such manner as may be prescribed by the court." GEORGE E. O'MALLEY, Chairman JOHN CAMP, Chairman

C. JOSEPH COLEMAN

ELMER F. LANGE ARTHUR A. NEU

million A. NEO

JOHN CAMP, Chairman DAN L. JOHNSTON RALPH F. McCARTNEY WILLIAM D. PALMER

On the Part of the House

## SENATE CONCURRENT RESOLUTION 21

Senator Ely called up Senate Concurrent Resolution 21, found on page 504 of the journal.

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

Senate Concurrent Resolution 21 is hereby amended by striking the second resolving clause and inserting in lieu thereof the following:

"BE IT FURTHER RESOLVED, That the Secretary of the Senate be instructed to forward suitable copies of this Resolution to the Most Reverend Michael Shaheen, Archbishop of the Antiochian Eastern Orthodox Archdiocese of Toledo, Ohio; the Most Reverend Iakovos, Archbishop of the Greek Orthodox Archdiocese of North and South America; the Reverend Father Gus E. Hatzidakis of Cedar Rapids, Iowa; the Eastern Orthodox Churches of Iowa; the Reverend Father C. Alexander George of Cedar Rapids, Iowa; and to the news media in the state of Iowa."

The amendment was adopted.

Senator Ely moved the adoption of the Resolution.

The Resolution was adopted.

## THIRD READING OF BILLS

On motion of Senator Kruck, Senate File 755, a bill for an act relating to vehicle safety, was taken up for further consideration.

Senator Stanley called up the following amendment filed by Senators Stanley and Shirley and moved its adoption:

Amend Senate File 755 as follows:

- 1. In section thirteen (13) line four (4) strike the words "shall be exempt" and insert in lieu thereof the words "may be exempted by order of the commissioner".
- 2. In section thirteen (13) insert the following at the end of line six (6) "vehicles so exempted".

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 755, section fourteen (14), line twenty-eight (28), by striking the words and figures "five thousand (5,000) dollars" and inserting in lieu thereof the words and figures "two hundred thousand (200,000) dollars".

Senator Reppert asked and received unanimous consent that the amendment be withdrawn.

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate File 755 as follows:

1. Amend section thirteen (13) by striking all after the period in line seven (7) through the period in line eleven (11), and by inserting in lieu thereof the following:

"The commissioner may authorize the acceptance in this state of a certificate of inspection approval issued by another state or by an authorized federal agency having a vehicle mechanical safety law meeting the standards of Iowa. The commissioner shall likewise have the authority to enter into a reciprocity agreement with another state or a group of states for the recognition of vehicle mechanical safety inspection and the recognition of certificates of inspection and the recognition of certificates of inspection approval when such states have an inspection law meeting the standards of Iowa."

The amendment was adopted.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 755 as follows:

1. By striking the period (.) following the word Institute on line three (3) of Section Four (4) and adding the following: ", or the standards proposed by the National Highway Safety Bureau,"

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:

Rule 8 was invoked.

Ayes: 38

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Kibbie
Klefstad
Kosek
Kruck

Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Kyhl

Lisle

Reichardt Reno Reppert Riley Schaben Shirley Stanley Van Gilst Walsh

Nays: 20

Condon DeHart DeKoster Erskine Frey Heaberlin Heying Hill Hougen Lamborn

Lange Lodwick Lucken Main McGill Messerly Rigler Shaff Stephens Van Eaton Absent or not voting: 3

Buren

Coleman

Jepsen

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

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

# HOUSE CONCURRENT RESOLUTION 5

Senator Rigler moved that the rules be suspended and that House Concurrent Resolution 5 be called up for consideration.

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel, which motion prevailed.

The Senate was called to order with President Fulton presiding.

Senator Rigler renewed his motion to suspend the rules to consider House Concurrent Resolution 5.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 26

Balloun Benda Briles Clarke DeHart DeKoster Erskine

Flatt
Frey
Hougen
Kosek
Kyhl
Lamborn
Lange

Lodwick Lucken Messerly Mills Neu

Lisle

Potgeter Rigler Shaff Stanley Stephens Van Eaton

Nays: 33

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers
Ely

Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Kibbie

Klefstad Kruck Main McGill Murray Nurse O'Malley

Patton

Reichardt Reno Reppert Riley Schaben Shirley Van Gilst Walsh

Absent or not voting: 2

Hill

Jepsen

The motion was lost.

On motion of Senator Frommelt, the Senate recessed until 2:15 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

## THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 768, a bill for an act relating to the exemption of certain livestock from taxation, was taken up for consideration.

Senator Potgeter moved that action on Senate File 768 be deferred.

Division was requested.

The motion was lost.

Senator Flatt called up the following amendment and moved its adoption:

Amend Senate File 768 as follows:

Amend the title to Senate File 768 by deleting the words "An Act relating to the exemption of certain livestock from taxation." and inserting in lieu therof the word "An Act relating to the assessment and taxation of real and personal property."

Senator Glenn rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point well taken.

Senator Flatt moved that the rules be suspended and the amendment adopted.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 26

Balloun Flatt Lodwick Rigler Benda Shaff Frey Lucken Briles Kosek Messerly Stanley Clarke Kyhl Mills Stephens DeHart Lamborn Neu Van Eaton DeKoster Lange Potgeter Walsh Erskine Lisle

Nays: 31

Buren	Ely	Kibbie	Patton
Burns	Floy	Klefstad	Reichardt
Cassidy	Frommelt	Kruck	Reno
Coleman	Gaudineer	Main	Reppert

Condon Glenn Denman Dodds

Hagedorn Heaberlin

McGill Murray Nurse

Schaben Shirley Van Gilst

Elvers

Heying

O'Mallev

Absent or not voting: 4

Hill

Hougen

Jepsen

Riley

The motion was lost.

With the defeat of the Flatt amendment the following amendments to Senate File 768 became non-germane: the Flatt amendment filed April 28, found on pages 1203-1204 of the journal; the Shaff amendment filed April 28, found on page 1204 of the journal; the Heying amendment filed April 28, found on journal page 1205; the Shaff amendment to the Shaff amendment filed May 1, found on journal page 1221; the Heying amendment and the amendment to the Heying amendment filed May 2 and found on pages 1252 and 1252-1254 of the journal, and the Lamborn amendment filed May 2 and found on page 1252 of the journal.

Senator Stanley called up the following amendment:

Amend Senate File 768 as follows:

- 1. Strike all after the enacting clause and insert in lieu thereof Sections 1 through 3, inclusive, of Senate File 694.
- 2. Amend the title by inserting the following after the word "to": "the assessment and taxation of livestock and".

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

The Senate was called to order with President Fulton presiding.

Consideration of the Stanley amendment to Senate File 768 was resumed.

Senator Stanley asked and received unanimous consent that the amendment be withdrawn.

Senator Riley moved that the rules be suspended and that House File 686 be substituted for Senate File 768.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 27

Balloun Benda Briles Clarke

Flatt Frey Kosek Kvhl

Lodwick Lucken Messerly Mills

Riley Shaff Stanley

Stephens

DeHart DeKoster Erskine Lamborn Lange Lisle Neu Potgeter Rigler Van Eaton Walsh

Nays: 31

Buren
Burns
Cassidy
Coleman
Condon
Denman

Ely Floy Frommelt Gaudineer Glenn

Hagedorn

Heaberlin

Heving

Kibbie Klefstad Kruck Main McGill Murray Nurse Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Absent or not voting: 3

Hill

Dodds

Elvers

Hougen

Jepsen

O'Mallev

The motion 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:

Elv

Erskine

Rule 8 was invoked.

Ayes: 48

Benda
Briles
Buren
Burns
Cassidy
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Kibbie

Kosek
Kruck
Kyhl
Lange
Lisle
Lucken
Main
McGill
Mills
Murray
Nurse

Klefstad

O'Malley
Patton
Potgeter
Reichardt
Reno
Reppert
Riley
Schaben
Shirley
Stephens
Van Gilst
Walsh

Nays: 10

Balloun Clarke Lamborn Lodwick Messerly Neu Rigler Shaff Stanley Van Eaton

Absent or not voting: 3

Hill

Hougen

Jepsen

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

Senator Hagedorn 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 Cassidy, Senate File 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions, was taken up for consideration.

Senator Lange rose on point of order on the grounds that under Rule 21 Senate File 773 should be assigned to the Appropriations Committee.

Senator Frommelt moved that the Senate exempt all Ways and Means Committee bills from Rules 21 and 23, which motion prevailed.

The Chair ruled that the point of order raised by Senator Lange was obviated by the new rule.

Senator Shaff called up the amendment filed by him May 2, 1967 and found on page 1251 of the journal.

Senator Cassidy rose on point of order on the grounds that the amendment was not germane to the title or intent of the bill.

The Chair ruled the point well taken.

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: 51

Balloun	Ely	Kruck	Patton
Benda	Flatt	Lange	Reichardt
Briles	Floy	Lisle	Reno
Buren	Frey	Lodwick	Reppert
Burns	Frommelt	Lucken	Riley
Cassidy	Gaudineer	Main	Schaben
Coleman	Glenn	McGill	Shirley
Condon	Hagedorn	Messerly	Stanley
DeHart	Heaberlin	Mills	Stephens
DeKoster	Heying	Murray	Van Eaton
Denman	Kibbie	Neu	Van Gilst
$D_{ m odds}$	Klefstad	Nurse	Walsh
Elvers	Kosek	O'Malley	

Nays: 7

Clarke	Kyhl	Potgeter	Shaff
Erskine	Lamborn	Rigler	

Absent or not voting: 3

Hill

Hougen

Jepsen

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 Frommelt submitted the following resolution:

# SENATE CONCURRENT RESOLUTION 46

# By: Frommelt

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That when adjournment is had on Friday, May 26, 1967, at 6:00 p.m., it be to reconvene on Wednesday, May 31, 1967, at 9:00 a.m.

On motion of Senator Frommelt, the Resolution was adopted.

## MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which Senate File 655 passed the Senate.  ${\sf JAMES\ A.\ POTGETER}$ 

# BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S. F.	797	Appropriations
S.F.	798	On Calendar
S.F.	799	On Calendar
S.F.	801	On Calendar
H. F.	515	Appropriations
н. г.	569	Education
H. F.	651 .	Governmental Subdivisions
н. г.	686	Ways and Means
н. г.	693	Judiciary

#### 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 No. 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa.

# HOUSE AMENDMENT TO SENATE FILE 338

Amend Senate File 338, Section 1, by striking from line nine (9) the figures "3,035.08" and inserting in lieu thereof the figures "2,210.08".

Also:

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

House File No. 274, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, 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 No. 249, a bill for an act relating to the effect of home rule amendment for municipal corporations.

WILLIAM R. KENDRICK, Chief Clerk

## REPORTS OF COMMITTEE

Senator O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 669</u>, a bill for an act relating to the use of eminent domain for the purpose of constructing gas pipelines, 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 <u>House File 668</u>, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines, 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 789 by adding thereto the following section:

"The provisions of this act shall apply to motor vehicle dealers licenses issued for the year 1968 and for each year thereafter."

VERNON H. KYHL

Amend the Riley, Ely and Kosek amendment of May 10, 1967, to Senate File 335 by adding the following after the word "persons" in line eight (8):

"nor to add to or detract from the authority of any county or the board thereof to provide nursing, long range custodial and extended care programs".

JAMES F. SCHABEN TOM J. FREY

Amend Senate File 310 as follows:

1. Amend the title by deleting the word "streets" and inserting in lieu thereof the word "property".

TOM RILEY

Amend Senate File 666 as follows:

- 1. By striking from the title thereof after the word "property", the following: "of a deceased old-age assistance recipient".
- 2. By striking all matter after the enacting clause, by re-numbering the bill, and by inserting in lieu thereof the following:
- Section 1. Section four hundred forty-seven point nine (447.9), Code 1966, is hereby amended as follows:
- 1. By inserting after the figures "446.18" in line four (4) the following: "or section four hundred forty-six point thirty-eight (446.38)".
- 2. By adding at the end thereof the following: "Such notice shall also be served on any city or town where such real estate is situated."
- Sec. 2. Section four hundred forty-six point thirty-eight (446.38), Code 1966, is hereby amended by adding at the end thereof, the following: "In such cases the requirements of section four hundred forty-six point eighteen (446.18) to the effect that the real estate shall have been advertised and offered for sale two years or more, shall not be applicable."
- Sec. 3. Section four hundred forty-six point thirty-seven (446.37) is hereby amended as follows:
- 1. By striking from line one (1), the word, "ten" and by inserting in lieu thereof the word, "five".
- 2. By striking from lines two (2) and three (3), the words, "no action has been taken by" and by inserting in lieu thereof the words, "action has not been completed during such time which qualifies".
- 3. By adding at the end of said section, the following: "Certificate outstanding on July 1, 1967 when this Act becomes effective, five years or more from time of tax sale, on which such qualifying action has not been completed, shall be so cancelled, if such action is not completed before July 1, 1968."

GEORGE E. O'MALLEY LEE GAUDINEER

Amend Senate File 710 by adding at the end of line seventeen (17) of section seven (7) thereof the following: "No attempt shall be made in the trial of any action brought

against the governing body of any municipality, or their officers, employees and agents to suggest the existence of any insurance which covers in whole or in part any judgment or award which may be rendered in favor of the plaintiff."

ALAN SHIRLEY

Amend the Schaben amendment to House File 144, filed May 2, 1967, as follows:

By striking from Section 3, line 42, the word and figure "thousand (5,000)" and inserting in lieu thereof the word and figure "hundred (500)".

FRANKLIN S. MAIN

House File 285 is hereby amended as follows:

- 1. By striking the period at the end of subsection 3 of section 2 and adding the following: "prior to the effective date of this Act."
  - 2. By striking in lines 15 and 16 of Section 2 the words "or other animals".
  - 3. By striking in line 18 of Section 2 the words "or other animals".
  - 4. By adding to Section 3 a new subsection as follows:
- "Peyote used in bona fide religious ceremonies of the Native American Church; however, persons supplying the product to the Church are required to register and maintain appropriate records of receipts and disbursements of the article."
- 5. By striking the period in line 3 of Section 10 and adding the following: "prior to the effective date of this Act."

CHARLES F. BALLOUN

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Thursday, May 18, 1967.

# JOURNAL OF THE SENATE

Senate Chamber,
Des Moines, Iowa, Thursday, May 18, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Honorable Donald S. McGill, Senator from Monroe County, Melrose, Iowa.

# VISITORS

Senator Frey rose on point of personal privilege to present 43 students from Carson-Macedonia Community High school, Carson, who were seated in the gallery with their instructor, Hiram Hansen.

Senator Lamborn rose to present four students from Anamosa Community school, who were seated in the balcony.

Senator Glenn rose on point of personal privilege to introduce 39 students from Jefferson Elementary school, Ottumwa, who were accompanied by instructors, Albert Smith and Bernice Billups, and were seated in the Senate gallery.

Senator Van Gilst presented 55 students from Tri-County Community Junior High school, Thornburg, who were seated in the balcony with instructors, Dennis Ireland, Annetta Charbonneau and Kathryn Brady.

# PRESENTATION OF SENATE QUEEN AND PRINCESSES

Senator Frommelt rose on point of personal privilege to pay tribute to the Queen of the Senate, Joy Davis, who was chosen for the honor by the pages of the Senate of the Sixty-second General Assembly.

Senator O'Malley escorted Queen Joy to the rostrum, where she was joined by Princesses Virginia Watkins, Judith Kohrt and Sharon Fuller, who were also chosen by the pages.

In the tradition of the Senate, Queen Joy was kissed by the President of the Senate, and upon invitation extended by Senator Frommelt, by Senator Mills.

President Fulton in offering his congratulations paid tribute to Joy and presented the queen and her attendants to the Senate.

## PETITIONS

Senator Patton presented a petition from 62 residents of Delaware County in favor of legalized pari-mutuel wagering on horses.

Senator Hagedorn presented resolutions from the cities of Spencer and Storm Lake, Iowa, urging passage of Senate File 696 providing for a "Fair Fifteen" percent of the state road money for cities and towns.

# ROLL CALL

The Secretary was instructed to call the roll.

Senator Frommelt requested that as members of the state department appropriations committee were meeting, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange, all members of the committee, be excused.

The roll call revealed all other members of the Senate present with the exception of Senators Benda, Briles, Buren, Coleman, Condon, DeHart, DeKoster, Denman, Flatt, Frey, Gaudineer, Heying, Hougen, Jepsen, Potgeter, Reichardt, Reno, Reppert, Rigler, Riley, Schaben, Shirley and Stephens.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers, 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 219, Senate File 255, Senate File 440, Senate File 608, Senate File 711.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, Chairman House Committee

Report adopted.

## SENATE CONCURRENT RESOLUTION 47

By: Murray and Denman

WHEREAS, the Sixty-first General Assembly under the provisions of section 257.25, subsection 9, of the Code required the State Board of Public Instruction to adopt rules regulating interscholastic athletic competition and contests among the public schools of the state and organizations sponsoring such competition and contests, and

WHEREAS, the State Board of Public Instruction is required to report rules so adopted to the Sixty-second General Assembly, and

WHEREAS, the State Board of Public Instruction has complied with the Code requirement, and

WHEREAS, it is now deemed desirable that the Sixty-second General Assembly exercise its prerogative to change such rules adopted by the State Board; NOW THERE FORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That section 9.13 (1), rules of the department of public instruction, appearing in the January, 1967 Supplement to the Iowa Departmental Rules, page 134, is hereby amended to read as follows:

"9.13 (1)" "All Star" games. "All Star" games of any type shall not be held unless approved by the respective activity organizations and the state board of public instruction. All star games shall not include such events as exhibitions or clinics as long as the exhibitions or clinics are used for demonstration only."

BE IT FURTHER RESOLVED, That upon the passage of this Resolution by both the Senate and the House, four copies of the Resolution shall be filed by the secretary of the senate with the secretary of state. The secretary of state shall endorse upon each of the copies the date of filing and shall index one copy in the files of his office, transmit one copy to the code editor, and transmit two copies to the chairman of the departmental rules review committee. The change in the rules provided in this Resolution shall become effective upon the filing with the secretary of state.

# JOURNAL OF THE SENATE SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate Files 793 and 795 be made special orders of business in that order for 9:00 a.m. Tuesday, May 23, 1967.

## THIRD READING OF BILLS

On motion of Senator Lucken, Senate File 741, a bill for an act relating to licensing and regulating persons engaged in loaning or leasing bulls, was taken up for consideration.

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: 31

Balloun
Benda
Burns
Cassidy
Clarke
DeKoster
Dodds
Elvers

Ely
Erskine
Frommelt
Hagedorn
Heaberlin
Kibbie
Kosek
Lamborn

Lisle
Lucken
Main
McGill
Murray
Nurse
O'Malley
Patton

Rigler Shaff Stanley Stephens Van Eaton Walsh

Reppert

Nays: 3

Klefstad

Kyhl

Neu

Absent or not voting: 27

Briles
Buren
Coleman
Condon
DeHart
Denman
Flatt

Floy Frey Gaudineer Glenn Heying Hill Hougen Jepsen Kruck Lange Lodwick Messerly Mills Potgeter

Reno Riley Schaben Shirley Van Gilst

Reichardt

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 244, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system, 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: 37

Balloun
Benda
Burns
Cassidy
Clarke
DeKoster
Dodds
Elvers
Ely

Frey
Frommelt
Hagedorn
Heaberlin
Kibbie
Klefstad
Kosek
Kyhl
Lamborn

Lisle
Lucken
Main
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reichardt Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton Walsh

Erskine

Nays: 0

Absent or not voting: 24

Briles Buren Coleman Condon DeHart Denman Flatt Floy Gaudineer Glenn Heying Hill

Hougen Jepsen Kruck Lange Lodwick McGill Messerly Mills Reno Riley Schaben 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 Neu, Senate File 652, a bill for an act relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Neu moved that the bill be read a third 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 Benda Burns Cassidy Clarke DeKoster Dodds Elvers Ely

Erskine Frey Frommelt Hagedorn Heaberlin Kibbie Klefstad Kosek Kyhl Lisle
Lucken
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Rigler Shaff Shirley Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 25

Briles Floy Jepsen Gaudineer Kruck Buren Lamborn Coleman Glenn Heying Condon Lange Lodwick DeHart Hill Hougen Messerly Denman

Reno Reppert Riley Schaben Van Gilst

Mills

Flatt

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 Kyhl, Senate File 790, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers, was taken up for consideration.

Senator Kyhl called up the following amendment and moved its adoption:

Amend Senate File 790 by striking all of section four (4) and section five (5).

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: 39

Balloun Elv Lisle Reichardt Benda Erskine Lucken Reppert Rigler Buren Frev Main Burns Frommelt McGill Schaben Shaff Cassidy Hagedorn Murray Clarke Heaberlin Neu Shirlev Klefstad Stanley Coleman Nurse DeKoster O'Malley Stephens Kosek Dodds: Kvhl Patton Walsh Elvers Lamborn Potgeter

Nays: 0

Absent or not voting: 22

Briles Gaudineer Kibbie Mills Condon Glenn Kruck Reno DeHart Heying Lange Rilev Denman Hill Lodwick Van Eaton Flatt Hougen Messerly Van Gilst Flov Jepsen

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 590, a bill for an act relating to special education of handicapped children, was taken up for 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: 39

Benda Buren Burns Cassidy Clarke Coleman DeKoster Dodds Elvers Elv

Erskine Frey Frommelt Hagedorn Heaberlin Kibbie Klefstad Kosek Kvhl Lamborn

Lisle Lucken Main McGill Murray Neu Nurse O'Malley Patton

Potgeter

Reichardt Reppert Rigler Schaben Shirley Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 21

Briles Condon DeHart Denman Flatt Floy

Gaudineer Glenn Heying Hill Hougen

Jepsen Kruck Lange Lodwick Messerly

Mills Reno Riley Shaff Van Gilst

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 Walsh, Senate File 692, a bill for an act to establish a division of job training in the bureau of labor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Walsh asked and received unanimous consent that further action on Senate File 692 be deferred.

'On motion of Senator Lodwick, Senate File 672, a bill for an act relating to codes, standards, and regulations considered by the employment safety commission in adopting rules, regulations and codes, 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:

Aves: 48

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Frey
Frommelt
Glenn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek
Kruck

Kvhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills

Murray

Neu

Nurse

O'Malley
Patton
Potgeter
Reppert
Rigler
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 13

Briles Condon Denman Flatt Floy Gaudineer Hagedorn Hougen Jepsen Reichardt

Reno Riley 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 Stanley, Senate File 747, a bill for an act relating to corporations was taken up for consideration.

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: 48

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster

Erskine
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie

Lamborn Lange Lisle Lodwick

Lisle Lodwick Lucken Main McGill Messerly

Mills

Patton Potgeter Reppert Rigler

Schaben Shaff Shirley Stanley Stephens Dodds Elvers Elv Klefstad Kosek Kyhl Neu Nurse O'Malley Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 13

Briles Condon Denman Floy Gaudineer Hougen

Jepsen Kruck Murray Reichardt Reno Riley

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 Hill, Senate File 444, a bill for an act relating to safety reports of insurance companies, 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: 46

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeKoster
Dodds
Elvers
Erskine
Frey

Hagedorn
Heaberlin
Heying
Hill
Klefstad
Kosek
Kyhl
Lamborn
Lange
Lisle

Frommelt

Glenn

Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley
Patton
Potgeter

Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Reppert

Nays: 0

Absent or not voting: 15

Briles Condon DeHart Ely Flatt Floy Gaudineer Hougen Jepsen Kibbie

Murray Reno Riley

Denman Gaudineer 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 DeHart, House File 486, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeHart moved that the bill be read a third 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
Buren
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Kosek
Kyhl
Lamborn
Lange

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Nurse

Patton

O'Mallev

Potgeter

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Reichardt

Nays: 0

Absent or not voting: 10

Briles Burns Condon Flatt Gaudineer Hougen Jepsen Klefstad Kruck 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 Hagedorn, Senate File 767, a bill for an act relating to truck speed limits on Iowa roads and highways, was taken up for consideration.

President Fulton took the chair at 9:25 a.m.

Senator Riley called up the following amendment filed by him:

Amend Senate File 767 by striking from line five (5), section one (1) the words "Sixty-five (65)" and inserting in lieu thereof the following: "Fifty-five (55)".

Further amend Senate File 767 by adding the following new section:

"Sec. 2. Section three hundred twenty-one point two hundred eighty five (321.285), Code 1966, is hereby amended by adding after the word "traffic" in line two (2) of subsection eight (8), the following:

", except vehicles subject to the provisions of section three hundred twenty-one point two hundred eighty-six (321,286), Code, 1966."

Senator Riley called up the following amendment filed by him to the amendment and moved its adoption.

Amend the Riley amendment to Senate File 767, filed May 11, 1967, as follows:

1. By striking the comma (,) in line eleven (11) and all of line twelve (12) and by inserting in lieu thereof the words "of the Code".

The amendment to the amendment was adopted.

Senator Riley asked and received unanimous consent that the amendment be adopted by division: paragraph 1 as Division 1 and the balance of the amendment as Division 2.

Senator Riley moved the adoption of Division 1 of the amendment.

Division 1 was lost.

Senator Riley moved the adoption of Division 2 of the amendment.

Division 2 was adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 767 by adding the following after "systems" in line six (6) the following:

"from sunrise to sunset and sixty miles per hour from sunset to sunrise".

The amendment was lost.

President Pro Tempore O'Malley took the chair at 10:30 a.m.

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

Balloun	Erskine	Lamborn	Potgeter
Benda	Flatt	Lange	Reichardt
Buren	Floy	Lisle	Reno
Cassidy	Frey	Lodwick	Reppert
Clarke	Frommelt	Main	Riley
Coleman	Gaudineer	McGill	Schaben
Condon	Glenn	Messerly	Shaff
DeHart	Hagedorn	Mills	Shirley
DeKoster	Heaberlin	Murray	Stanley
Denman	Heying	Neu	Stephens
Dodds	Kibbie	Nurse	Van Eaton
Elvers	Kosek	O'Malley	Van Gilst
Ely	Kyhl	Patton	Walsh
Nava. 2			

Nays: 2

Hill Klefstad

Absent or not voting: 7

Briles Hougen Kruck Rigler Burns Jepsen Lucken The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## EXPLANATION OF VOTE

I was called out of the Senate chamber when Senate File 767 went to its final vote. Had I been present I would have voted "Aye" on this bill.

ROBERT R. RIGLER

On motion of Senator Elvers, Senate File 418, a bill for an act relating to the movement of mobile homes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Buren called up the amendment filed by him May 9 and found on page 1350 of the journal.

Senator Kibbie moved to defer action on Senate File 418.

In a substitute motion, Senator Frommelt moved that the Senate stand at ease until the fall of the gavel, which motion prevailed.

The Senate reconvened with President Pro Tempore O'Malley presiding.

Senator Van Gilst asked and received unanimous consent that further action on Senate File 418 be deferred.

Senator Frommelt moved that Senate File 681 be considered prior to Senate File 418.

The motion prevailed.

# UNFINISHED BUSINESS MOTION TO RECONSIDER

Senator Balloun called up the following motion and moved its adoption:

I move to reconsider the vote by which House File 285 passed the Senate.

The motion prevailed.

Senator Balloun moved that the vote by which House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, went to its third reading be reconsidered, which motion prevailed.

Senator Balloun called up the following amendment and moved its adoption:

House File 285 is hereby amended as follows:

- 1. By striking the period at the end of subsection 3 of section 2 and adding the following: "prior to the effective date of this Act."
  - 2. By striking in lines 15 and 16 of Section 2 the words "or other animals"
  - 3. By striking in line 18 of Section 2 the words "or other animals".
- 4. By adding to Section 3 a new subsection as follows: "Peyote used in bona fide religious ceremonies of the Native American Church; however, persons supplying the product to the Church are required to register and maintain appropriate records of receipts and disbursements of the article."
- 5. By striking the period in line 3 of Section 10 and adding the following: "prior to the effective date of this Act."

Senator Stanley asked and received unanimous consent that the amendment be considered by division with paragraphs 1, 2 and 3 as Division 1, paragraph 4 as Division 2 and paragraph 5 as Division 3.

Senator Balloun moved the adoption of Division 1.

Division 1 was adopted.

Senator Balloun moved the adoption of Division 2.

Division 2 was adopted.

Senator Balloun asked and received unanimous consent that Division 3 of the amendment be withdrawn.

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: 46

ge Reichardt vick Reno ken Reppert
ken Reppert
111 712 1
ill Rigler
serly Riley
s Shaff
ray Shirley
Stanley
se Stephens
alley Van Eaton
on Van Gilst

Nays: 4

Erskine Flatt Gaudineer Klefstad

Absent or not voting: 11

Briles Jepsen Lisle Schaben
Denman Kosek Main Walsh
Frommelt Lamborn Potgeter

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 1:30 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# PRESENTATION OF ROSES

President Fulton appointed Dean Stoline, on behalf of the pages, to escort Lois Denman to the rostrum, where a dozen red roses was presented to her from the pages in gratitude for her assistance in planning the pages' ball.

# UNFINISHED BUSINÈSS THIRD READING OF BILLS

On motion of Senator Gaudineer, Senate File 294, a bill for an act relating to the reorganization of the office of governor, state personnel director, commission on aging, civil rights commission, and higher education facilities commission, and all agencies now in existence or hereafter established pursuant to section seven point nine (7.9), Code 1966, was taken up for further consideration.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend Senate File 294 as follows:

- 1. By striking all of sections one (1) through thirteen (13), inclusive and all of section nineteen (19).
  - 2. By renumbering the remaining sections in conformity with this amendment.
  - 3. By striking from line two (2) of the title the words, "state personnel director,".
- 4. By striking from line three (3) of section eighteen (18) the words, "state personnel director,".

The amendment was adopted.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend Senate File 294 by striking lines six (6) and seven (7) of section fourteen (14) and by renumbering the remaining subsection.

The amendment was adopted.

Senator Hill asked and received unanimous consent that the amendment filed by him on February 27, found on page 461 of the journal, be withdrawn.

Senator O'Malley took the chair at 1:55 p.m.

Withdrawn by unanimous consent were the amendment filed by Senators Burns, DeHart, Condon and Messerly on February 27, the amendment to the amendment filed February 28 by Senator Burns, the amendment filed by Senator Kibbie on February 27, the amendment to the amendment filed February 28 by Senator Kibbie, the amendment filed by Senator Hougen on February 27 and the amendment filed by Senator Heying on March 1.

Senator Gaudineer moved that the bill be read a third 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 Floy Frommelt Lodwick Lucken

Reno Reppert Buren Gar
Cassidy Gle
Clarke Ha
Coleman He
Condon He
DeHart Hil
DeKoster Ho
Denman Kib
Dodds Ky
Elvers La
Ely Lai
Flatt Lis

Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kibbie
Kyhl
Lamborn
Lange
Lisle

Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Briles

Absent or not voting: 7

Burns

Frey

· Klefstad

Kruck

Erskine

Jepsen

Kosek

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 152, a bill for an act relating to the cost of foster home care for children of deceased veterans, was taken up for further consideration.

Senator Stanley called up the following amendment and moved its adoption:

Amend House File 152 as follows:

1. In section 1, strike the sentence beginning in line 4 and ending with the period in line 7, and insert in lieu thereof the following:

"The county charged with the cost of foster home care for a child may recover the cost of such care from the general fund of the state if the child would otherwise have been eligible for admission to the Iowa Juvenile Home or the Annie Wittenmyer Home under the provisions of subsection one (1) of section two hundred forty-four point three (244.3) of the Code."

2. Amend the title by striking the words "children of soldiers" and inserting in lieu thereof the words "certain children of veterans".

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

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen

Kibbie

Kosek

Kruck

Kvhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter
Reichardt
Reno
Reppert
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

Erskine
Nays: 0

Elv

Elvers

Absent or not voting: 6

Balloun Benda Heying Jepsen Klefstad

Rigler

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

Senator Lucken asked and received unanimous consent that House File 152 be immediately messaged to the House.

## MOTION TO RECONSIDER

Senator Lucken called up the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 398 failed to pass the Senate.

The motion prevailed.

Senator Lucken moved that the vote by which House File 398, a bill for an act relating to the cost of supporting children in state homes, went to its third reading be reconsidered, which motion prevailed.

Senator Lucken asked and received unanimous consent that the amendment filed by htm on April 24, found on page 1124 of the journal, be withdrawn.

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.

Aves: 59

Erskine Balloun Kruck Patton Benda Flatt Kvhl Potgeter Briles Reichardt Flov Lamborn Ruren Lange Reno Frev Burns Frommelt Lisle Reppert Gaudineer Lodwick Rigler Cassidy Riley Clarke Glenn Lucken Coleman Hagedorn Main Schaben Condon Heaberlin McGill Shirlev DeHart Heying Messerly Stanley DeKoster Hill Mills Stephens Van Eaton Denman Hougen Murray Van Gilst Dodds: Kibbie Neu Elvers Klefstad Nurse Walsh Elv Kosek O'Mallev

Nays: 0

Absent or not voting: 2

Jepsen

Shaff

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

#### EXPLANATIONS OF VOTES

We voted against Senate File 768 and Senate File 773 for the following reasons:

- 1. We feel strongly that personal property tax relief should be considered as one major tax problem in this state and that a solution to this problem should apply to all personal property.
- 2. It is our or inton that such piecemeal repeal bills as these two are proposed strictly for political purposes, not with a sincere objective of providing a sensible solution to the entire problem.
- 3. We will vote for repeal of the personal property tax on household goods and on livestock when and if the Senate Ways and Means Committee presents us with a bill which will consider the entire question.

ROBERT R. RIGLER HUGH H. CLARKE ROGER J. SHAFF CLIFTON C. LAMBORN

Mr. President:

I move to reconsider the vote by which House File 298 passed the Senate.

KENNETH BENDA

On motion of Senator Coleman, House File 79, a bill for an act relating to the sale of documentary stamps, was taken up for further consideration.

Senator Coleman moved that the vote by which the amendment by Senators Rigler and Mills was adopted by the Senate on May 5 be reconsidered.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 32

Briles Buren Burns Cassidy Coleman Condon Denman Dodds

Elvers Ely Floy Frev Frommelt Glenn

Hagedorn Heaberlin

Heying Hill Kibbie

Klefstad Main McGill Murray Nurse

O'Malley Patton Reno Reppert Riley Schaben Shirlev Van Gilst

Navs: 25

Balloun Benda Clarke DeHart DeKoster Erskine

Kyhl Lamborn Lange Lisle Lodwick

Hougen

Kosek

Lucken Messerly Mills Neu Potgeter Rigler

Shaff Stanley Stephens Van Eaton Walsh

Absent or not voting: 3

Gaudineer

Jepsen

Reichardt

Voting present: 1

Kruck

Flatt

The motion prevailed.

Senator Coleman moved the adoption of the Rigler-Mills amendment.

Senator Stephens requested a roll call vote.

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

Rule 8 was invoked.

Aves: 28

Balloun Benda Briles Clarke DeHart DeKoster Erskine Flatt Gaudineer Hougen Kosek Kyhl Lamborn Lange Lodwick Lucken Messerly Mills Neu Potgeter Reichardt

Reno
Rigler
Shaff
Stanley
Stephens
Van Eaton
Walsh

Navs: 31

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds

Ely
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin

Hill Kibbie Klefstad Kruck Main McGill Murray Nurse

O'Malley Patton Reppert Riley Schaben Shirley Van Gilst

Absent or not voting: 2

Jepsen

Elvers

Lisle

Heving

The amendment was lost.

Senator Riley offered the following amendment filed by Senators Riley and Reichardt and moved its adoption:

Amend House File 79 as follows:

Add a new section to House File 79 as follows: Strike the first eight (8) lines of section four hundred twenty-eight A point eight (428A.8) of the Code and insert in lieu thereof the following:

"Receipts from the sale of documentary stamps shall be retained in the respective county in which the said documentary stamps are sold,"

Division was requested.

The amendment was adopted.

Senator Mills asked and received unanimous consent that the amendment filed to the Gaudineer amendment on May 15, found on page 1451 of the journal be withdrawn.

Senator Frommelt moved that House File 79 be laid on the table.

· Roll call was requested.

On the question "Shall the motion to table prevail?" the vote was:

Ayes: 23

Buren Cassidy Coleman Condon Dodds Ely Floy Frey Frommelt Glenn Hagedorn Heying

Hill Kibbie Klefstad McGill Murray Nurse O'Malley Patton Reno Reppert Schaben

Nays: 33

Balloun Benda Briles Clarke DeHart DeKoster Denman Flatt Gaudineer Heaberlin Hougen Kosek Kruck Kyhl Lamborn

Lange
Lodwick
Lucken
Messerly
Mills
Neu
Potgeter
Reichardt

Riley Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Rigler

Elvers Erskine

Absent or not voting: 4

Burns

Jepsen

Lisle

Main

Voting present: 1

# Shirley

The motion was lost.

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
Briles
Clarke
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Flatt
Gaudineer
Glenn
Heaberlin
Hill
Hougen
Kosek
Kruck
Kyhl
Lamborn

Lange
Lodwick
Lucken
Messerly
Mills
Neu
Patton
Potgeter
Reichardt

Rigler
Riley
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 20

Buren Burns Ely Floy

Heying Kibbie Nurse O'Malley Cassidy Coleman Condon Frey Frommelt Hagedorn Klefstad McGill Murray Reno Reppert Schaben

Absent or not voting: 3

Jepsen

Lisle

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

The Senate reconvened with President Fulton presiding. \*

## SENATE CONCURRENT RESOLUTION 44

Senator Hill moved that Senate Concurrent Resolution 44, found on page 1403 of the jorunal, be called up for consideration.

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred Senate Concurrent Resolution 44, 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 Concurrent Resolution 44 as follows:

By striking all after the word "insurance" in Line thirteen (13) and inserting a period (.).

Senator Frommelt moved that the rules be suspended and that Senate Concurrent Resolution 44 be taken up for consideration, which motion prevailed.

On motion of Senator Hill, the committee report was adopted.

Senator Hill moved the adoption of the committee amendment.

The amendment was adopted.

Senator Hill moved the adoption of the Resolution.

The Resolution was 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 219, Senate File 255, Senate File 440, Senate File 608. Senate File 711.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 May, 1967, sent to the governor for his approval, Senate File 219, Senate File 255, Senate File 440, Senate File 608, Senate File 711.

ADOLPH W. ELVERS, Chairman

Passed on file.

## MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 285 passed the Senate.

WILLIAM J. REICHARDT

### 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 No. 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa.

Also:

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

House File No. 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make appropriation therefor.

Also:

That the House has concurred in the Senate amendment to and passed House File No. 647, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission.

Also:

That the House has concurred in Senate amendment to and passed House File No. 20, a bill for an act relating to adoption.

Also:

That the House has concurred in Senate amendment to and passed House File No. 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse.

WILLIAM R. KENDRICK
Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File No. 274, a bill for an act to repeal chapter seven hundred thirty (730). Code 1966, relating to desecration of Decoration Day.

Read first and second times, and passed on file.

House File No. 249, a bill for an act relating to the effect of home rule amendment for municipal corporations.

Read first and second times, and passed on file.

House File No. 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa.

Read first and second times, and passed on file.

House File No. 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make appropriation therefor.

Read first and second times, and passed on file.

## INTRODUCTION OF BILLS

Senate File 802, by Committee on Education, a bill for an act relating to interest on the investment of public funds.

Read first and second times and passed on file.

Senate File 803, by Committee on Appropriations, a bill for an act relating to the availability of receipts of the board of control institutions.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred House File 599, a bill for an act relating to metropolitan planning commissions, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House File 480</u>, a bill for an act providing for the preservation and improvement of the air quality of the state; creating and delegating authority for an air pollution control program and related activities to an air pollution control commission; authorizing political subdivisions to conduct certain air pollution control activities, 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 <u>Senate File 644</u>, a bill for an act relating to entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

Ordered passed on file.

C. JOSEPH COLEMAN, Chairman

#### AMENDMENTS FILED

Amend Senate File 733 as follows:

1. Amend section forty-seven (47) by inserting after the period in line seven (7) the following:

"However, the state registrar, within thirty (30) days of filing date, shall furnish an original certificate of live birth to the parents without charge.

2. Amend section eleven (11), by striking the following from lines one (1) to five (5). "Each local registrar shall be paid the sum of fifty (50) cents for each certificate of birth, death, or fetal death registered by him and transmitted to the state registrar in accordance with the rules and regulations issued hereunder."

DONALD W. MURRAY

Amend the O'Malley, Gaudineer amendment filed May 17, 1967 to Senate File 666 as follows:

1. Add the following new paragraph thereto:

"Amend section three hundred ninety-one point thirty-five (391.35), Code 1966, by inserting after the word "liens" in line nine (9) the words, "shall have equal precedence with ordinary taxes and".

LEE GAUDINEER

Amend the Glenn amendment to Senate File 484 by striking the word "commission" in line four (4) and inserting in lieu therof the word "city".

GENE W. GLENN

Amend Senate File 733 as follows:

- 1. Amend section seven (7) by striking all of such section.
- 2. Amend section eight (8) by striking all of such section.
- 3. Amend section nine (9) by striking from line ten (10) the words "state registrar" and by inserting in lieu thereof the words "clerk of district court".
  - 4. Amend section ten (10) as follows:
- a. By striking from line eight (8) the word "semimonthly" and by inserting in lieu thereof the word "monthly".
- b. By inserting a period after the word "registrar" in line ten (10) and by striking the remainder of lines ten (10) and eleven (11).
  - c. By adding the following new subsection:

"The clerk of district court shall appoint a local registrar and one (1) or more deputy local registrars, if necessary, of vital statistics for each registration district. Any local and deputy local registrar so appointed may be removed by the clerk of district court for reasonable cause."

- 5. Amend section eleven (11) by striking from line two (2) the words "fifty (50) cents" and by inserting in lieu thereof the words "twenty-five (25) cents".
- 6. Amend section twelve (12) by striking from line two (2) the words "monthly, quarterly, semiannually or annually" and by inserting in lieu thereof the word "quarterly".
- 7. Amend section thirteen (13) by inserting after the word "department" in line ten (10) the words ", and this may be on microfilm".

- 8. Amend section twenty-seven (27) by striking the period in line seven (7) and by inserting in lieu thereof the following:
- "signature and address of the official making the certification of death, and his last sickness particulars. In addition to written signatures, the signature of the attending physician shall also be typed on such death certificates. All information on the death certificate shall be typed."
  - 9. Amend section thirty-eight (38) as follows:
- a. By inserting after the word "prepared" in line three (3) the words "by the petitioner or legal representative of the petitioner".
- b. By striking all after the period in line four (4) through the period in line seven (7) and by inserting in lieu thereof the following:

"The record prepared by the petitioner or legal representative of the petitioner shall be filed prior to the filing of the decree."

- 10. Amend section forty-eight (48) by striking from line one (1) the words "department shall prescribe the fees if any, not to exceed two (2) dollars per copy" and by inserting in lieu thereof the words "fee shall be two (2) dollars per copy".
- 11. Further amend by renumbering the remaining sections in conformity with this amendment.

MAX E. RENO

- 1. Amend Senate File 418, Section one (1), line eight (8) by striking the words "annual or".
- 2. Amend Senate File 418, Section one (1), line nine (9) by striking the word "Annual" and all of lines ten (10) to thir een (13) inclusive and inserting in lieu thereof the words "Single trip".

LUCAS J. DeKOSTER

Senate File 622 is amended as follows:

- 1. By striking all of subsection 5 of section 1 and by renumbering the remaining subsections.
- 2. By striking all of line 3 of section 2 and by inserting in lieu thereof the following: "Nineteen (19) of this Act."
- 3. By striking from lines 3 through 5 inclusive of section 7 the words: "and there shall be deducted by the first purchaser from the price paid to the producer by the first purchaser for slaughter, storage, or processing,".
  - 4. By inserting the word "first" before the word "sold" in line 7 of section 7.
- 5. By striking section 8 and inserting in lieu thereof the following: "Sec. 8. Each producer shall present all sales invoices of first sales into commercial channels of agricultural commodities to the assessor of the county in which the agricultural commodities were produced, who shall then compute the excise tax due and assess for same."
- 6. By striking all of section 9 and inserting in lieu thereof the following: "Sec. 9. Any producer may give written notice to the county assessor of his desire not to be assessed for the agricultural commodities produced on which the excise tax provided for in this Act would otherwise be due. Upon the receipt of such written expression, no assessment shall be made. The county assessor shall either assess the excise tax

due or obtain such written statement on every affected commodity. It shall be unlawful for the assessor to encourage or discourage any producer regarding payment of such tax. The tax shall be levied and assessed by the county assessor and collected by the county treasurer who shall forward the tax to the department, as required in section twelve (12) of this Act, in the manner and at the times determined by the secretary, but not more often than semi-annually."

- 7. By striking all of section 10.
- 8. By striking all of section 12 and by inserting in lieu thereof the following: "Sec. 12. The secretary shall notify the state tax commission of the amount of tax to be imposed, and assessment shall be a part of the duties of the county assessors. The tax shall be computed on a calendar year basis, and it shall be a part of the duties of the county auditor to make a special assessment book for the use of the county treasurer in collecting this excise tax along with the regular property tax collections. The county treasurer shall forward ninety-five per cent (95%) of the money collected to the secretary who shall promptly turn the moneys over to the treasury of the state of Iowa. All collections shall be promptly receipted."
  - 9. By renumbering the remaining sections in conformity with this amendment.

    JAMES A. POTGETER

Amend House File 101 as follows:

- 1. By inserting following the word "deposit" in line three (3), subsection one (1) of section four (4) the following words "in excess of fifty (50) dollars".
- 2. Further amend by inserting following the word "sum" in line four (4) of subsection one (1), section four (4) the following words: "in excess of fifty (50) dollars".
- 3. Further amend by inserting following the word "sum" in line ten (10) subsection two (2) of section four (4) the following: "in excess of fifty (50) dollars".

  ELMER F. LANGE

HOWARD C. REPPERT, JR.

KENNETH BENDA

Amend Senate File 785, Section one (1), line eight (8) by striking the word "or" and inserting in lieu thereof the word "and".

COMMITTEE ON EDUCATION

Senate File 418 is hereby amended as follows:

1. Amend section one (1) by inserting in line thirty-one (31) after the word "convenience." the following:

"Provided further that the state highway commission or local authorities may also issue annual trip permits for the movement of truck trailers manufactured or assembled in this state that exceed the maximum length specified in section three hundred twenty-one point four hundred fifty-seven (321.457) of the Code. Movement of such truck trailers shall be solely for the purpose of delivery from the point of manufacture or assembly to a point outside the state, shall be only on roadways of twenty-four (24) feet or more in width or on four-lane highways, shall be on the most direct route necessary for delivery, and shall display the special plates designated in section three hundred twenty-one point fifty-seven (321.57) of the Code. All truck trailers being delivered shall be unladen. Movement of truck trailers under permit for delivery shall be at a speed of forty-five (45) miles an hour or the established speed limit whichever is lower, shall be permitted during daylight hours only, and no movement shall be permitted on Saturdays, Sundays, or holidays. No vehicle or

combination of two (2) or more vehicles inclusive of front and rear bumpers, including towing units, involved in the delivery of truck trailers shall exceed sixty-five (65) feet in length. All such vehicles or combinations shall be distinctly marked on both the front and rear of the unit in such manner as the commissioner shall designate to indicate that the vehicles or combinations are being moved for delivery purposes only."

2. Amend the title by inserting in line one (1) after the word "homes" the words "and truck trailers".

SEELEY G. LODWICK

Amend the O'Malley and Gaudineer amendment to Senate File 666, filed May 17, 1967, as follows:

- 1. By striking all of lines two (2) through four (4) inclusive and by inserting in lieu thereof the following:
- "1. Amend the title by striking all after the word 'Act' and by inserting in lieu thereof the following:

'relating to the redemption or sale of encumbered property.' "

- 2. By adding the following at the end thereof after line thirty-four (34):
- "Sec. 4. Section two hundred forty-nine point nineteen (249.19), Code 1966, is amended by adding the following at the end thereof:

'The real estate in such an estate shall not be sold at other than public auction and not by use of sealed bids.'

"Sec. 5. Section five hundred sixty-nine point eight (569.8), Code 1966, is amended by adding at the end thereof the following:

'Real property sold under this section shall be sold at public auction and not by use of sealed bids.' "

STANLEY M. HEABERLIN

Amend House File 101 by striking section eighteen (18) and substituting the following therefor:

- "Sec. 18. All funds received under this Act, including the proceeds from the sale of abandoned property under section seventeen (17) of this Act, shall be deposited as follows:
- 1. The first two hundred fifty thousand dollars (\$250,000.00) in a separate fund hereby created in the office of the state treasurer to be known as the Unclaimed Property Trust Fund from which the state treasurer shall make prompt payment of claims allowed by him as provided by sections nineteen (19) and twenty (20) of this Act. The state treasurer may invest all but twenty-five thousand dollars (\$25,000.00) of this fund in accordance with the provisions of section four hundred fifty-two point ten (452.10) of the Code. As of January first of each year, the state treasurer shall deposit any excess in this fund above two hundred fifty thousand dollars (\$250,000.00) to the Unclaimed Property Fund.
- 2. The remainder of said proceeds in a fund hereby created in the office of the state treasurer to be known as the Unclaimed Property Fund which fund shall be available, at the direction of the Iowa development commission, for investment in the preferred stock of development corporations organized pursuant to the Iowa development act in such amounts and upon such terms and conditions as shall be so directed and

approved. The state treasurer may invest any of such fund not so invested in accordance with the provisions of section four hundred fifty-two point ten (452.10) of the Code. Provided that five hundred thousand dollars (\$500,000.00) of said fund shall be always available on ninety (90) days call. Whenever the balance in said fund, including the principal invested and accumulated interest, shall exceed two million dollars (\$2,000,000.00) as of January first in any year, such excess funds shall first be deposited to replace any shortage in the Unclaimed Property Trust Fund and the remainder, if any, deposited in the Moneys and Credits Tax Replacement Fund or otherwise deposited for local property tax replacement at the direction of the executive council. Before making any such deposits, the state treasurer shall record the name and last known address of each person appearing from the holders' reports to be entitled to the abandoned property and of the name and last known address of each insured person or annuitant, with respect to each policy or contract listed in the report of a life insurance corporation, its number, the name of the corporation, and the amount due. The records shall be available for public inspection at all reasonable business hours.''

Further amend House File 101 by adding the following new section thereto:

"Sec. 32. Section four hundred ninety-six B point six (496B.6) is amended by adding thereto:

'7. To issue preferred stock when authorized by the Iowa development commission, upon such terms and conditions as may be so authorized, for purchase by the Unclaimed Property Fund in the office of the state treasurer.'"

KENNETH BENDA

Amend House File 563 as follows:

- 1. Strike all after the enacting clause and insert in lieu thereof all of the contents of Senate File 788 after its enacting clause.
- 2. Amend the title by striking all after the word "officers" and inserting in lieu thereof the following: ", directors, employees, and agents of corporations."

## EXPLANATION OF AMENDMENT

This amendment conforms the bill to the indemnification section of the Model Business Corporation  ${\sf Act}$  as recently revised by a committee of the American Bar Association.

DAVID STANLEY WILLIAM F. DENMAN

Amend Senate File 775 in line seven (7) of Section 5 by inserting after the word "Lake" the following ", hereafter known as Warren J. Kruck Lake,".

WILLIAM F. DENMAN ALAN SHIRLEY GENE F. CONDON

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Friday, May 19, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, May 19, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Honorable D. S. McGill, Senator from Monroe County.

The Secretary was instructed to call the roll.

Members of the state department appropriations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange, were excused.

The roll call revealed all other members of the Senate present with the exception of Senators Benda, Briles, Buren, Burns, Coleman, Condon, DeHart, DeKoster, Denman, Elvers, Ely, Flatt, Frey, Gaudineer, Hagedorn, Heying, Hougen, Jepsen, Kosek, Lamborn, Lisle, Lucken, Main, Neu, Nurse, Potgeter, Reichardt, Reppert, Rigler, Riley, Schaben, Shirley, Stanley, Stephens and Van Eaton.

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

The Senate reconvened with President Fulton presiding.

#### VISITORS

Senator Klefstad rose on point of personal privilege to introduce the Honorable Edward R. Danner, member of the Nebraska Unicameral Legislature.

Senator Flatt presented 35 students from Orient-Macksburg Community school, who were seated in the Senate gallery. They were accompanied by Instructors Mrs. Baker, Mrs. Ramsbottom, Mrs. Whitmarsh, Mrs. Pettigrew and Mr. Dillenburg.

Senator Messerly rose on point of personal privilege to present 20 students from Immanuel Lutheran school, Waterloo, who were seated in the balcony with their instructor, Mrs. Sigloff.

Senator Flatt rose on point of personal privilege to introduce 40 fifth grade students from St. Marys school, Martensdale, who were accompanied by their instructor, Mrs. Veldeva Morris.

Senator Denman presented a group of students from Des Moines Technical High school, who were accompanied by instructors, Richard Parker and Kenneth Clark, and were seated in the gallery.

Senator Lange rose on point of personal privilege to present 20 seventh and eighth grade students from St. Francis of Assissi school, Rockwell City, who were accompanied by Sister Mary Philomene.

Senator Reppert introduced 48 students from Canary Lake Elementary school, Saydel, who were seated in the balcony with their instructors, Mrs. Reeves and Mrs. Kelley.

#### PETITION

Senator Reppert presented a petition from 54 citizens of Iowa favoring improved vacation schedules for state employees.

#### BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on May 18, 1967, the Governor had approved the following bills:

Senate File 126, an act requiring deer hunters to wear certain colored apparel.

Senate File 305, relating to real estate licenses.

Senate File 168, relating to larceny from parking meters.

Senate File 482, relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor.

Senate File 483, authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits.

Senate File 337, relating to the consolidation of cities and towns.

Senate File 576, an act to legalize and validate the proceedings of the town of Redfield, in Dallas County, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system.

Senate File 289, relating to urban transit companies.

Senate File 726, an act to legalize the incorporation of the town of Lucas, Lucas County, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such.

Senate File 463, an act to authorize state agencies and county Boards of Supervisors to grant perpetual flowage easements over state and county owned lands and buildings to the United States of America.

Senate File 149, an act requiring all distributors of commercial feeds to file semiannual tonnage statements with the Department of Agriculture.

Senate File 348, relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor.

COMMUNICATION
STATE OF IOWA
OFFICE OF THE GOVERNOR
Des Moines
May 19, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber LOCAL

Attention: Lt. Governor Robert D. Fulton

Gentlemen:

It is my pleasure to submit the name of Ralph H. Wallace of Mason City, Cerro Gordo 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

Sincerely yours,

HAROLD E. HUGHES, Governor

Senator Frommelt moved that the rules be suspended and that Senate File 803 be considered, which motion prevailed.

### THIRD READING OF BILLS

On motion of Senator Main, Senate File 803, a bill for an act relating to the availability of receipts of the board of control institutions, was taken up for consideration.

Senator Neu took the chair at 8:25 a.m.

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: 34

Balloun	Frommelt	McGill	Reppert
Benda	Hagedorn	Murray	Rigler
Cassidy	Heaberlin	Neu	Riley
DeKoster	Kibbie	Nurse	Shaff
Dodds	Klefstad	O'Malley	Stanley
Elvers	Kyhl	Patton	Stephens
Ely	Lamborn	Reichardt	Van Eaton
Erskine	Lucken	Reno	Walsh
Frey	Main		

Nays: 0

Absent or not voting: 27

Briles	Denman	Hougen	Messerly
Buren	Flatt	Jepsen	Mills
Burns	Floy	Kosek	Potgeter
Clarke	Gaudineer	Kruck	Schaben
Coleman	Glenn	Lange	Shirley
Condon	Heying	Lisle	Van Gilst
DeHart	нііі	Lodwick	

· 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 803 be immediately messaged to the House.

On motion of Senator Reppert. Senate File 658, a bill for an act relating to care and treatment of mental illness, 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: 37

Balloun Benda Cassidy DeKoster Dodds Elvers Ely Erskine Flatt Frey

Frommelt Hagedorn Heaberlin Heying Kibbie Klefstad Kyhl Lamborn

Lange

Lisle Lucken. Main McGill Murray Neu Nurse O'Malley Patton

Reno Reppert Rilev Shaff Shirley Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 24

Briles Buren Burns Clarke Coleman Condon

DeHart Denman Floy Gaudineer Glenn Hill

Hougen Jepsen Kosek Kruck Lodwick Messerly Mills Potgeter Reichardt Rigler Schaben 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 Riley, Senate File 499, a bill for an act relating to lowrent housing elections, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The committee amendment filed April 28 and found on pages 1197 and 1198 of the journal was considered.

Senator Riley moved the adoption of the committee amendment.

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: 37

Balloun

Frev

Lisle

Reppert.

Benda Frommelt Hagedorn Cassidy Coleman Heaberlin DeKoster Heving Dodds Kibbie Elvers Klefstad Elv Kvhl Erskine Lamborn Flatt

McGill Murray Neu Nurse O'Malley Patton Reno

Lucken

Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Walsh

Navs: 0

Absent or not voting: 24

Briles
Buren
Burns
Clarke
Condon
DeHart

Denman Floy Gaudineer Glenn Hill Hougen

Jepsen Kosek Kruck Lange Lodwick Main Messerly Mills Potgeter Reichardt Schaben 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 Reno, Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Reno called up the following amendment:

Amend Senate File 269 as follows:

- 1. Section 1, by striking from line three (3) the words "all of subsection fifteen (15)" and inserting in lieu thereof the words "from subsection fifteen (15) all of lines one (1) to twenty-two (22), inclusive, and by striking from line twenty-three (23) the word "column".
- 2. Section 2, by striking lines four (4) and five (5) and inserting in lieu thereof the following:
- "1. By striking from subsection one (1) all of line four (4) after the word "the", and all of lines five (5) through seventeen (17) and inserting in lieu thereof the following".

Senator Reno asked and received unanimous consent that the amendment be considered by division: section 1 as Division 1 and section 2 as Division 2.

Senator Reno moved the adoption of Division 1.

Division 1 was adopted.

Senator Reno asked and received unanimous consent that Division 2 be withdrawn.

Senator Nurse called up the following committee amendment and moved its adoption:

Amend Senate File 269 as follows:

- 1. Amend section two (2) by striking lines four (4) and five (5) and by inserting in lieu thereof the following:
- "1. By striking all of the first paragraph of subsection one (1) after the word 'on' in line four (4) and by inserting in lieu thereof:".
  - 2. Further amend Senate File 269 by inserting the following as a new section:
- Sec. 5. Section three hundred twenty-one point three hundred seventy-two (321. 372), subsection four (4), Code 1966, is hereby amended by inserting after the period in line five (5) the following new sentence:

"However, if the bus is stopped on a four (4) lane highway, the driver shall leave the amber flashing warning lamps on and shall not turn on the front red flashing warning lamps."

3. Further amend Senate File 269 by inserting the following as a new section: Sec. 6. This Act shall be effective on July 1, 1968.

The amendment was adopted.

Senator Reichardt called up the following amendment and moved its adoption. Amend Senate File 269 as follows:

- 1. Amend section two (2) by striking from line twenty-one (21) the period (.) and by inserting the period (.) after the closed double quote.
- 2. Amend section three (3) by striking from line three (3) the word "vehicles." and by inserting in lieu thereof the word "vehicles".

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: 39

Balloun Erskine Kyhl Reichardt Benda Flatt Lamborn Reno Briles Frev Lisle Reppert Cassidy Frommelt Lucken Rigler Coleman Hagedorn McGill Shaff Condon Heaberlin Murray Stanley DeKoster Heying Neu Stephens Dodds Hougen Nurse Van Eaton Elvers Kibbie -O'Malley Walsh Ely Klefstad Potgeter

Navs: 0

Absent or not voting: 22

Buren Gaudineer Lange Patton Burns Glenn Lodwick Rilev Clarke Hill Main Schaben DeHart Jepsen Messerly Shirley Kosek Van Gilst Denman Mills Kruck 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 De Koster, Senate File 753, a bill for an act relating to the establishment of an advisory committee on elementary and secondary school approval standards, was taken up for consideration.

Senator De Koster offered the following amendment filed by Senators De Koster and Gaudineer, and moved its adoption:

Amend Senate File 753 as follows:

1. By inserting in line four (4) of section one (1) after the word, "established" the words, "within the department of public instruction".

The amendment was adopted.

Senator De Koster moved that the bill be read a third 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 Reichardt Frev Lange Benda Frommelt Lodwick Reno Briles Gaudineer Lucken Reppert Cassidy Glenn Main Rigler Clarke Hagedorn McGill Riley Coleman Heaberlin Messerly Shaff Condon Heying Mills Shirley DeKoster Hougen Murray Stanley Dodds Neu Stephens Kibbie Elvers Kruck Nurse Van Eaton Elv O'Mallev Van Gilst Kyhl Erskine Lamborn Patton Walsh Floy

'Nays: 1

Klefstad

Absent or not voting: 11

Buren Denman Jepsen Potgeter

Burns DeHart Flatt Hill Kosek Lisle Schaben

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 58, a bill for an act relating to definitions in the personal net income tax law, 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: 52

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Kibbie
Klefstad
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley
Patton
Reichardt
Reppert
Rigler
Riley
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 9

Buren DeHart Denman Hill Jepsen Kosek Potgeter Reno Schaben

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 784, a bill for an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities, was taken up for consideration.

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: 51

Balloun Benda Floy Frey Lamborn Lange

Reichardt Reno

Briles Frommelt Lodwick Reppert Burns Gaudineer Lucken Rigler Cassidy Glenn Main Rilev Clarke Hagedorn McGill Shaff Coleman Heaberlin Messerly Shirley Condon Heying Mills Stanley DeKoster Hougen Murray Stephens Dodds Kibbie Neu Van Eaton Elvers Klefstad Nurse Van Gilst Elv Kruck Walsh O'Mallev Erskine Patton Kyhl

Nays: 0

Absent or not voting: 10

Buren Flatt Kosek Potgeter DeHart Hill Lisle Schaben Denman Jepsen

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 788, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporatons, was taken up for consideration.

Senator Stanley asked and received unanimous consent that House File 563 be substituted for Senate File 788.

Senator Stanley called up the following amendment filed by Senators Stanley and Denman

## Amend House File 563 as follows:

- 1. Strike all after the enacting clause and insert in lieu thereof all of the contents of Senate File 788 after its enacting clause.
- 2. Amend the title by striking all after the word "officers" and inserting in lieu thereof the following: ", directors, employees, and agents of corporations."

Senator Stanley offered the following amendment filed by Senators Stanley and Denman to the Stanley-Denman amendment and moved its adoption:

Amend the Stanley and Denman amendment to House File 563, filed May 18, 1967, as follows (section and line numbers refer to the text of Senate File 788):

- 1. In section 2, line 14, strike the word "attorney" and insert in lieu thereof the word "attorneys".
- 2. In section 2, line 49, strike the word "indemnify" and insert in lieu thereof the word "indemnity".
- 3. In section 2, line 53, strike the word "defence" and insert in lieu thereof the word "defense".
- 4. In section 2, line 83, strike the word "those" and insert in lieu thereof the words "a person".

The amendment to the amendment was adopted.

Senator Stanley moved the adoption of the amendment as amended.

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:

Aves: 46

Balloun Flov Kyhl Nurse Lamborn Benda Frev O'Mallev Frommelt Patton Cassidy Lange Coleman Gaudineer Lisle Reichardt Lodwick Reno Condon Glenn DeKoster Hagedorn Lucken Rigler Heaberlin Main Rilev Denman Shaff Dodds Heying McGill Elvers Hougen Messerly Stanley Van Eaton Kibbie Mills ElvErskine Klefstad Murray Van Gilst Flatt Kruck

Nays: 0

Absent or not voting: 15

Briles DeHart Neu Shirley
Buren Hill Potgeter Stephens
Burns Jepsen Reppert Walsh

Clarke Kosek Schaben

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

Senator Stanley asked and received unanimous consent that Senate Files 788 and 220 be withdrawn from further consideration by the Senate.

On motion of Senator Hagedorn, House File 470, a bill for an act relating to the prorating of motor vehicle registration fees, with report of committee recommending passage, was taken up, considered, and the report of the committee 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:

Rule 8 was invoked.

Ayes: 52

Balloun Flatt Lamborn

Patton

Benda
Briles
Burns
Cassidy
Clarke
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kibbie
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Potgeter Reichardt Reno Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Coleman

Klefstad

Absent or not voting: 7

Buren DeHart

Floy Jepsen Kosek Rilev Schaben

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 53, a bill for an act to provide for collection of sewer charges with water rentals or charges, 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: 53

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kibbie
Klefstad

Kyhl '

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton Reichardt Reno Reppert Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 1

Potgeter

Absent or not voting: 7

Buren

Floy

Kosek

Schaben

DeHart

Jepsen

Kruck

Kyhl

ochaben

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 240, a bill for an act relating to inspection of public buildings by the fire marshal, 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.

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

Ayes: 52

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
Denman
Dodds
Elvers
Ely

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck

Flatt

Lamborn
Lange
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Riley Shaff Shirley Stanley Stephens

Van Eaton Van Gilst Walsh

Erskine
Nays: 0

Absent or not voting: 9

Buren DeHart Hougen Jepsen Kosek Lisle McGill Schaben

DeKoster

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

Senate File 226, a bill for an act relating to the compensation of members of the General Assembly, was called up for further consideration.

Senator Kibbie moved that action on Senate File 226 be deferred.

Division was requested.

The motion prevailed.

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel, which motion prevailed.

The Senate reconvened with President Fulton presiding.

Excused were members of the ways and means committee, Senators Frommelt, Cassidy, Benda, Condon, Dodds, Hagedorn, Hougen, Kibbie, Lisle, Murray, Potgeter, Reichardt, Reno, Shaff, Stephens, Van Eaton, and Walsh, who were in meeting.

## WITHDRAWS MOTION TO RECONSIDER

Senator Reichardt asked and received unanimous consent to withdraw the motion filed by him to reconsider the vote by which House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, passed the Senate.

#### MESSAGE FROM THE HOUSE

Mr. President: I am directed to inform your honorable body that the House has adopted the conference committee report, the amendments contained therein, and passed Senate File 96, a bill for an act to provide law clerks for supreme court judges.

WILLIAM R. KENDRICK, Chief Clerk

#### THIRD READING OF BILLS

On motion of Senator Reppert, House File 377, a bill for an act relating to driver instruction permits, 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: 35

Briles Burns	Erskine Flatt	Kruck Kyhl	Neu O'Malley
Clarke	Floy	Lamborn	Patton
Coleman	Gaudineer	Lange	Reppert

DeHart DeKoster Denman Elvers Elv Glenn Heaberlin Heying Hill Klefstad Lodwick Lucken Main Messerly Mills Riley Shirley Stanley Van Gilst

Navs: 0

Absent or not voting: 26

Balloun Benda Buren Cassidy Condon Dodds Frey Frommelt Hagedorn Hougen Jepsen Kibbie Kosek Lisle

McGill Murray Nurse Potgeter Reichardt Reno

Schaben Shaff Stephens Van Eaton Walsh

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 Mills, Senate File 507, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965, 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. The title was agreed to.

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

Ayes: 21

Briles
Burns
Cassidy
Clarke
DeKoster
Denman

Ely Flatt Frey Gaudineer

Elvers

Kyhl Lange Lodwick Neu O'Malley

Reppert Rigler Shirley Stanley Van Gilst

Nays: 15

Coleman DeHart Erskine Floy Glenn Heaberlin Heying Hill Klefstad Kruck Lamborn Lucken Messerly Mills Patton

Absent or not voting: 25

Balloun Benda Buren Hougen Jepsen Kibbie McGill Murray Nurse Riley Schaben Shaff Condon Dodds Frommelt Hagedorn Kosek Lisle Main

Potgeter Reichardt Reno Stephens Van Eaton Walsh

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.

Division was requested.

The motion to table was lost.

On motion of Senator Gaudineer, Senate File 539, a bill for an act relating to voter registration lists, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer moved that the bill be read a third 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
Burns
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Erskine

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Klefstad
Kruck
Kyhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Patton Reichardt Reno Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 1

DeHart

Absent or not voting: 11

Buren Cassidy Elv Flatt Jepsen Kibbie

Kosek McGill Potgeter Riley Schaben

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 Main, Senate File 666, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient, 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 547 be substituted for Senate File 666.

Senator Main asked and received unanimous consent that further action on House File 547 be deferred.

## UNFINISHED BUSINESS

On motion of Senator Main, Senate File 688, a bill for an act to provide a lien on petroleum products in the raising of crops, was taken up for further consideration.

Senator Murray rose on point of order on the grounds that the title was not germane to the bill.

The Chair ruled the point not well taken.

Senator Glenn moved that debate on Senate File 688 be deferred until June 28, 1967.

Division was requested.

The motion was lost.

Senator Main asked and received unanimous consent that the amendment filed by him May 5 to Senate File 688, found on page 1309 of the journal, be withdrawn.

Senator Lucken called up the following amendment and moved its adoption:

Amend Senate File 688 as follows:

Amend by adding after the period in line three (3), section one (1), the following: "The amount of such lien shall be limited to the federal and state motor vehicle fuel taxes paid by the supplier on the unpaid portion of the petroleum product,"

The amendment was adopted.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 688 by striking from the title all after the word "on" and inserting in lieu thereof the words "crops for motor fuel and special fuel."

The amendment was adopted.

Senator Main asked and received unanimous consent that his amendment to the title filed May 5, found on page 1309 of the journal, be withdrawn.

Senator Lucken asked and received unanimous consent that the amendment filed by him on May 11 and found on page 1408 of the journal be withdrawn.

Senator Reichardt moved that further action on the bill be deferred.

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

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

## MOTION TO RECONSIDER

Senator Frommelt moved that the vote by which Senate File 499, a bill for an act relating to low-rent housing elections, passed the Senate be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which Senate File 499 went to its third reading be reconsidered, which motion prevailed.

Senator Gaudineer moved that the bill be read a third 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	Lisle	Reichardt
Benda	Floy	Lodwick	Reno
Burns	Frey	Lucken	Reppert
Clarke	Frommelt	Main	Rigler
Coleman	Gaudineer	Murray	Shirley
Condon	Heaberlin	Neu	Stanley
DeKoster	Kibbie	Nurse	Stephens
Denman	Kosek	O'Malley	Van Eaton
Elvers	Kyhl	Patton	Van Gilst (
Ely	Lange	Potgeter	Walsh
Erskine			
		The second secon	

Nays: 7

Dodds	Heying	Klefstad	Messerly
Glenn	Hill	 Kruck	

Absent or not voting: 13

Briles Hagedorn Buren Hougen Cassidy Jepsen	Lamborn McGill Mills	Riley Schaben Shaff
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## UNFINISHED BUSINESS

Consideration of Senate File 688 was resumed.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 688 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-four point eight (324.8), Code 1966, is amended by adding a new subsection as follows at the end thereof:

"The distributor may also deduct from the tax due in dollars and cents the amount of tax previously paid represented by accounts found to be worthless and actually charged off for income tax purposes; provided that if such accounts are thereafter collected by the distributor the tax shall be paid upon the gallonage represented by the amount so collected."

Amend the title by striking all after "An Act" and inserting "to provide a credit for worthless accounts to distributors of motor vehicle fuel."

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: 45
Balloun

Benda
Briles
Burns
Clarke
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad

Flatt

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Murray
Neu
Nurse

Kosek

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Shirley
Stanley
Stephens
Van Gilst
Walsh

Nays: 2

Coleman

Frey

Absent or not voting: 13

Buren Cassidy DeHart Jepsen Kruck Lamborn McGill Mills Riley Schaben Shaff Van Eaton

Hougen

Present: 1

O'Malley

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

## MOTION TO RECONSIDER

Senator Ely moved that House File 176 be called up for reconsideration.

Senator Rigler called up the following motion filed by him:

Mr. President: I move to reconsider the vote by which House File 176, a bill for an act relating to the participation of pharmacies in a pharmaceutical services plan, failed to pass the Senate.

The motion prevailed.

Senator Rigler moved that the vote by which House File 176 went to its third reading be reconsidered which motion prevailed.

Senator Ely moved that the vote by which the amendment filed by Senators Ely and Kosek on May 5, found on page 1309 of the journal, failed to pass the Senate be reconsidered, which motion prevailed.

Senator Ely moved the adoption of the amendment.

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:

Rule 8 was invoked.

Ayes: 32

Flatt	Kosek	Potgeter
Frey	Kruck	Reichardt
Frommelt	Kyhl	Reppert
Gaudineer	Lange	Rigler
Glenn	Lisle	Stanley
Hagedorn	Lodwick	Stephens
Heaberlin	O'Malley	Van Gilst
Kibbie	Patton	Walsh
	Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin	Frey Kruck Frommelt Kyhl Gaudineer Lange Glenn Lisle Hagedorn Lodwick Heaberlin O'Malley

Nays: 17

Burns	Floy	Lucken	Nurse
Coleman	Heying	Main	Reno
Condon	Hill	Messerly	Shirley
DeKoster Elvers	Klefstad	Murray	Van Eaton

Absent or not voting: 11

_ '			
Buren	Jepsen	Mills	Schaben
Cassidy	Lamborn	Neu	Shaff
Hougen	McGill	Rilev	

Voting present: 1

Denman

Senator Denman was excused from voting because of a conflict of interest.

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

Senator Klefstad 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 Kibbie, Senate File 617, a bill for an act to provide for attachment of non-high school districts, was taken up for further consideration.

Senator Rigler called up the following amendment and moved its adoption:

Amend Senate File 617 by striking in lines seven (7) and fifteen (15) of Section one (1) "July 1, 1967" and inserting in lieu thereof "January 1, 1968".

Further amend by striking Section two (2).

The amendment was adopted.

Senator Klefstad called up the amendment filed by him May 9, found on page 1351 of the journal.

Senator Frey rose on point of order on the grounds the amendment was not germane to the bill.

The Chair ruled the point well taken.

Senator Balloun called up the amendment filed by him May 10, found on page 1365 of the journal, and moved its adoption.

Division was requested.

The amendment was lost.

President Pro Tempore O'Malley took the chair at 3:00 p.m.

Senator Benda moved that Senate File 617 be rereferred to committee.

In a substitute motion, Senator Kibbie moved that further action on Senate File 617 be deferred.

The substitute motion prevailed.

On motion of Senator Shirley, Senate File 271, a bill for an act relating to wine licenses, was taken up for further consideration.

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: Rule 8 was invoked.

Ayes: 31

Benda Denman Klefstad Potgeter Briles Flov Kosek Reichardt Cassidy Frev Kruck Reno Clarke Frommelt Lisle Reppert Coleman Glenn Murray Rigler Condon Hagedorn Nurse Shirley Heying DeHart O'Malley Walsh DeKoster Kibbie Patton

Nays: 13

Balloun Hill Lucken Stanley Erskine Lange Main: Stephens Flatt Lodwick Messerly Van Gilst Heaberlin

Absent or not voting: 17

Buren Gaudineer Lamborn Riley Burns Hougen McGill Schaben Dodds Jepsen Shaff Mills Elvers Kyhl Van Eaton Neu Elv

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

Senator Lucken called up the motion filed by him to reconsider the vote by which Senate File 484, a bill for an act relating to civil service employees, passed the Senate, and moved its adoption.

The motion prevailed.

Senator Lucken moved that the vote by which Senate File 484 went to its third reading be reconsidered, which motion prevailed.

Senator Glenn moved that the vote by which the amendment filed by him May 11 was adopted by the Senate be reconsidered, which motion prevailed.

Senator Glenn called up the following amendment to the Glenn amendment and moved its adoption:

Amend the Glenn amendment to Senate File 484 by striking the word "commission" in line four (4) and inserting in lieu thereof the word "city".

The amendment to the amendment was adopted.

Senator Glenn moved the adoption of the Glenn amendment as amended.

The amendment was adopted.

Senator Glenn moved that the bill be read a third 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 Floy Kruck Patton Benda Frev Kvhl Potgeter Reichardt Briles Frommelt Lange Cassidy Gaudineer Lisle Reno Clarke Glenn Lodwick Reppert Coleman Hagedorn Lucken Rigler Condon Heaberlin Main Shirley Stanley DeHart Heying Messerly DeKoster Hill Murray Stephens Van Gilst Kibbie Nurse Denman Erskine Klefstad O'Mallev Walsh

Flatt Navs: 0

Absent or not voting: 15

Buren Ely McGill Schaben
Burns Hougen Mills Shaff
Dodds Jepsen Neu Van Eaton

Elvers Lamborn Riley

Kosek

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 3:30 p.m.

On motion of Senator Stanley, Senate File 536, a bill for an act requiring meetings of governmental agencies to be open to the public, was taken up for further consideration.

Senator Reppert moved that the vote by which the amendment filed by Senator O'Malley was lost be reconsidered.

Division was requested.

The motion was lost.

Senator Frey called up the amendment filed by him May 12, found on page 1426 of the journal, and moved its adoption.

Division was requested.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 536 as follows:

Amend section six (6), line two (2) by adding following the word "organization" the words "or peace officers in conducting investigations".

Division was requested.

The amendment was lost.

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: 40

Balloun	Denman	Kibbie	Patton
Benda	Erskine	Kosek ,	Potgeter
Briles	Flatt	Kyhl	Reichardt
Buren	Floy	Lange	Reno
Cassidy	Frey	Lisle	Rigler
Clarke	Frommelt	Lodwick	Shirley
Coleman	Glenn	Lucken	Stanley
Condon	Heaberlin	Main	Stephens
DeHart	Heying	Messerly	Van Gilst
DeKoster	Hill	Nurse	Walsh

Nays: 3

Klefstad Murray Reppert

Absent or not voting: 18

Riley Burns Hagedorn McGill Schaben Dodds Mills Hougen Shaff Elvers Jepsen Neu Van Eaton Elv Kruck O'Malley

Gaudineer Lamborn

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.

Division was requested.

The motion prevailed.

## CONFERENCE COMMITTEE REPORT ON SENATE FILE 96 ADOPTED

Senator O'Malley called up the conference committee report on Senate File 96, filed and found on page 1478 of the Senate journal.

Senator O'Malley moved the adoption of the conference committee report. The report was adopted.

Senator O'Malley moved that Senate File 96 be read a 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 Kosek Erskine O'Malley Benda Flatt Kruck Patton Briles Floy Kyhl Potgeter Burns Frey Reppert -Lange Cassidy Frommelt Lisle Rigler Clarke Glenn Lodwick Shirley Coleman Hagedorn Lucken Stanley Condon Heaberlin Main Stephens DeHart Messerly Van Gilst Heying DeKoster Hill Murray Walsh Denman Nurse Kibbie

Nays: 3

Klefstad Reichardt

Absent or not voting: 15

BurenGaudineerMcGillSchabenDoddsHougenMillsShaffElversJepsenNeuVan EatonElyLambornRiley

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

Reno

#### WITHDRAWS SENATE FILE 453

Senator Ely asked and received unanimous consent that Senate File 453 be withdrawn from further consideration by the Senate.

#### ADDITIONAL COPIES

Senator Frey asked and received unanimous consent that 500 copies of Senate File 488 be printed.

Senator Ely asked and received unanimous consent that 800 copies of Senate File 645 be printed.

# MOTION TO RECONSIDER

Senator Glenn called up the motion filed by him to reconsider the vote by which House File 410, a bill for an act relating to the establishment of sewer connection charges or fees, passed the Senate and moved its adoption.

The motion prevailed.

Senator Glenn moved that the vote by which House File 410 went to its third reading be reconsidered, which motion prevailed.

Senator Gaudineer asked and received unanimous consent that the amendments filed by him on May 10 and the amendment filed on May 11 be withdrawn.

Senator Gaudineer called up the amendment filed May, 15 by Senators Gaudineer and Jepsen and found on page 1451 of the journal and moved its adoption.

The amendment was adopted.

Senator Reichardt offered the following amendment and moved its adoption:

Amend House File 410 as follows:

- 1. Amend the title by inserting in line one (1) after the word "sewer" the words "and water".
- 2. Further amend House File 410 by adding the following sections following section one (1):
- Sec. 2. Section three hundred sixty-eight point twenty-six (368.26), Code 1966, is hereby amended by striking all of lines one (1) through six (6), inclusive, of subsection two (2) and by inserting in lieu thereof the following:
- "They shall have power to provide sewer and water systems and sewage disposal plants and water plants and to regulate sewage disposal plants and water plants and to regulate sewer and water connections to private property. They may order sanitary toilet facilities and connections to be installed by any property owner whose property abuts on a sewer and water line and the aban-".
- Sec. 3. Section three hundred ninety-four point one (394.1), Code 1966, is hereby amended by inserting in line twelve (12) after the word "also" the word "waterworks,".
- Sec. 4. Section three hundred ninety-four point three (394.3), Code 1966, is hereby amended by inserting in line five (5) after the word "sewage," the word "waterworks,".
- 3. Further amend by renumbering the remaining section in conformity with this amendment.

Senator Rigler rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken.

Senator Gaudineer moved that the bill be read a third 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	Floy	Kruck	Patton
Benda	Frey	Kyhl	Potgeter
Briles	Frommelt	Lange	Reichardt
Cassidy	Gaudineer	Lisle	Reno
Clarke	Glenn	Lodwick	Reppert
Coleman	Hagedorn	Lucken	Rigler
Condon	Heaberlin	Main	Shirley
DeHart	Heying	Messerly	Stanley
DeKoster	Hill	Murray	Stephens
Denman	Kibbie	Nurse	Van Gilst
Erskine	Klefstad	O'Malley	Walsh

Flatt Nays: 0

Absent or not voting: 15

Kosek

Buren	$\mathbf{Ely}$	McGill	Schaben
Burns	Hougen	Mills	Shaff
Dodds	Jepsen	Neu	Van Eaton
Elvers	Lamborn	Riley	

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

### WITHDRAW MOTIONS TO RECONSIDER

Senator Benda asked and received unanimous consent that the motion filed by him to reconsider the vote by which House File 398, a bill for an act relating to cost of supporting children in state homes, passed the Senate be withdrawn.

Senator Potgeter asked and received unanimous consent that the motion filed by him to reconsider the vote by which Senate File 655, a bill for an act to provide for an agricultural producer association for turkey producers, passed the Senate, be withdrawn.

Senator Hagedorn called up his motion to reconsider the vote by which Senate File 742, a bill for an act relating to motor fuel tax, passed the Senate, and moved its adoption.

The motion prevailed.

Senator Hagedorn moved that the vote by which Senate File 742 went to its third reading be reconsidered, which motion prevailed.

Senator Hagedorn called up the amendment filed by him May 15, and found on page 1451 of the journal.

Senator Hagedorn asked and received unanimous consent that the amendment to the amendment filed May 16, and found on page 1474 of the journal, be withdrawn-

Senator Hagedorn moved the adoption of his amendment.

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: 41

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeKoster
Denman
Erskine
Flatt

Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Kibbie
Klefstad

Lange
Lisle
Lodwick
Lucken
Main
Messerly
Murray
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Shirley Stanley Stephens Van Gilst Walsh

\_ \_\_\_\_

Nays: 1

DeHart

Absent or not voting: 19

Buren Condon Dodds Elvers Ely Gaudineer Hill Hougen Jepsen Kosek

Kyhl

Kruck Lamborn McGill Mills Neu Riley Schaben Shaff Van Eaton

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

Senator Hagedorn asked and received unanimous consent that Senate File 742 be immediately messaged to the House.

On motion of Senator Kosek, Senate File 733, a bill for an act relating to vital statistics, was taken up for further consideration.

President Fulton took the chair at 4:15 p.m.

Senator Reno asked and received unanimous consent that the amendment filed May 2 by Senators Reno, Hagedorn and Elvers, found on page 1250 of the journal, and the amendment to the amendment filed by him May 5, found on journal page 1310, be withdrawn.

Senator Reno called up the amendment filed by him May 18, found on pages 1512-1513 of the journal.

Senator Glenn rose on point of order on grounds that a quorum was not present.

The Secretary was instructed to call the roll.

Roll call revealed all Senators present with the exception of Senators Balloun, Benda, Buren, Coleman, DeKoster, Dodds, Elvers, Flatt, Hougen, Jepsen, Kruck,

Lamborn, Lisle, Lucken, McGill, Messerly, Mills, Neu, Riley, Schaben, Shaff and Van Eaton.

The Chair ruled the point not well taken.

Senator Murray asked and received unanimous consent that the Reno amendment be considered by division with all of the amendment except section 5 as Division 1 and section 5 as Division 2.

Senator Murray moved the adoption of Division 1.

Division was requested.

Division 1 was adopted.

Senator Reno asked and received unanimous consent to withdraw Division 2 of the amendment.

Senator Murray called up the amendment filed by him May 18 and found on page 1512 of the journal and moved its adoption.

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 733 as follows:

1. Strike section 44 and insert in lieu thereof the following:

"Sec. 44. Vital statistics records shall be public records open to public inspection and every citizen of Iowa shall have the right to examine and copy such records, subject to any express limitations in other provisions of this Act. The state registrar may adopt and enforce reasonable regulations to protect the records against damage and disorganization. Such regulations may require a method of examination which prevents the physical handling of the records by persons other than the custodian and his employees, and may require payment of a reasonable fee for the services of the custodian or his employees in supervising the records during such examination.

"In accordance with the rules of civil procedure the district court may grant an injunction restraining the examination (including copying) of a specific 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 state 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,"

- 2. In section 45, strike the first two sentences, beginning with the words "The department" in line 1 and ending with the period in line 9.
- 3. In section 46, insert the following at the end of line 7: "However, such decisions may be appealed to the district court."
- 4. In section 48, line 6, insert the following after the word "section": "or section forty-four (44)".

5. In section 54, strike subsection 5.

Division was requested.

The amendment was lost.

#### SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 807 be made a special order of business following the special orders of business on Senate Files 793 and 795 on Tuesday, May 23, 1967.

# EXPLANATION OF VOTE ON SENATE FILE 536

My negative vote on Senate File 536 was not against the idea of anti-secrecy, but because the amendment specifically exempting peace officers making investigations was defeated.

In my opinion, the war against crime could be seriously handicapped if crime commissions and peace officers would have to give public notice of their investigation meetings.

HOWARD C. REPPERT, JR.

## MOTION TO RECONSIDER

## Mr. President:

I move to reconsider the vote by which House File 79 passed the Senate.

WILLIAM J. REICHARDT

# 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 No. 702, a bill for an act for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes.

Also:

House File No. 691, a bill for an act relating to liquid transport carrier fees.

Also:

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

House File No. 684, a bill for an act relating to fees for motor vehicle certificated carriers.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 773

Amend Senate File 773 by striking all after the enacting clause and by inserting in lieu thereof the following:

- "Section 1. Each taxpayer of the state shall receive full credit against the tax on all personal property owned by him unless the assessed value of the personal property owned by the taxpayer exceeds five thousand (5,000) dollars. If the assessed value of all personal property owned by any taxpayer exceeds five thousand (5,000) dollars, the taxpayer shall pay tax on that part of the personal property which exceeds five thousand (5,000) dollars assessed value.
- Sec. 2. The personal property tax credit authorized in section one (1) of this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428) of the Code. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441) of the Code, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443) of the Code.
- Sec. 3. No taxpayer in the state shall be allowed a credit on personal property tax in excess of five thousand (5,000) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section two (2) of this Act in which counties of the state the property is located and shall claim the tax credit only in one (1) county and in no case shall claim more than five thousand (5,000) dollars in such claimed county or the assessed value of all personal property assessed in said county, whichever is the lesser amount. At the time of making such claim, the taxpayer shall state by affidavit that he has not claimed any other personal property tax credit in any other county of the state and shall state in what other county he does have personal property.
- Sec. 4. If personal property is owned jointly, the joint owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said proportionate ownership shall be determined by dividing the total assessed value of the property by the number of joint owners unless the joint owners show their actual interest and ownership by affidavit. Any such proportionate credit from jointly owned property may be applied only against the joint owner's respective credit of five thousand (5,000) dollars of assessed valuation and in no event is an additional credit to be allowed for the joint ownership.
- Sec. 5. The credit allowed by sections one (1) to four (4) inclusive, hereof on personal property taxes up to five thousand (5,000) dollars of assessed valuation shall not be applicable to the taxation of personal property provided in chapters four hundred twenty-nine (429) to four hundred thirty-eight (438), inclusive, of the Code.
- Sec. 6. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property

upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the state tax commission on or before January 15 of such year.

- Sec. 7. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller on or before March 15 and September 15 of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.
- Sec. 8. There is hereby appropriated from any money in the state treasury not otherwise appropriated an amount sufficient to carry out the provisions of this Act.

# HOUSE MESSAGES CONSIDERED

House File No. 702, a bill for an act for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes.

Read first and second times, and passed on file.

House File No. 691, a bill for an act relating to liquid transport carrier fees.

Read first and second times, and passed on file.

House File No. 684, a bill for an act relating to fees for motor vehicles certificated carriers.

Read first and second times, and passed on file.

# INTRODUCTION OF BILLS

Senate File 804, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee.

Read first and second times and passed on file.

Senate File 805, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa court study commission.

Read first and second times and passed on file.

Senate File 806, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa commission on the aging.

Read first and second times and passed on file.

Senate File 807, by Committee on Ways and Means, a bill for an act relating to the taxation of personal property and to make an appropriation relating thereto.

Read first and second times and 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 488, a bill for an act to promote agriculture and racing in the state of Iowa; to create a racing commission; to provide for the appointment of such commission; to prescribe the powers and duties of such commission; to provide for control and regulation by such commission of all pari-mutuel wagering on races within the state; to provide for control and regulation by such commission of all races within the state upon which pari-mutuel wagering is permitted, 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.

Senator Hagedorn submitted the following report:

Mr. President: Your committee on Transportation to which was referred Senate File 103, a bill for an act exempting private or parochial school buses from the payment of motor vehicle registration 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.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 218, a bill for an act relating to municipal speed limit changes, begs leave to report it has had the same under consideration and recommends the same  $\underline{do}$  pass.

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend Senate Concurrent Resolution 47 as follows:

1. By inserting after the first resolving clause the following:

BE IT FURTHER RESOLVED, That section 9.12(257), rules of the department of public instruction, appearing in the January, 1967 Supplement to the Iowa Departmental Rules, page 134, is hereby amended by inserting at the end thereof the following:

"Provided, however, that charitable, non-profit, or civic organizations sponsoring an amateur, summer sports program shall not be required to submit the eligibility requirements for students who participate in these organized summer sports."

WILLIAM J. REICHARDT

Amend Senate File 807 by striking section 3 and inserting in lieu thereof the following:

"Sec. 3. For the purpose of this Act, 'personal property' means all tangible personal property, but not to include the definition of machinery used as defined in section four hundred twenty-eight point twenty-two (428.22) of the Code, owned by a resident or nonresident of the state which is located in the state and assessed and

taxed as personal property in accordance with the laws of this state and rules and regulations adopted thereunder, not withstanding the provisions of section four point one (4.1), subsection nine (9) of the Code, and does not include centrally assessed property that is assessed by the state tax commission."

## WAYS AND MEANS COMMITTEE

Amend House File 547 as follows:

- 1. By striking from the title thereof after the word "property", the following: "of a deceased old-age assistance recipient".
- 2. By striking all matter after the enacting clause, by re-numbering the bill, and by inserting in lieu thereof the following:
- Section 1. Section four hundred forty-seven point nine (447.9), Code 1966, is hereby amended as follows:
- 1. By inserting after the figures "446.18" in line four (4) the following: "or section four hundred forty-six point thirty-eight (446.38)".
- 2. By adding at the end thereof the following: "Such notice shall also be served on any city or town where such real estate is situated."
- Sec. 2. Section four hundred forty-six point thirty-eight (446.38), Code 1966 is hereby amended by adding at the end thereof, the following: "In such cases the requirements of section four hundred forty-six point eighteen (446.18) to the effect that the real estate shall have been advertised and offered for sale two years or more, shall not be applicable."
- Sec. 3. Section four hundred forty-six point thirty-seven (446.37) is hereby amended as follows:
- 1. By striking from line one (1), the word, "ten (10)" and by inserting in lieu thereof the word, "five (5)".
- 2. By striking from lines two (2) and three (3), the words, "no action has been taken by" and by inserting in lieu thereof the words, "action has not been completed during such time which qualifies".
- 3. By adding at the end of said section, the following: "Certificates outstanding on July 1, 1967 when this Act becomes effective, five years or more from time of tax sale, on which such qualifying action has not been completed, shall be so cancelled, if such action is not completed before July 1, 1968."
- Sec. 4. Section three hundred ninety-one point thirty-five (391.35), Code 1966, is hereby amended by inserting after the word "liens" in line nine (9) the words, "shall have equal precedence with ordinary taxes and".

GEORGE E. O'MALLEY LEE GAUDINEER

- . Amend Senate Concurrent Resolution 33 as follows:
- 1. By striking the words "sine die forthwith" and inserting in lieu thereof the following:

"until October 15, 1967, without remuneration during the interim."

2. By adding thereto the additional paragraph:

"BE IT FURTHER RESOLVED that the standing committees of both houses be made interim study committees by the Legislative Research Committee, subject to convening on call of the respective chairmen and that said committee prepare any further appropriation, organization or other bills deemed of vital importance for presentation to the General Assembly upon reconvening."

CHESTER O. HOUGEN

Amend Senate File 516 as follows:

Amend the House amendment to Senate File 516 in lines 4 and 5 by striking after the word, "non-profit" the words "camping club or organization" and inserting in how thereof the word "corporation."

JOSEPH B. FLATT

Amend House File 495 by adding the following new section thereto:

"Sec. 2. Section three hundred forty-seven point thirteen (347.13), subsection fourteen (14), Code 1966, is hereby amended by inserting in line eight (8) after the word, "employees", the following: 'The names, addresses, salaries, and job classification of all employees paid in whole or in part from a millege levy shall be a public record and open to inspection at reasonable times as designated by the board of trustees."

LEF. GAUDINEER

Amend Senate File 79 as follows:

- 1. By striking in line four (4) of Section one (1), the words and figures "one hundred twenty-five (125)" and inserting in lieu thereof the words and figures "one hundred (100)".
  - 2. By inserting after Section 1 the following new sections:
- Sec. 2. Section four hundred eleven point six (411.6), subsection eight (8), paragraph b, Code 1966, by striking from line fourteen (14) the word "seventy-five" and inserting in lieu thereof the words "one hundred (100)".
- Sec. 3 Section four hundred eleven point six (411.6) subsection thirteen (13), paragraph a, Code 1966, is hereby amended by striking from line four (4) the word "seventy-five" and inserting in lieu thereof the words "one hundred (100)".
- 3. By inserting in line four (4) of the explanation after the figures "(410)" the following: "and chapter four hundred eleven (411)".

GILBERT E. KLEFSTAD

Amend the Gaudineer amendment filed May 11, 1967 to Senate File 779 by inserting in line three (3) before the word, 'shall', the words, "The board of supervisors".

LEE GAUDINEER

Amend the O'Malley and Gaudineer amendment to House File 547, filed May  $1^{7}$ , 1967, as follows:

1. By striking all of lines two (2) through four (4) inclusive and by inserting  $i^n$  lieu thereof the following:

"1. Amend the title by striking all after the word 'Act' and by inserting in lieu thereof the following:

'relating to the redemption or sale of encumbered property.""

2. By adding the following at the end thereof after line thirty-four (34):

"Sec. 4. Section two hundred forty-nine point nineteen (249.19), Code 1966, is amended by adding the following at the end thereof:

'The real estate in such an estate shall not be sold at other than public auction and not by use of sealed bids.'

"Sec. 5. Section five hundred sixty-nine point eight (569.8) Code 1966, is amended by adding at the end thereof the following:

'Real property sold under this section shall be sold at public auction and not by use of sealed bids, but only after notice thereof has been published once in a newspaper of general circulation in the county wherein the property is located, stating the description of the property to be sold and the date, place and time of such sale, at least ten (10) days, but not more than fifteen (15) days prior to the date of such sale".

STANLEY M. HEABERLIN

Senate File 681 is hereby amended as follows:

1. By inserting after section ten (10) the following new section:

"The state highway commission or local authorities may in their discretion and upon application issue annual trip permits for the movement of truck trailers manufactured or assembled in this state that exceed the maximum length specified in section three hundred twenty-one point four hundred fifty-seven (321.457) of the Code. Movement of such truck trailers shall be solely for the purpose of delivery from the point of manufacture or assembly to a point outside the state, shall be only on roadways of twenty-four (24) feet or more in width or on four-lane highways, shall be on the most direct route necessary for delivery, and shall display the special plates designated in section three hundred twenty-one point fifty-seven (321.57) of the Code. All truck trailers under permit for delivery shall be at a speed not to exceed forty-five (45) miles an hour or the established speed limit whichever is lower. No vehicle or combination of two (2) or more vehicles inclusive of front and rear bumpers, including towing units, involved in the delivery of truck trailers shall exceed sixty-five (65) feet in length. All such vehicles or combinations shall be distinctly marked on both the front and rear of the unit in such manner as the commissioner of public safety shall designate to indicate that the vehicles or combinations are being moved for delivery purposes only.

"Permits issued under the provisions of this section shall be in writing and shall be carried in the cabs of the vehicles for which the permits have been issued and shall be available for inspection at all times. The vehicles for which the permits have been issued shall be open to inspection by any peace officer or to any authorized agent of any permit granting authority."

2. By renumbering the remaining sections in accordance with this amendment. SEELEY G. LODWICK

Amend Senate File 297 as follows:

1. Amend section one (1) by inserting in line (9) a period (.) before the word "The". FRANCIS L. MESSERLY

Amend Senate File 807 as follows:

1. By striking all of sections 10 through 12 inclusive.

2. By renumbering the remaining section in conformity with this amendment.

WAYS AND MEANS COMMITTEE

Amend House File 123 by striking the period (.) and word, Cosmetology" in line eight (8) of section three (3) and by inserting in lieu thereof the following:

"; when performed by such persons, cosmetology".

LEE GAUDINEER

On motion of Senator Frommelt the Senate adjourned until 9:00 a.m., Monday, May 22, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, May 22, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Alexander George, pastor of the Eastern Orthodox Church, Cedar Rapids, Iowa.

#### ROLL CALL

The secretary was instructed to call the roll.

Roll call revealed all Senators present with the exception of Senators Balloun, Benda, Burns, Coleman, Denman, Flatt, Floy, Hagedorn, Heaberlin, Heying, Hill, Hougen, Jepsen, Lisle, Main, Messerly, Murray, Nurse, Potgeter, Reichardt, Reno, Schaben, Shirley, Stanley and Van Eaton.

#### COMMUNICATION

The following communication was received:

The family of Justice T. Eugene Thornton acknowledges with deep appreciation your kind expression of sympathy.

# VISITORS

Senator Kruck rose on point of personal privilege to present 23 junior high students from Trinity Lutheran school, Boone, who were accompanied by Superintendent Ivan Hirsch, and were seated in the gallery.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Messerly from 82 residents of Black Hawk County, in favor of increased appropriations to the Woodward State Hospital School.

By Senator Glenn from 56 residents of Wapello County, in opposition to proposed income, sales and service tax increases in lieu of property tax relief.

By Senator Klefstad from 163 residents of Pottawattamie County, in favor of legalized pari-mutuel wagering on horses.

By Senator Shirley from 68 residents of Audubon, Dallas and Guthrie Counties, in favor of pari-mutuel wagering.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:  $\frac{1}{2}$ 

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 179, Senate File 725, House File 17, House File 116, House File 171, House File 182, House File 203, House File 216, House File 286, House File 345, House File 363, House File 414, House File 435, House File 437, House File 474, House File 679. House File 699.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 179, Senate File 725, House File 17, House File 116, House File 171, House File 182, House File 203, House File 216, House File 286, House File 345, House File 363, House File 414, House File 435, House File 437, House File 474, House File 679, House File 699.

### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of May, 1967, sent to the governor for his approval, Senate File 179, Senate File 725.

ADOLPH W. ELVERS, Chairman

## BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 19, 1967, the Governor had approved the following bill.

Senate File 139, an act regulating issuance of special deer hunting licenses to land-lords and tenants.

# EXPLANATION OF VOTE

While I was attending Ways and Means Committee and was out of the Senate Chamber, the following bills were voted on. I would have voted "Yes" on: House File 377, Senate File 507, Senate File 484, Senate File 536, Senate File 96, House File 410, Senate File 742. I would have voted "No" on: Senate File 271.

ROBERT R. DODDS

#### THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 359, a bill for an act relating to investigations involving probation by the court, 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 246 be substituted for Senate File 359.

Senator Glenn took the chair at 9:10 a.m.

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

BendaGaudineerLambornPotgeterBrilesGlennLangeReichardtBurenHeaberlinLodwickReppert

Riley

Shaff

Schaben

Stanley

Stephens

Van Eaton

Van Gilst

Walsh

Burns Heying Lucken Cassidy Hill McGill Mills Clarke Jepsen Murray Coleman Kibbie DeHart Klefstad Neu Dodds Kosek Nurse Elvers Kruck O'Mallev Erskine Kyhl Patton

Frey

Navs: 0

Absent or not voting: 16

Hagedorn Messerly Balloun Ely Reno Hougen Flatt Condon Lisle Rigler DeKoster Flov Shirley Main' Denman Frommelt

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 359 be withdrawn from further consideration by the Senate.

On motion of Senator Reppert, Senate File 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county offices, was taken up for consideration.

The following committee amendment was called up for consideration.

Amend Senate File 779 by striking in line eight (8) the word "may" and inserting in lieu thereof the word "shall".

Further, amend line ten (10) by striking the word "may" and inserting in lieu thereof the word "shall".

The amendment was adopted.

Senator Gaudineer called up the following amendment:

Amend section one (1) of Senate File 779 as follows:

- 1. By striking in line four (4) the word, "To" and by inserting in lieu thereof the word, "shall".
- 2. By inserting in line five (5) after the word, "sheriffs," the words, "and their employees,".
- 3. By striking in line seven (7) the word, "The" and all of lines eight (8) through ten (10), inclusive.

Senator Gaudineer called up the following amendment to the amendment and moved its adoption:

Amend the Gaudineer amendment filed May 11, 1967 to Senate File 779 by inserting in line three (3) before the word, 'shall', the words, "The board of supervisors".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the amendment as amended.

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: 41

Benda	Ely	Klefstad	Potgeter
Briles	Erskine	Kosek	Reichardt
Buren	Flatt	Kruck	Reppert
Burns	Frey	Lange	Riley
Cassidy	Gaudineer	Lodwick	Schaben
Clarke	Glenn	Mills	Shaff
Coleman	Hagedorn	Neu	Shirley
DeHart	Heaberlin	Nurse	Stanley
DeKoster	Jepsen	O'Malley	Van Eaton
Dodds	Kibbie	Patton	Walsh
Elvers		•	

Nays: 10

Heying	Lamborn	Messerly	Stephens
Hill	Lucken	Murray	Van Gilst
Kyhl	McGill		

v

Absent or not voting: 10

Balloun	Floy	Lisle	*	Reno
Condon	Frommelt	Main		Rigler
Denman	Hougen			

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

On motion of Senator Gaudineer, Senate File 417, a bill for an act relating to forfeiture of bail, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer moved that the bill be read a third 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

Erskine Lamborn Potgeter Renda Reichardt Briles Flatt Lange Buren Frev Lodwick Reppert Burns Gaudineer Lucken Riley Schaben Cassidy Glenn McGill Heaberlin Messerly Shaff Clarke Mills Shirley Coleman Heying Stanley DeHart Hill Murray DeKoster Jepsen Neu Stephens Klefstad Nurse Van Eaton Dodds O'Mallev Van Gilst Elvers Kosek Kyhl Patton Walsh Ely

Navs: 0

Absent or not voting: 13

BallounFrommeltKibbieMainCondonHagedornKruckRenoDenmanHougenLisleRiglerFlov

FIOY

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 577, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments, 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: 51

Benda Ely Kruck Patton Briles Erskine Kyhl Potgeter Buren Reichardt Flatt Lamborn Burns Frev Lange Reppert Cassidy Lodwick Gaudineer Rilev Clarke Glenn Lucken Schaben Coleman Hagedorn McGill Shirlev Condon Stanley Heaberlin Messerly DeHart Stephens Heying Mills DeKoster Van Eaton Hill Murray Denman Van Gilst Jepsen Neu Dodds Klefstad Nurse Walsh Elvers Kosek O'Malley

Nays: 0

Absent or not voting: 10

Balloun Hougen Floy Kibbie

Main Reno Rigler Shaff

Frommelt

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 Gaudineer, House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith, 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 151 as amended as follows:

- 1. By inserting in line one (1) of section one (1) after the word, "encourage" the word, "private".
  - 2. Amend section two (2) as follows:
- $a_{\bullet}$  By striking in line nine (9) the period (.) and by inserting in lieu thereof the following:
- "; provided, however, holder shall not mean the state of lowa, its political subdivisions, or any public body or any agencies, departments, boards, or commissions thereof.".
- b. By striking in lines ten (10) and eleven (11) the words, "includes, but is not limited to, any of" and by inserting in lieu thereof the word, "means".
  - c. By striking from line twelve (12) the word, "swimming,".
  - d. By striking from line thirteen (13) the words, "water skiing, winter sports,".
- e. By striking in line fifteen (15) the period (.) and by inserting in lieu thereof the words, "while going to and from or actually engaged therein."
- f. By inserting in line sixteen (16) after the word "means" the words, "any consideration,".

Senator Gaudineer asked and received unanimous consent that further action on House File 151 be deferred.

On motion of Senator O'Malley, House File 23, a bill for an act relating to the legalizing of town plats and amending legalizing acts pertaining to cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee 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:

Aves: 49

Benda Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds

Flatt Frev Gaudineer Glenn Hagedorn Heaberlin

Heving Jepsen Klefstad Kosek Kyhl Lamborn Lange Lodwick Lucken

McGill Messerly Mills Murray Neu Nurse

O'Malley Patton Potgeter

Reichardt Reno Reppert

Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Elvers Erskine

Navs: 0

Absent or not voting: 12

Balloun Buren Elv

Floy Frommelt

Hougen Kibbie Kruck

Lisle Main 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 O'Malley, Senate File 320, a bill for an act relating to parole time not counted, 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 257 be substituted for Senate File 320.

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

Benda Briles Buren Burns Cassidy. Clarke

Elvers Flatt Frey Gaudineer Glenn Hagedorn

Lamborn Lange .

Lodwick Lucken McGill Messerly Reichardt Reno Riley Schaben

Shaff Shirley Coleman Heaberlin Murray Condon Heying Neu DeHart Kibbie Nurse Klefstad O'Malley DeKoster Kosek Patton Denman Kyhl Dodds Potgeter

Stanley "
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 14

Balloun Frommelt Kruck Mills
Ely Hill Lisle Reppert
Erskine Hougen Main Rigler
Floy Jepsen

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 320 be withdrawn from further consideration by the Senate.

On motion of Senator Messerly, Senate File 297, a bill for an act relating to offyear terms of certain public officers which terms begin one year later than the next January following their election, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly called up the following amendment and moved its adoption:

Amend Senate File 297 as follows:

1. Amend section one (1) by inserting in line nine (9) a period (.) before the word "The".

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: 50

Kosek Potgeter Benda Elv Reichardt Briles Erskine Kruck Reno Buren Flatt. Kvhl Burns Frev Lamborn Riley Gaudineer Schaben Cassidv Lange Clarke Lodwick Shaff Glenn Shirley Coleman Hagedorn Lucken McGill Condon Heaberlin Stanlev Stephens DeHart Heving Messerly Van Eaton DeKoster Hill Mills

Denman Dodds Jepsen Kibbie Neu Nurse Van Gilst Walsh

Elvers

Klefstad

Nays: 3

Murray

O'Malley

Patton

Absent or not voting: 8

Balloun Floy Frommelt Hougen

Lisle Main

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 Elvers, House File 381, a bill for an act relating to the size limit on certain fish taken with commercial fishing gear, 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: 39

Benda
Briles
Cassidy
Clarke
Condon
DeKoster
Denman
Dodds
Elvers

Erskine
Flatt
Gaudineer
Glenn
Heaberlin
Heying
Kibbie
Kosek

Kyhl Lange Lisle Lodwick Lucken McGill

Neu Nurse Patton Potgeter Reichardt

Reno

Riley Schaben Shaff

Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 14

Buren Coleman DeHart

Frev

Hagedorn Hill Klefstad Kruck Lamborn Messerly Mills Murray O'Malley Reppert

Absent or not voting: 8

Balloun Burns

Floy Frommelt Hougen Jepsen Main Rigler

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

# JOURNAL OF THE SENATE MOTION TO RECONSIDER

Senator Gaudineer submitted the following motion and moved its adoption:

Mr. President: 1 move to reconsider the vote by which House File 246 passed the Senate.

The motion prevailed.

Senator Gaudineer moved that the vote by which House File 246 went to its third reading be reconsidered, which motion prevailed.

Senator Gaudineer offered the following amendment filed by Senators Gaudineer and Stanley and moved its adoption:

Amend House File 246 as follows:

1. By striking lines three (3) and four (4) of section one (1) and by inserting in lieu thereof the following:

"line fifteen (15) after the period (.) the following: 'The investigation shall be made by a probation officer, by the agency in charge of parole agents, or by another appropriate agency, as determined by the court.'

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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	Frey	Lange	Reichardt
Burns	Frommelt	Lisle	Reno
Cassidy	Gaudineer	Lodwick	Reppert
Clarke	Glenn	Lucken	Rigler
Coleman	Hagedorn	McGill	Riley
Condon	Heaberlin	Messerly	Schaben
DeHart	Heying	Mills	Shaff
DeKoster	Hill	Murray	Shirley
Denman	Klefstad	Neu	Stanley
Dodds	Kosek	Nurse	Stephens
Elvers	Kruck	O'Malley	Van Eaton
Ely	Kyhl	Patton	Van Gilst
Erskine	Lamborn	Potgeter	Walsh
Flatt			

Nays: 0

Absent or not voting: 8

Balloun	Buren	Hougen	Kibbie
Briles	Floy	Jepsen	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 685, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein, 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 685 as follows:

- 1. In section 8, line 1, strike the words "and study," and insert in lieu thereof the words ", study, and public information,".
  - 2. Strike section 10.

Senator Ely asked and received unanimous consent that further action on Senate File 685 be deferred.

President Fulton took the chair at 11:10 a.m.

On motion of Senator Kibbie, Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight, 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 further action on Senate File 681 be deferred.

On motion of Senator Ely, Senate File 728, a bill for an act relating to barbering, was taken up for 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: 41

Benda	Frey	Lange	Potgeter
Burns	Frommelt	Lisle	Reichardt
Cassidy	Glenn	Lodwick	Reppert
Condon	Heying	McGill	Rigler
DeHart	Jepsen	Messerly	Riley
Denman	Kibbie	Murray	Schaben
Dodds	Klefstad	Neu	Stanley
Elvers	Kosek	Nurse	Van Eaton
Ely	Kruck	O'Malley	Van Gilst
Erskine	Lamborn	Patton	Walsh
Flatt			
Nays: 8			
DeKoster	Kyhl	Mills	Shaff
Hill	Lucken	Reno	Stephens
Absent or not	voting: 12	·	

not voting: 12

Balloun	Clarke	Gaudineer	Hougen
Briles	Coleman	Hagedorn	Main
Buren	Floy	Heaberlin	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, the Senate recessed until 2:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# VISIT BY CLEAR LAKE COMMODORES

President Fulton welcomed the Clear Lake Commodores, Joe Roth, Don Goranson, Edward Kotz, M. A. Hintzman and Representatives Leigh Curran and Harold Wolfe.

Mr. Hintzman issued an invitation to the Senate to attend the 28th annual Governor's Day event, July 27, 28 and 29, at Clear Lake.

# THIRD READING OF BILLS

On motion of Senator Dodds, House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Lange called up the following amendment filed by Senators Lange, Reppert and Benda and moved its adoption:

Amend House File 101 as follows:

- 1. By inserting following the word "deposit" in line three (3), subsection one (1) of section four (4) the following words "in excess of fifty (50) dollars".
- 2. Further amend by inserting following the word "sum" in line four (4) of subsection one (1), section four (4) the following words: "in excess of fifty (50) dollars".
- 3. Further amend by inserting following the word "sum" in line ten (10) subsection two (2) of section four (4) the following: "in excess of fifty (50) dollars".

The amendment was adopted.

Senator Benda called up the amendment filed by him May 18 and found on page 1515-1516 of the journal.

Senator Reppert rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point well taken.

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: 51

Benda	Frey	Lisle	Reno
Buren	Frommelt	Lodwick	Reppert
Burns	Gaudineer	Lucken	Rigler
Cassidy	Glenn	McGill	Riley
Clarke	Hagedorn	Messerly	Schaben

DeHart Heaberlin Hill DeKoster Kibbie<sup>-</sup> Denman Dodds Klefstad Kosek Elvers Kruck Ely Lamborn Erskine Flatt Lange

Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 3

Briles

Kyhl

Main

Absent or not voting: 7

Balloun Coleman Condon Floy Heying Hougen

Jepsen

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 House File  $101\ \mathrm{be}$  immediately messaged to the House.

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

The Senate reconvened with President Fulton presiding.

#### THIRD READING OF BILLS

On motion of Senator Schaben, Senate File 266, 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 Schaben called up the amendment filed March 3, found on page 526 of the journal, and moved its adoption.

The amendment was adopted.

Senator Schaben moved that the bill be read a third 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

Clarke

Frommelt Gaudineer Glenn Hagedorn Kibbie

Frev

Lange Lodwick Lucken Main McGill Messerly Patton Potgeter Reichardt Reno Reppert Riley

Mills

Coleman Denman Dodds Ely Erskine

Klefstad Kosek Kruck Kvhl

Lamborn

Murray Neu Nurse O'Malley Schaben Shirley Stanley Van Gilst Walsh

Floy

Nays: 10

DeHart DeKoster Heaberlin Hill

Jepsen

Rigler Shaff Stephens Van Eaton

Flatt

Absent or not voting: 6

Balloun Condon Elvers Heying

Hougen

Lisle

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 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight, was taken up for further consideration.

Senator Frey called up the amendment filed by Senator Balloun on May 10, found on page 1365 of the journal, and moved its adoption:

The amendment was lost.

Senator Lodwick called up the amendment filed by him May 19 and found on page 1551 of the journal.

Senator Kosek offered the following amendment to the amendment and moved its adoption:

Amend the Lodwick Amendment filed May 19, 1967 to Senate File 681 by inserting after "Code," in line 16 the following new sentence: "All truck trailers under permit for delivery shall contain no freight or additional load."

The amendment to the amendment was adopted.

President Pro Tempore O'Mallev took the chair at 4:10 p.m.

Senator Lodwick moved the adoption of his amendment as amended.

Division was requested.

The amendment was adopted.

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 681, Sec. 4., as follows:

- 1. By striking lines two (2) and three (3) and inserting in lieu thereof the following: "loads with a width exceeding the roadway lane width of any highway or street shall be under escort. Permits for the move-".
- 2. By striking line seven (7) and inserting in lieu thereof the following: "less than thirty (30) miles per hour nor more than forty-five (45) miles per hour and the vehicle with".

President Fulton took the chair at 4:25 p.m.

Senator Lisle moved that action on the amendment filed by Senator Kibbie be deferred.

Division was requested.

The motion was lost.

Senator Kibbie moved the adoption of his amendment.

The amendment was adopted.

Senator Flatt offered the following amendment filed by Senators Flatt and Lisle and moved its adoption:

Amend Senate File 681 as follows:

Section 3, line 1 by striking the words, "annual permits and".

Further amend in section 3, line 5 after the word, "system" adding the following words, "Annual permits shall be issued by the State Highway Commission."

Division was requested.

The amendment was lost.

The following amendment filed by Senators Lisle and Riley was ruled out of order because it concerned the same subject matter as the Kibbie amendment:

Amend Senate File 681, section four (4), by striking lines two (2) and three (3) and inserting in lieu thereof the following:

"loads having a width in excess of one-half of the roadway of the highway or street less one (1) foot and traveling on a roadway having less than three (3) lanes for traffic and all movements by permit of vehicles with indivisible loads having a width in excess of the width of the lane in which the vehicle is traveling less one (1) foot in the case of a vehicle traveling on a roadway having three (3) or more lanes for traffic shall be under escort. Permits for the move-"

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: 49

Lamborn Potgeter Benda Floy Reichardt Briles Frev Lodwick Buren Frommelt Lucken Reno Burns Gaudineer Main Reppert Cassidy Glenn McGill Rigler Coleman Hagedorn Messerly Riley DeHart Heaberlin Mills Schaben DeKoster Murrav Shaff Jepsen Neu Shirley Denman Kibbie Dodds Klefstad Nurse Van Eaton O'Mallev Van Gilst Elvers Kosek Elv Kyhl Patton Walsh

Erskine

Nays: 6

Flatt Lange Stanley Stephens Hill Lisle

Absent or not voting: 6

Balloun Condon Hougen Kruck

Clarke Heying

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

# PROOF OF PUBLICATION

Published copy of House File 734 and verified proof of publication in the Council Bluffs Nonpareil, a newspaper published daily in Pottawattamie County, on May 18, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of the Senate

### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the Stanley amendment to Senate File 733, filed May 18, 1967, failed to pass the Senate.

TOM J. FREY

# BILLS ASSIGNED TO COMMITTEE

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

H. F.	249	Governmental Affa	irs
н. г.	274	Governmental Affa	irs
н. ғ.	684	Safety and Law En	forcement

H.F. 691

Safety and Law Enforcement

H. F. 702

Ways and Means

## 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 concurred in Senate amendment to and passed House File No. 152, a bill for an act relating to the cost of foster home care for children of deceased veterans.

# Also:

That the House has concurred in Senate amendment to and passed House File No. 165, a bill for an act to declare teaching a profession.

# Also:

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

House File No. 709, a bill for an act to create a school budget review committee and to define the powers and duties of said committee.

#### Also:

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

House File No. 727, a bill for an act to provide for refunding overpayments for the 1966 Code and Iowa departmental rules, 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 No. 729, a bill for an act to make appropriations to members of the Iowa court study commission.

#### Alea.

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

House File No. 730, a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee.

#### Also:

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

House File No. 726, a bill for an act to make appropriations to members of the Iowa commission on the aging.

## Also:

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

Senate Concurrent Resolution 21, providing that the Eastern Orthodox Church be recognized as a major faith in the state of Iowa.

Also:

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

Senate Concurrent Resolution 46, providing for Memorial Day adjournment, Friday, May 26, 1967.

Also:

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

Senate File No. 385, a bill for an act relating to state aid for the mentally ill and mentally retarded.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File 709, a bill for an act to create a school budget review committee and to define the powers and duties of said committee.

Read first and second times, and passed on file.

House File 727, a bill for an act to provide for refunding overpayments for the 1966 Code of Iowa departmental rules, and to make an appropriation therefor.

Read first and second times, and passed on file.

House File 729, a bill for an act to make appropriations to members of the Iowa court study commission.

Read first and second times, and passed on file.

House File 730, a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee.

Read first and second times, and passed on file.

House File 726, a bill for an act to make appropriations to members of the Iowa commission on the aging.

Read first and second times, and passed on file.

#### AMENDMENTS FILED

Amend Senate File 793 as follows:

- 1. Amend section one (1) by striking all of such section.
- 2. Amend section two (2) by striking all of such section after the period in line ten (10) and inserting in lieu thereof the following:
  - "There shall be initially established within the department the following services:
- "1. Environmental engineering service, which shall be responsible for programs relating to water supply, water pollution control, air pollution control, radiological health, general sanitation, industrial hygiene, and related functions;

- "2. Community health service, which shall be responsible for programs relating to community health, regional office administration, public health nursing, local health services, and related functions:
- "3. Chronic illness and aging service, which shall be responsible for programs relating to heart disease, cancer, other chronic illnesses, aging, and related functions;
- "4. Administrative service, which shall be responsible for programs relating to administration, records and statistics, licensing and certification, coordination and investigation, and related functions;
- "5. Health facilities service, which shall be responsible for programs relating to health facilities construction, mental health facilities construction, consultation and licensure of health facilities, health facilities surveys, and related functions;
- "6. Preventive medical service, which shall be responsible for programs relating to infectious disease control, tuberculosis control, venereal disease control, veterinary public health, and related functions;
- "7. General health service, which shall be responsible for programs relating to maternal and child health, dental health, nutrition, health education, and related functions,"
- 3. Amend sections three (3), four (4), five (5), six (6), and seven (7) by striking all of such sections.
  - 4. Amend section eight (8) by striking from line four (4) the word "subordinate".
- 5. Amend section nine (9) by striking from line three (3) the words "pursuant to chapter seventeen A (17A) of the Code".
- 6. Amend section ten (10) by striking from line ten (10) the word "effective" and inserting in lieu therof the word "effective".
  - 7. Amend section thirteen (13) by striking all of such section.
- 8. Amend section fourteen (14) by striking all of such section and inserting in lieu thereof the following:

Section one hundred thirty-five point forty-three (135.43), Code 1966, is hereby amended by adding thereto the following sentence: "From and after July 1, 1969, the functions and duties of the department of health relating to this section shall be transferred to and assumed by the department of social services."

9. Amend section fifteen (15) by striking all of such section and inserting in lieu thereof the following:

Section one hundred thirty-five point forty-four (135.44), Code 1966, is hereby amended by adding thereto the following sentence: "From and after July 1, 1969, the functions and duties of the department of health relating to this section shall be transferred to and assumed by the department of social services."

10. Amend section sixteen (16) by striking all of such section.

- 11. Amend section nineteen (19) by striking from lines five (5), six (6), and seven (7) the words "the division of health planning and resources development and the division of administrative services" and inserting in lieu thereof the words "the health facilities service and administrative service".
- 12. Amend section twenty (20) by striking from lines four (4) and five (5) the words "division of health planning and resources development" and inserting in lieu thereof the words "health facilities service".
  - 13. Further amend Senate File 793 by adding the following as a new section:

"Subsection eleven (11) of section one hundred thirty-five point eleven (135.11) and sections one hundred thirty-five point two (135.2), one hundred thirty-five point five (135.5), one hundred thirty-five point sixteen (135.16), one hundred thirty-five point seventeen (135.17), one hundred thirty-five B point ten (135B.10), and one hundred thirty-five B point eleven (135B.11), Code 1966, are hereby repealed."

14. Further amend by renumbering the sections in conformity with this amendment.

LEE GAUDINEER

MAX E. RENO
STANLEY M. HEABERLIN
ALAN SHIRLEY
VERNON H. KYHL
HUGH H. CLARKE

Amend Senate File 807 as follows:

- 1. Amend section four (4) by striking from line seven (7) all after the word "Act" through line ten (10), inclusive, and by inserting in lieu thereof a period (.).
- 2. Amend section seven (7) by striking all after the period (.) in line eight (8) through the period (.) in line thirteen (13), inclusive.
  - 3. Amend section nine (9) by striking all of such section.

WILLIAM J. REICHARDT

Amend Senate File 495 as follows:

- 1. Amend the title by striking the word "doctor" and by inserting in lieu thereof the word "physician".
- 2. Further amend Senate File 495 by striking lines three (3) through seven (7) thereof and by inserting in lieu thereof the following: "Unless the prescription indicates to the contrary, the label of any drug sold and dispensed on the prescription of a licensed physician or dentist shall include the name and strength of the drug."

HOWARD C. REPPERT, JR.

Amend Senate File 807 as follows:

1. By striking from section 2, lines seven (7) through nineteen (19).

GENE W. GLENN

Amend Senate File 807 as follows:

1. By adding the following new section:

"After the effective date of this Act, no assessing district shall increase the total of its personal property assessed valuations above the value as shown on the assessment rolls as of the year 1967."

WILLIAM J. REICHARDT
WARREN J. KRUCK
MAX E. RENO
MERLE W. HAGEDORN
ROGER J. SHAFF
JAMES A. POTGETER
JOHN M. WALSH

# Amend Senate File 807 as follows:

- 1. Amend section two (2) by inserting at the end thereof the following new subsection:
- "6. When the credit provided for herein shall have reached an amount equal to one hundred (100) percent of the tax levied on all personal property, all provisions of the Code of Iowa relative to the assessment and levy of tax upon tangible personal property are repealed. In the absence of further legislation, this provision is determined to be applicable to all statutes in general and in particular according to the context hereof,"

WILLIAM J. REICHARDT

Amend Senate File 807 by striking all after the enacting clause and inserting in lieu thereof the contents of Senate File 676.

JOSEPH B. FLATT ERNEST KOSEK

#### Amend Senate File 807 as follows:

- 1. Amend the title by striking all after the word "Act" in line one (1) and by inserting in lieu thereof the words "relating to the abolition of the personal property tax."
- 2. Amend section four (4) by striking from line seven (7) all after the word "Act" through line ten (10), inclusive, and by inserting in lieu thereof a period (.).
- 3. Amend section seven (7) by striking all after the period (.) in line eight (8) through the period (.) in line thirteen (13), inclusive.
  - 4. Amend section nine (9) by striking all of such section.

WILLIAM J. REICHARDT

Amend House File 92 by striking Section one (1) of the bill and inserting in lieu thereof the following:

"Section one (1). Section fifteen point thirty-seven (15.37), Code 1966, is hereby repealed and the following inserted in lieu thereof: With the exception only of machines purchased at a cost of two thousand dollars (\$2,000.00) or less of the offset type, mimeographs and similar duplicators, no department or agency of the state located in the city of Des Moines shall purchase, possess or operate any presses and other printing equipment without the written permission of the state printing board. All other presses and printing equipment owned by the state of Iowa or possessed by any of its departments or agencies operating such equipment in the city of Des Moines shall be centralized in a state building at the city of Des Moines to be and remain under the control of the state printing board."

ROBERT R. RIGLER HOWARD C. REPPERT, JR.

Amend Senate File 807 by inserting as section one (1) the following and renumbering the remaining sections:

Section 1. Section four hundred twenty-seven point one (427.1), Code 1966, is amended by adding a new subsection as follows:

"Personal property inventories. All inventories of personal property intended for ultimate sale or resale, with or without additional processing, manufacturing, fabricating, compounding or servicing."

Also, by striking section nine (9).

Also, by striking section thirteen (13) and inserting in lieu thereof the following:

"Sec. 13. There is hereby appropriated from the general fund of the state, from any moneys not otherwise appropriated, such amounts as are necessary to effectuate this Act."

JOSEPH B. FLATT ROBERT RIGLER

House File 224 is hereby amended by striking from section ten (10), subsection one (1), paragraph c., the word "name" and inserting in lieu thereof the words "generic name, or the equivalent official name as listed by the United States pharmacopoeia,".

DONALD W. MURRAY

Amend the Judiciary Committee amendment to House File 151 filed May 10, 1967 by striking all of lines thirteen (13), fourteen (14) and fifteen (15) thereof and redesignating the remaining sub-paragraphs.

STANLEY M. HEABERLIN

Amend Senate File 685 as follows:

- 1. In section 1, strike lines 1 through 4 and insert in lieu thereof the following:
- "Section 1. The purpose of this Act is to permit information concerning persons believed to be mentally handicapped to be efficiently used by and exchanged among the state and".
- 2. In section 7, insert the following before the period in line 4: "for the purposes of this Act".

DAVID STANLEY JOHN M. ELY, JR.

Amend House File 151 by adding a new subsection to section seven (7) as follows:

"3. Amend, repeal or modify the common law doctrine of attractive nuisance."

TOM RILEY

Amend Senate File 685 as follows:

- 1. Amend section one (1) by striking lines one (1) through nine (9), inclusive, and by inserting in lieu thereof the following:
- Section 1. "The purpose of this Act is to permit the efficient use and exchange of information between the state of Iowa and local governments within the state, their

departments and agencies, and other public or private agencies, for the purpose of assisting any of the agencies in providing care, evaluation, services, assistance, education, habilitation, or rehabilitation to persons believed to be mentally handicapped."

JOHN M. ELY, JR.

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m., Tuesday, May 23, 1967.

# JOURNAL OF THE SENATE

Senate Chamber,
Des Moines, Iowa, Tuesday, May 23, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Donald Arthur, pastor of the Methodist Church, Bloomfield, Iowa.

### ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

The roll call revealed all other members of the Senate present with the exception of Senators Briles, Buren, Burns, Coleman, Condon, Denman, Flatt, Hagedorn, Heying, Hougen, Jepsen, Lisle, Reppert, Riley, Schaben, Shirley and Stanley.

#### VISITORS

Senator O'Malley rose on point of personal privilege to present 60 senior students from East High school, Des Moines, who were seated in the gallery with their instructors, Keith Tannatt and Miss Wilma Jones.

Senator Balloun rose on point of personal privilege to present 17 first and second grade students from the Sac and Fox Day school, Tama, who were accompanied by Superintendent Wolfe, and were seated in the balcony.

# **PETITIONS**

The following petitions were presented and placed on file.

By Senators Erskine and Van Eaton from 12 residents of Woodbury County, supporting abolishment of the personal property tax and increasing the sales and income tax.

By Senator Riley from 24 residents of Linn County in favor of the proportionate sharing plan.

By Senator Reppert from 13 citizens of the State, in favor of rights for civil service employees.

By Senator Schaben from 26 residents of Shelby County, in favor of legalized pari-mutuel wagering on horses.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that May 22, 1967, the Governor had approved the following bills.

Senate File 219, an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor.

Senate File 711, an act relating to training schools for members of the Department of Public Safety.

Senate File 608, an act relating to the blind, the partially blind, and the physically disabled.

Senate File 440, an act relating to licensing to grade and weigh grain.

Senate File 255, an act relating to special assessments for asphalt stabilization.

Senate File 725, an act to appropriate funds to defray expenses of the inaugural ceremonies.

Senator Gaudineer took the chair at 8:20 a.m.

### THIRD READING OF BILLS

On motion of Senator Nurse, House File 137, a bill for an act relating to the notation of school district on an income tax return, 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: 34

Balloun
Benda
Cassidy
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine Frey Frommelt Gaudineer Heaberlin

Gaudineer Heaberlin Kibbie Klefstad Kosek Kyhl Lamborn Lucken Main

McGill Murray Neu Nurse O'Malley Patton
Potgeter
Reichardt
Rigler
Shaff
Stephens
Van Eaton

Van Eato Walsh

Nays: 1

Stanley

Absent or not voting: 26

Briles
Buren
Burns
Clarke
Condon
Denman
Flatt

Floy Glenn Hagedorn Heying Hill Hougen Jepsen Kruck Lange Lisle

Lisle Lodwick Messerly Mills Reno Reppert Riley

Schaben Shirley 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 McGill, House File 197, a bill for an act relating to deer hunting licenses, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committe adopted.

The following committee amendment was considered:

Amend House File 197 as follows:

Amend House File 197 by striking in line 22 the words "without a license, but" and insert in lieu thereof",".

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: 39

Balloun Erskine Kyhl Potgeter Lamborn Reno Benda Flatt Lucken Rigler Cassidy Frev Clarke Frommelt Main Rilev Shaff Coleman Gaudineer McGill Stanley DeHart Heaberlin Murray Stephens DeKoster Jepsen Neu Van Eaton Dodds Kibbie Nurse Elvers Klefstad O'Malley Walsh Patton Ely Kosek

Nays: 0

Absent or not voting: 22

Briles	Glenn	Lange	Reichardt
Buren	Hagedorn	Lisle	Reppert
Burns	Heying	Lodwick	Schaben
Condon	Hill	Messerly	Shirley
Denman	Hougen	Mills	Van Gilst
Floy	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 Benda, Senate File 184, a bill for an act to amend chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks, 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 184 by striking Section 2.

The amendment was adopted.

Senator Shaff called up the following amendment filed by Senators Shaff and Cassidy and moved its adoption:

Amend Senate File 184 by striking from line six (6) in section one (1) the word "twenty" (20) and inserting in lieu thereof the word "thirty" (30).

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: 42

Erskine Lamborn Potgeter Balloun Reno Renda Flatt Lisle Lucken Reppert Burns Frey Frommelt Main Rigler Cassidy Gaudineer McGill Rilev Clarke Shaff Heaberlin Coleman Murray DeHart Jepsen Neu Stanley Kibbie Nurse Stephens DeKoster Dodds Klefstad O'Malley Van Eaton Walsh Kosek Patton Elvers Ely Kyhl

Nays: 0

Absent or not voting: 19

Briles Glenn Kruck Reichardt Schaben Buren Hagedorn Lange Condon Lodwick Shirley Heying Van Gilst Denman Hill Messerly Flov Hougen Mills

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

# HOUSE CONCURRENT RESOLUTION 20

Senator O'Malley called up House Concurrent Resolution 20, found on page 1456 of the journal, and moved its adoption.

The Resolution was adopted.

# SENATE CONCURRENT RESOLUTION 45

Senator McGill called up Senate Concurrent Resolution 45, found on page 1454 of the journal, and moved its adoption.

The Resolution was adopted.

On motion of Senator Potgeter, House File 295, a bill for an act relating to the holding of local and state-wide poultry shows, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potgeter moved that the bill be read a 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
Benda
Briles
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Jepsen
Kibbie

Kyhl
Lamborn
Lisle
Lucken
Main
McGill
Murray
Neu
Nurse
Patton
Potgeter

Reichardt Reppert Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Walsh

Navs: 0

· Absent or not voting: 18

Buren Burns Condon Denman Floy Glenn Heying Hill Hougen Kruck

Klefstad

Kosek

Lange Lodwick Messerly Mills O'Malley Reno Schaben 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 Dodds, Senate File 764, a bill for an act relating to reciprocal or inter-insurance exchanges, was taken up for consideration.

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: 44

Balloun
Benda
Briles
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Jepsen
Kibbie
Klefstad
Kosek

Kyhl Lamborn Lisle Lucken Main McGill Murray Neu

Nurse

Patton

O'Malley

Reichardt Reno Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Walsh

Potgeter

Nays: 0

Absent or not voting: 17

Buren Glenn Kruck. Mills Burns Heying Lange Reppert Hill Schaben Condon Lodwick Denman Hougen Messerly Van Gilst 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 Stanley, House File 70, a bill for an act relating to juvenile delinquency, 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 70 as follows:

In section two (2), strike lines five (5) through seven (7), inclusive, and insert in lieu thereof the following:

 $^{\prime\prime}$ 5. For a parent willfully to fail to support his child under eighteen years of age whom he has a legal obligation to support."

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:

Aves: 52

Balloun Flatt Kyhl Patton Benda Floy Lamborn Potgeter Briles Frev Lange Reichardt Burns Frommelt Lisle Reno Cassidy Gaudineer Lucken Reppert Clarke Main Glenn Rigler Coleman McGill Hagedorn Rilev DeHart Heaberlin Messerly Shaff DeKoster Jepsen Mills Stanley Denman Kibbie Murray Stephens Dodds Klefstad Neu Van Eaton Elvers Van Gilst Kosek Nurse Ely Walsh Kruck O'Malley

Nays: 0

Absent or not voting: 8

BurenHeyingHougenSchabenCondonHillLodwickShirley

Voting present: 1

Erskine

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 673, a bill for an act relating to littering of public waters, with report of committee recommending passage, was taken up, considered, and the report of the committee 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:

Aves: 54

Balloun Benda Briles Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Elv Erskine Flatt

Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin Jepsen Klefstad Kosek Kruck Kvhl Lamborn Lange

Floy

Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse O'Mallev Patton Potgeter

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 7

Buren

Condon Heving

Hill

Kibbie

Burns

Hougen

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

# MOTION TO RECONSIDER

Senator Riley submitted the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which Senate File 681 passed the Senate.

The motion prevailed.

Senator Riley moved that the vote by which Senate File 681 went to its third reading be reconsidered, which motion prevailed.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 681, section four (4), line two (2), by inserting the following after the word "loads":

"or of mobile homes"

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: 54

Balloun Renda Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster Dodds Elvers Elv Erskine

Flatt Floy Frev Glenn

Frommelt Gaudineer Hagedorn Heaberlin Heying Jepsen Kibbie Klefstad Kosek

Lamborn \* Lange

Lisle

Neu

Nurse

Patton

O'Mallev

Lodwick Lucken Main McGil1 Messerly Murray

Reichardt Reno Reppert Rigler Rilev Schaben Shaff

Potgeter

Shirley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Hill

Stanley

Kruck

Absent or not voting: 5

Buren

Hougen

Kyhl

Mills

Denman

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

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.

On motion of Senator Kyhl, Senate File 789, a bill for an act relating to requiring a Bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required, was taken up for consideration.

Senator Kyhl called up the following amendment and moved its adoption:

Amend Senate File 789 by adding thereto the following section:

"The provisions of this act shall apply to motor vehicle dealers licenses issued for the year 1968 and for each year thereafter."

The amendment was adopted.

President Fulton took the chair at 9:35 a.m.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 789 by striking the word "repealed" in line two (2) and all of line three (3) and inserting in lieu thereof the following: "amended by adding the following:".

The amendment was adopted.

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

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

Aves: 54

Balloun Benda Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Kibbie Elv Kosek

Erskine Flatt Floy Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Jepsen

Kyhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Murray Neu Nurse

Kruck

Patton Potgeter Reichardt Reno Reppert Rigler Rilev Schaben Shaff Stephens Van Eaton Van Gilst Walch

Nays: 2

Klefstad

Stanley

Absent or not voting: 5

Buren

Mills

O'Malley

Shirley

Hougen

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

Senator Kyhl asked and received unanimous consent that Senate File 789 be immediately messaged to the House.

#### SPECIAL ORDER

The time having arrived the Chair announced the special order of business on Senate File 793.

## THIRD READING OF BILLS

On motion of Senator Clarke, Senate File 793, a bill for an act relating to the reorganization of the department of health, was taken up for consideration.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend Senate File 793 as follows:

1. By striking from line two (2) of section eight (8) the words, "Except as otherwise provided by this Act, the" and by inserting in lieu thereof the word, "The".

The amendment was adopted.

Senator Clarke called up the amendment filed May 22, 1967, found on pages 1570 - 1572 of the journal, by Senators Gaudineer, Reno, Heaberlin, Shirley, Kyhl and Clarke.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer et al amendment to Senate File 793 filed May 22, 1967 by striking in line seventy-nine (79) the words, "one hundred thirty-five (135) and all of lines eighty (80) and eighty-one (81).

Further amend Gaudineer et al amendment by striking all of line two (2).

The amendment to the amendment was adopted.

Senator Clarke moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 793 by striking lines one (1) and two (2) of Section eighteen (18) and by renumbering the remaining sections.

The amendment was adopted.

Senator Clarke moved that the bill be read a third 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 Erskine Kosek O'Mallev Benda Flatt Kruck Patton Briles Flov Kyhl Potgeter Buren. Lamborn Reichardt Frey Burns Reno Frommelt Lange Cassidy Rigler Gaudineer Lisle

Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers

Glenn Hagedorn Heaberlin Heying Hill Jepsen Kibbie Klefstad

Lucken Main McGill Messerly Murray Neu Nurse

Lodwick

Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Ely

Navs: 0

Absent or not voting: 4

Hougen

Mills

Reppert

Shirley

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 on Senate File 795.

# THIRD READING OF BILLS

On motion of Senator Gaudineer, Senate File 795, a bill for an act relating to the reorganization of the office of state comptroller, including reorganization and reassignment of various state offices and departments including the state printing board, the superintendent of printing, the capitol buildings and grounds department, the superintendent of capitol buildings and grounds, the state car dispatcher, centralized purchasing procedure, assignment of office and department space procedure, mail delivery and messenger service, state and federal surplus property programs, record storage, data processing, partial functions of the armory board and involving other functions and departments, was taken up for consideration.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 795 as follows:

1. Amend section fifty-one (51) by striking all of lines three (3), four (4) and five (5) and by inserting in lieu thereof the following:

"The superintendent of printing shall be appointed pursuant to the merit system. and shall be qualified by either education or experience."

2. Amend section sixty-six (66) by striking all of lines three (3), four (4) and five (5) and by inserting in lieu thereof the following:

"The superintendent of public buildings and grounds shall be appointed pursuant to the merit system."

3. Amend section ninety-four (94) by striking all of lines five (5) through eight (8), inclusive, and by inserting in lieu thereof the following:

The amendment was adopted.

Senator Stanley offered the following amendment filed by Senators Stanley and Gaudineer and moved its adoption:

Amend Senate File 795 as follows:

1. By striking in section two (2) line eighteen (18) the word, "disperse" and by inserting in lieu thereof the word "disburse".

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 11:00 a.m.

Senator Neu offered the following amendment and moved its adoption:

Amend Senate File 795 as follows:

Amend Senate File 795 by striking lines four (4) through seven (7) of section seven (7) and by inserting in lieu thereof the following: "The state comptroller shall be a certified public accountant, possess executive ability and be knowledgeable in the area of governmental accounting."

Division was requested.

The amendment was lost.

Senator Rigler offered the following amendment filed by Senators Rigler, Lange and Gaudineer and moved its adoption:

Amend Senate File 795 as follows:

1. By inserting in Section four (4), line fifteen (15) after the word, "Arrange" the following:

", when necessary and after approval by executive council,"

The amendment was adopted.

Senator Stanley offered the following amendment filed by Senators Stanley and Clarke and moved its adoption:

Amend Senate 795 as follows:

- 1. In section 81, line 12, insert the word "aggregate" before the word "purchase".
- 2. In section 81, insert the following new paragraph after line 17:

"In order to comply with the provisions of this section and other provisions of the Code regarding purchasing, any lot or quantity of identical items which could reasonably be purchased as a single lot or quantity shall not be purchased as two or more separate lots or quantities,"

The amendment was adopted.

Senator Rigler offered the following amendment filed by Senators Rigler and Gaudineer and moved its adoption:

Amend Senate File 795 as follows:

1. By striking in section forty-six (46), line six (6) the word, "biannual" and by inserting in lieu thereof the word, "biennial".

The amendment was adopted.

Further action on Senate File 795 was temporarily deferred.

### 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 House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 21 directing the Iowa Legislative Research Committee to conduct a study of the littering problem of the State.

### HOUSE CONCURRENT RESOLUTION 21

By: Moffitt, Petersen of Dallas, Redfern, Roorda, Diehl, Graham, Kiilsholm, Nolin, Mayberry, Distelhorst, Nelson, Knight, Nielsen, Middleswart, Roe, Bailey, and Van Roekel

WHEREAS, littering, the indiscriminate disposing of cans, bottles, garbage, and other rubbish, is becoming commonplace throughout the nation and the State; and

WHEREAS, littering results in the distraction and destroying of the natural beauty of the landscape and surrounding countryside and in unsightliness in general; and

WHEREAS, it is general practice for food products and alcoholic beverages to be dispensed in nonredeemable type containers; and

WHEREAS, it is the growing tendency of soft-drink manufacturers and vendors also to dispense their products in nonredeemable type containers; and

WHEREAS, it is apparent that supervision by governmental bodies and agencies is lacking in providing suitable disposal receptacles, dumping areas, and garbage-collection disposal systems for articles of litter; and

WHEREAS, present laws intended to control littering are generally ignored and evaded; and

WHEREAS, littering is directly related to the health, safety, and general welfare of the citizens of the nation and this State; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that the Iowa Legislative Research Committee be directed to conduct, during the 1967-1969 legislative biennium, a study of the littering problem of the State, the laws related thereto, and the need for additional legislation to correct the littering problem.

BE IT FURTHER RESOLVED that the Legislative Research Committee establish a committee in accordance with section 2.55 of the Code to assist with the study of the littering problem.

BE IT FURTHER RESOLVED that the committee assisting in the study be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

# Also:

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

House File No. 700, a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds.

#### Also:

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

House File No. 48, a bill for an act relating to the payment of property damage claims under liability policies.

#### Also:

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

House File No. 15, a bill for an act to amend section 298.18, Code 1966, relating to school bond taxes.

#### Also:

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

House File No. 697, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions.

Also:

That the House has adopted the following House Joint Resolution 32 in which the concurrence of the Senate is asked:

House Joint Resolution 32 extending the June 1, 1967 deadline for the General Assembly to subdistrict the counties and districts in the State to a date no later than June 15, 1967.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File 700, a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds.

Read first and second times, and passed on file.

House File 48, a bill for an act relating to the payment of property damage claims under liability policies.

Read first and second times, and passed on file.

House File 15, a bill for an act to amend section 298.18, Code 1966, relating to school bond taxes.

Read first and second times, and passed on file.

House File 697, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions.

Read first and second times, and passed on file.

House Joint Resolution 32, extending the June 1, 1967 deadline for the General Assembly to subdistrict the counties and districts in the State to a date no later than June 15, 1967.

Read first and second times, and passed on file.

#### SENATE CONCURRENT RESOLUTION 47

Senator Murray called up Senate Concurrent Resolution 47, found on page 1491 of the journal.

Senator Reichardt called up the amendment filed by him on May 19, 1967, found on page 1548 of the journal.

Senator Murray rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point not well taken.

Senator Reichardt moved the adoption of the amendment.

Division was requested.

The amendment was lost.

Senator Denman rose on point of order on the Resolution, questioning if it was in proper form.

The Chair ruled the point not well taken.

On motion of Senator Frommelt, the Senate recessed until 1:10 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### ROLL CALL

Roll call revealed all Senators present except the following: Senators Benda, Briles, Buren, Cassidy, Clarke, Coleman, Condon, DeHart, Denman, Ely, Floy, Frey, Heying, Hougen, Lisle, Messerly, Murray, O'Malley, Reichardt, Reppert, Schaben, Stanley and Stephens.

Also absent was the Secretary of the Senate, Al Meacham.

Excused were members of the state department appropriations sub-committee, Senators Flatt, Glenn, Hagedorn, Kruck and Riley.

# HOUSE AMENDMENTS CONSIDERED

Senator McGill called up for consideration Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county, amended by the House with the following amendment:

Amend Senate File 516 as follows:

Section 1, by striking from line six (6) the words "or county" and inserting in lieu thereof the words ", county, city, town, or any nonprofit camping club or organization".

Senator McGill called up the following amendment to the amendment filed by Senator Flatt and moved its adoption:

Amend Senate File 516 as follows:

Amend the House amendment to Senate File 516 in lines 4 and 5 by striking after the word, "non-profit" the words "camping club or organization" and inserting in lieu thereof the word "corporation."

The amendment to the amendment was adopted.

Senator McGill moved the adoption of the House amendment as amended.

The amendment was adopted.

Senator McGill moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

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

Ayes: 41

Balloun Burns Cassidy Clarke DeHart DeKoster Denman Dodds Elvers Frommelt
Gaudineer
Heaberlin
Heying
Hill
Jepsen
Klefstad
Kosek
Kyhl

Lamborn

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse

O'Malley

Patton
Potgeter
Reichardt
Reno
Rigler
Shaff
Shirley
Van Eaton
Van Gilst
Walsh

Erskine

Nays: 0

Absent or not voting: 20

Benda Briles Buren Coleman Condon Flatt Floy Frey Glenn Hagedorn Hougen Kibbie Kruck Lisle Murray Reppert Riley Schaben Stanley Stephens

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 516

This explanation is filed to record my "Aye" vote on Senate File 516. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

#### THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans, was taken up for consideration.

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: 48

Balloun Buren Burns Ely Erskine Floy Kosek Kyhl Lamborn O'Malley Patton Potgeter Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Frey
Frommelt
Gaudineer
Heaberlin
Heying
Hill
Jepsen
Kibbie

Lange
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Reichardt Reno Rigler Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 13

Benda Briles Flatt Glenn Hagedorn Hougen Kruck

Klefstad

Lisle Lucken Reppert Riley Schaben 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 Jepsen, House File 467, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Jepsen moved that the bill be read a third 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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Ely
Erskine
Floy
Frey
Frommelt
Gaudineer
Heaberlin
Heying
Hill
Jepsen

Klefstad Kosek Kyhl Lamborn Lange Lucken McGill Messerly Mills Murray Neu Nurse

Patton
Potgeter
Reichardt
Reno
Rigler
Shaff
Shirley
Stanley
Van Eaton

Van Gilst

Walsh

O'Malley

Nays: 0

Absent or not voting: 13

Benda

Hougen

Kibbie

Lodwick

Riley

Flatt Glenn Kruck Lisle Main Reppert Schaben Stephens

Hagedorn

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 McGill, House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith, was taken up for further consideration.

The amendment by the judiciary committee was called up for further consideration.

Senator Heaberlin called up the following amendment to the amendment and moved its adoption:

Amend the Judiciary Committee amendment to House File 151 filed May 10, 1967 by striking all of lines thirteen (13), fourteen (14) and fifteen (15) thereof and redesignating the remaining sub-paragraphs.

Division was requested.

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the committee amendment as amended.

The amendment was adopted.

Senator Riley called up the following amendment and moved its adoption:

Amend House File 151 by adding a new subsection to section seven (7) as follows:

"3. Amend, repeal or modify the common law doctrine of attractive nuisance."

Division was requested.

The amendment was adopted.

Senator Neu offered the following amendment and moved its adoption:

Amend House File 151 as follows:

- 1. By striking the word "either" on line 2 of section 4.
- 2. By striking line 3 of section 4 and inserting in lieu thereof the following: "invites by posting a sign at the entrance or entrances to such recreational facility and permits entry without charge, any person to".

Division was requested.

The amendment was adopted.

Senator Stephens moved that further action on House File 151 be deferred, which motion prevailed.

Senator Denman moved that the rules be suspended so that House Joint Resolution 32 could be taken up for consideration, which motion prevailed.

President Pro Tempore O'Malley took the Chair at 2:45 p.m.

On motion of Senator Denman, House Joint Resolution 32 extending the June 1, 1967 deadline for the General Assembly to subdistrict the counties and districts in the State to a date no later than June 15, 1967, was taken up and considered.

Senator Denman 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 be adopted?" the vote was:

Ayes: 56

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton

Potgeter

Nays: 0

Absent or not voting: 5

Coleman Ely Hagedorn

Hougen

Kruck

Walsh

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

# UNFINISHED BUSINESS

#### SPECIAL ORDER

On motion of Senator Gaudineer action was resumed on the special order of business, Senate File 795.

Senator Flatt offered the following amendment filed by Senators Flatt and Gaudineer and moved its adoption:

Amend Senate File 795 as follows:

- 1. Amend section six as follows:
- a. By striking in line 6 the words, "and the armory board"
- b. By inserting in line 8 after the word, "troller" the following:

"The armory board shall be attached to and utilize the services of the division of administration, when practical; however, it shall continue to perform the duties and functions assigned by law."

- 2. Amend section ninety-eight as follows:
- a. By striking in line four (4) the words, "For administrative and budget purposes, the" and by inserting in lieu thereof the word, "The".
- b. By striking in line five (5) the word, "assigned" and by inserting in lieu thereof the word, "attached".

The amendment was adopted.

Senator Rigler offered the following amendment filed by Senators Flatt and Rigler and moved its adoption:

Amend Senate File 795 as follows:

By adding the following new sentence in line 5, sec.51 "The present superintendent of printing shall serve in this capacity at least until January 1, 1970."

Senator Gaudineer rose on point of order on the grounds that the amendment was not in proper order.

The Chair ruled the point well taken.

Senator Gaudineer moved that the bill be read a third 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 Lamborn Potgeter Floy Buren Frommelt Lisle Reichardt Burns Gaudineer Lodwick Reno Cassidy Glenn Lucken Reppert Clarke Hagedorn Main Rigler Coleman Heaberlin McGill Riley Condon Heying Messerly Schaben DeKoster Hill Mills Shaff Denman Jepsen Murray Shirley Dodds Kibbie Neu Stanley Elvers Klefstad Nurse Stephens Elv Kosek O'Malley · Van Gilst Flatt Kyhl Patton Walsh

Navs: 7

Benda DeHart Frey Van Eaton Briles Erskine Lange

Absent or not voting: 2

Hougen Kruck

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

#### ADDITIONAL COPIES

Senator Hagedorn asked and received unanimous consent that 500 copies of Senate File 789 be printed.

#### ASSIGN SENATE FILE 485

Senator Coleman asked and received unanimous consent that Senate File 485 be assigned to the appropriations committee.

#### BILLS ASSIGNED TO COMMITTEE

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

H.F.	15	Ways and Means
H. F.	48	Judiciary
H. F.	397	Commerce
H. F.	700	Agriculture
H. F.	709	Ways and Means
н. г.	727	Appropriations

# REPORTS OF COMMITTEES

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred <u>House File 240</u>, a bill for an act relating to deer hunting, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred  $\underline{\text{House File 500}}$ , a bill for an act relating to the license to operate a motor vehicle, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred House File 501, a bill for an act relating to the sale and transfer of mobile homes, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY. Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred House File 694, a bill for an act relating to exemption from payment of license fees for "in transit" movement of vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 695</u>, a bill for an act relating to vehicle transit plates, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 50, a bill for an act relating to liquor taxation, control and enforcement, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 364</u>, a bill for an act relating to the fee for a class "C" beer permit, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend House File 719 by adding at the end thereof the following:

"Sec. 4. The building above described shall be named 'The Sullivan Building' in honor of the five (5) Sullivan brothers of Waterloo, Iowa who lost their lives on November 13, 1942, when the ship in which they were serving, the U.S.S. Juneau, was sunk by enemy action in the Battle of Guadalcanal."

GENE F. CONDON

Amend Senate File 775 as follows:

- 1. Amend Section 1, line 3, by striking all after the word "of" and inserting in lieu thereof the following "five million nine hundred thirty thousand".
- 2. Amend Section 1, line 4, by striking the figure "6,430,000" and inserting in lieu thereof the following "5,930,000".
- 3. Amend Sec. 2, line 9, by striking the figure "6,430,000" and inserting in lieu thereof the figure "5,930,000".
- 4. Amend Sec. 5, line 4, by striking the figure "1,000,000.00" and inserting in lieu thereof the figure "500,000.00".
- 5. Amend Sec. 5, line 6, by striking the figure "1,000,000.00" and inserting in lieu thereof the figure "500,000,00".

6. Amend Sec. 5, by adding the following "Elliott Creek artificial lake and recreation area . . . 500,000.00".

ROGER W. JEPSEN

# Amend House File 383 as follows:

- 1. Amend section one (1) by inserting in line four (4) after the word "university," the words "hospital, extended-care facility or nursing home,".
- 2. Further amend section one (1) by striking from line five (5) the second "or" and inserting in lieu thereof a comma.
- 3. Further amend section one (1) by striking all of line five (5) after the word "university" and inserting in lieu thereof the words ", hospital, extended-care facility or nursing home, or which shall be suitable for the use".
- 4. Further amend section one (1) by striking all of line seven (7) after the word "enterprise" and inserting in lieu thereof the words "or in a hospital, extended-care facility or nursing home enterprise, or in".
- 5. Amend section two (2) by changing in line three (3) the word "or" which appears before the word "private" to a comma.
- 6. Further amend section two (2) by striking line four (4) and inserting in lieu thereof the words "projects, or hospital, extended-care facility or nursing home projects,".
- 7. Amend section three (3) by inserting in line four (4) after the word "university" the words ", for development of a hospital, extended-care facility or nursing home,".
- 8. Amend section four (4) by inserting in line six (6) after the word "university" the words ", hospital, extended-care facility or nursing home".
- 9. Amend the title by striking the period and inserting in lieu thereof the words ", or hospitals, extended-care facilities or nursing homes."
  - 10. Further amend House File 383 by adding a new section as follows:
- Sec. 5. Amend the title of Chapter 419 by inserting after the word "PROJECTS" the words "AND PRIVATE COLLEGES AND UNIVERSITIES, HOSPITALS, EXTENDED-CARE FACILITIES OR NURSING HOMES".

HUGH H. CLARKE JOHN M. WALSH

# Amend Senate File 760 as follows:

- 1. By adding the following as section four (4):
- "Sec. 4. The building above described shall be named 'The Sullivan Building' in honor of the five (5) Sullivan brothers of Waterloo, Iowa who lost their lives on November 13, 1942, when the ship in which they were serving, the U.S.S. Juneau, was sunk by enemy action in the Battle of Guadalcanal."
  - 2. By renumbering the remaining section in conformity with this amendment.

    GENE F. CONDON

- 1. By striking lines six (6) and seven (7) of section one (1) and inserting in lieu thereof "The fund provided shall be at least equal to the amount needed to give full credit as set out in section two (2) of this Act.
- 2. Strike all of section four (4) after the word "thereto" on line seven (7) and add ".".
  - 3. Strike all of section seven (7) after the word "auditors." on line eight (8).
- 4. Strike the words "or the prorated percentage thereof" in section eight (8) on line two (2).
  - 5. Strike all of section nine (9).

H. L. HEYING

Amend Senate File 748 by striking lines fifteen (15) through 17 inclusive of section ten (10).

ELMER F. LANGE

Amend the Ely amendment to Senate File 371, filed March 7, 1967, by striking from line 9 the words and figures "one hundred thousand and one (100,001) or more" and inserting in lieu thereof the words and figures "eighty thousand (80,000) or more".

ANDREW G. FROMMELT

Amend Senate File 676 as follows: In Section 8 sub-section 6 line 19 place a period (.) after the word "property" and strike the rest of line 19 and all of line 20.

JOSEPH B. FLATT

CHARLES S. VAN EATON

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Wednesday, May 24, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, May 24, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Nelson Lawrence, pastor of the Presbyterian Church, Bellevue, Iowa.

#### VISITORS

Senator Riley rose on point of personal privilege to present 43 eighth grade students from St. Patricks school, Cedar Rapids, who were seated in the gallery with their instructor. Sister Mary Patricia.

Senator Potgeter rose to introduce 93 students from Alden Community Junior High school, Popejoy, who were seated in the balcony with their instructors, Virgil Duit, Marlyn Ingebritson, Robert Snow, Barger Frank, Mrs. Jacquelyn Croll, Mrs. Fern Fleming and Mrs. Doris White.

Senator Stanley rose on point of personal privilege to present a group of sixth grade students from Franklin Elementary school, Muscatine, who were accompanied by Bruce Morgan, their instructor, and were seated in the Senate gallery.

Senator Frommelt introduced 32 students who are Girl Scouts from St. Josephs school, Farley, who were seated in the Senate gallery with their advisors, Mrs. Charles Barnett, Mrs. Leo Steffen and Mrs. John Sheiman.

#### PETITIONS

The following petitions were filed in favor of legalizing pari-mutuel betting:

By Senator Lisle from 75 residents of Page and Fremont Counties, and 34 residents of Mills County.

By Senator Lange from 25 residents of Sac, Calhoun and Ida Counties.

By Senator Briles from 67 residents of Adams and Montgomery Counties.

By Senator Jepsen from 150 residents of Scott County.

Senator Reppert submitted a petition from 43 residents of Polk County supporting the use of 65 horsepower motors on artificial lakes.

#### ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

The roll call revealed all other members of the Senate present with the exception of Senators Balloun, Benda, Briles, Buren, Burns, Coleman, Condon, DeHart, DeKoster, Denman, Gaudineer, Hagedorn, Heying, Hougen, Jepsen, Kosek, Lucken, McGill, Reichardt, Reno, Riley, Schaben, Shirley, Stanley and Walsh.

### ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Floy, chairman; Rigler, Lodwick, Burns, and Elvers, to investigate the character and qualifications of Ralph H. Wallace of Mason City, Cerro

Gordo 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

# THIRD READING OF BILLS

On motion of Senator O'Malley, House File 521, 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 Leon M. Nelson and Grace C. Nelson, 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

Benda
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Heaberlin
Jepsen
Kibbie
Klefstad
Kyhl

Lisle

Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Reno Reppert Rigler Shaff Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 26

Balloun Briles Buren Burns Condon DeKoster Denman Floy Gaudineer Glenn Hagedorn Heying Hill Hougen Kosek Kruck Lamborn Lange Lodwick Lucken

Messerly
Mills
Riley
Schaben
Shirley
Van Gilst

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

# EXPLANATION OF VOTE

Because I was attending an appropriations subcommittee meeting I was absent from the Senate chamber when the vote was taken on House File 521. Had I been present I would have voted "aye".

CHARLES F. BALLOUN

On motion of Senator Reppert, Senate File 633, a bill for an act relating to records of county hospitals, 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 633 by inserting in line five (5), following the word "classification", the word "of".

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: 35

Benda Cassidy Clarke Coleman DeHart Dodds Elvers Flatt
Frey
Frommelt
Heaberlin
Jepsen
Kibbie
Klefstad
Kyhl

Lisle

Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Reno Reppert Rigler Shaff Stanley Stephens Van Eaton Walsh

Erskine Nays: 0

Ely

Absent or not voting: 26

Balloun
Briles
Buren
Burns
Condon
DeKoster
Denman

Floy Gaudineer Glenn Hagedorn Heying Hill Hougen Kosek Kruck Lamborn Lange Lodwick Lucken

Messerly Mills Riley Schaben Shirley Van Gilst

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

Senator Jepsen took the chair at 8:25 a.m.

# EXPLANATION OF VOTE

Because I was attending an appropriations subcommittee meeting I was absent from the Senate chamber when the vote was taken on Senate File 633. Had I been present I would have voted "aye".

CHARLES F. BALLOUN

On motion of Senator McGill, House File 662, a bill for an act relating to species of fish which can be taken by spear or bow and arrow, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 39

Benda
Burns
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Heaberlin
Heying
Jepsen
Kibbie
Klefstad
Kosek

Lisle
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Potgeter
Reichardt

Reno Reppert Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Navs: 0

Absent or not voting: 22

Balloun Briles Buren Condon DeKoster

Denman

Floy Gaudineer Glenn Hagedorn Hill Hougen

Kyhl

Kruck Lamborn Lange Lodwick Lucken Messerly Mills Schaben Shirley Van Gilst

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

#### EXPLANATION OF VOTE

Because I was attending an appropriations subcommittee meeting I was absent from the Senate chamber when the vote was taken on House File 662. Had I been present I would have voted "aye".

CHARLES F. BALLOUN

On motion of Senator Reno, House File 365, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 39

Benda
Burns
Cassidy
Coleman
DeHart
Dodds
Elvers

Frey
Frommelt
Heaberlin
Heying
Jepsen
Kibbie
Klefstad

Main McGill Murray Neu Nurse O'Malley Patton Reppert Rigler Riley Shaff

Stanley Stephens Van Eaton Ely Erskine Flatt Kosek Kyhl Lisle

Potgeter Reichardt Reno Van Gilst Walsh

Nays: 0

Absent or not voting: 22

Balloun Briles Buren Clarke Condon DeKoster Denman Floy Gaudineer Glenn Hagedorn Hill

Hougen Kruck Lamborn Lange Lodwick Lucken Messerly Mills Schaben Shirley

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

# EXPLANATION OF VOTE

Because I was attending an appropriations subcommittee meeting I was absent from the Senate chamber when the vote was taken on House File 365. Had I been present I would have voted "aye".

CHARLES F. BALLOUN

On motion of Senator Riley, House File 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts, 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: 40

Balloun
Benda
Burns
Cassidy
Clarke
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Frey
Frommelt
Heaberlin
Heying
Jepsen
Kibbie
Kosek
Kyhl

Lange
Lisle
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reichardt Reno Reppert Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Nays: 1

Klefstad

Absent or not voting: 20

Messerly Hougen Briles Floy Gaudineer Kruck Mills Buren Lamborn Schaben Glenn Coleman Shirley Condon Hagedorn Lodwick Van Gilst Denman Hill 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 Kyhl, House File 501, a bill for an act relating to the sale and transfer of mobile homes, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 42

Balloun Erskine Lisle Reno Benda Flatt Main Reppert Rigler Burns Frommelt McGill Rilev Cassidy Heaberlin Murray Schaben Clarke Neu Heying Coleman Nurse Shaff Jepsen O'Malley Stanley DeHart Kibbie Patton Stephens DeKoster Klefstad Van Eaton Dodds Kosek Potgeter Walsh Reichardt Elvers Kyhl Lange Elv

Nays: 0

Absent or not voting: 19

Messerly Briles Frev Hougen Buren Gaudineer Kruck Mills Shirlev Condon Glenn Lamborn Lodwick Van Gilst Denman Hagedorn Floy Lucken Hill

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 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening 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 File 633 by striking lines 10 and 11.

The amendment was adopted.

Senator Kibbie asked and received unanimous consent that further action on House File 633 be deferred.

On motion of Senator Kyhl, House File 694, a bill for an act relating to exemption from payment of license fees for 'in transit' movement of vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee 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

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers

Ely
Erskine
Flatt
Frey
Frommelt
Gaudineer
Heaberlin
Jepsen
Kibbie
Klefstad
Kosek

Kyhl
Lange
Lisle
Lucken
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton

Reno Reppert Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Walsh

Nays: 1

Potgeter

Absent or not voting: 17

Briles Condon Denman Floy Glenn Hagedorn Heying Hill Hougen

Kruck Lamborn Lodwick Messerly Mills Reichardt Shirley 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 Kyhl, House File 695, a bill for an act relating to vehicle transit plates, with report of committee recommending passage, was taken up, considered, and the report of the committee 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:

Aves: 44

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeHart

DeKoster Dodds Ely
Erskine
Flatt
Frey
Frommelt
Gaudineer
Heaberlin

Heving

Klefstad

Jepsen

Kosek

Lucken
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton

Kvhl

Lange

Reichardt Reno Reppert Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Walsh

Elvers
Nays: 0

Absent or not voting: 17

Briles Condon Denman Floy Glenn Hagedorn Hill Hougen Kibbie Kruck Lamborn Lisle Lodwick

Potgeter

Messerly Mills Shirley 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, House File 465, a bill for an act relating to rules and regulations set forth by the department of public instruction, 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 Cassidy and moved its adoption:

Amend House File 465 as follows:

- 1. In section 1, line 17, strike the words "a full time guidance counselor" and insert in lieu thereof the words "one or more full time guidance counselors".
- 2. In section 1, line 35, strike the words "shall be" and insert in lieu thereof the words "may be, but need not be,".

Senator Stanley asked and received unanimous consent that the amendment be considered by division.

Senator Stanley moved adoption of Division 1 (section 1) of the amendment.

Division 1 was adopted.

Senator Stanley moved the adoption of Division 2 (section 2) of the amendment.

Division 2 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: 51

Balloun Benda Briles Burns Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Erskine
Flatt
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Kibbie
Klefstad
Kosek

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mill's
Murray
Neu
Nurse
O'Malley

Patton
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 3

Buren

Jepsen

Kruck

Kvhl

Potgeter

Absent or not voting: 7

Condon Floy Hagedorn Hill

Hougen Réno

Shirley

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 9:20 a.m.

Senator Coleman asked and received unanimous consent that House File 718 be substituted for Senate File 761 and that House File 719 be substituted for Senate File 760, and that Senate Files 761 and 760 be withdrawn from further consideration by the Senate.

On motion of Senator O'Malley, House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make appropriation therefor, was taken up for consideration.

Senator Coleman offered the following amendment and moved its adoption:

. Amend House File 718, Section 1, line ten (10) by striking after the word "with" the following: "All window air conditioners, carpeting and all".

The amendment was adopted.

Senator Condon offered the following amendment and moved its adoption:

Amend House File 718 as follows:

- 1. By adding the following as section four (4):
- "Sec. 4. The building above described shall be named 'The Sullivan Building' in honor of the five (5) Sullivan brothers of Waterloo, Iowa who lost their lives on November 13, 1942, when the ship in which they were serving, the U.S.S. Juneau, was sunk by enemy action in the battle of Guadalcanal."
  - 2. By renumbering the remaining section in conformity with this amendment.

Senator Condon asked and received unanimous consent that the amendment be withdrawn.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 718, Section 2, line three (3), by striking all after the word "dollars," and inserting in lieu thereof the following: "to acquire said property, and five thousand dollars (5,000), or as much thereof as may be necessary, for any additional legal or other expenses to carry out the provisions of this Act."

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

Benda Erskine Kruck Patton Briles Flatt Kyhl Potgeter Buren Frev Lamborn Reichardt Burns Frommelt Lange Reno Cassidy Gaudineer Lodwick Reppert Clarke Glenn Lucken Rigler Coleman Hagedorn Main Rilev Condon Heaberlin McGill Shaff DeHart Heying Mills Stanley DeKoster Hill Murray Stephens Denman Jepsen Neu Van Eaton Dodds Kibbie Nurse Van Gilst Elvers Klefstad O'Mallev Walsh Ely Kosek

Nays: 3

Balloun Lisle Messerly

Absent or not voting: 4

Floy Hougen Schaben Shirley

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 718 be immediately messaged to the House.

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

#### 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 amendments, as amended, and further amended, and passed House File 572 a bill for an act to establish a merit system of personnel administration for state employees.

# HOUSE FILE 572

House amendments to Senate amendments and further amendments to House File 572.

- 1. The House has concurred in Senate amendments 1, 2 and 3.
- 2. The House has amended Senate amendment 4 to Section 9 by striking from line 4 the words "and submitted" and has concurred in said Senate amendment as amended.
- 3. The House has amended the first Senate amendment 5 to Section 11 by inserting in line 4 thereof after the word "government" the words "any of"; also by striking all of said amendment following the first paragraph thereof, and the House has concurred in said amendment as amended.
  - 4. The House has concurred in the second Senate amendment 5 to Section 12.
- 5. The House has amended the second part of Senate amendment 6 to Section 14 by striking the words inserted after the word "merits" in line 4 thereof and by inserting in lieu thereof the following: "The employee or the state may obtain judicial review of the commission's decision by writ of certiorari as provided by division fourteen (XIV) of the Rules of Civil Procedure.", and the House has concurred in Senate amendment 6 as thus amended.
- 6. The House has amended Senate amendment 7 to Section 15 by striking all of said amendment.
- 7. The House has amended amendment 8 to Section 18 by striking from the last paragraph the words "The commission may adopt rules further restricting political" and inserting in lieu thereof "The commission shall adopt any rules necessary for further restricting political"; also by striking the word "may" from line 4 of said paragraph and inserting the word "shall" in lieu thereof, and has concurred in said Senate amendment as thus amended.
  - 8. The House has further amended House File 572 as follows:
  - (1) Amend by adding to Section 2 a new subsection as follows:
- "5. Appointing authority means the chairman or person in charge of divisions of the state government including, but not limited to, boards, bureaus, commissions, departments and other divisions or an employee designated to employ persons by such an appointing authority."

- (2) Amend Section 3 as follows:
- a. By inserting in line twenty-five (25) after the figure "(257.24)" the words "of the Code".
- b. By inserting in line 30 after the word "rehabilitation" the words "or any successor thereto".
  - c. By inserting in line 31 after the word "or" the words "who are".
  - (3) Amend Section 9 as follows:
  - a. By inserting after line 25 the following new paragraph:

"Whenever the public interest may require a diminution or increase of employees in any position or type of employment not otherwise provided by law, or the creation or abolishment of any such position or type of employment, the governor with the approval of the executive council, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created and the number of employees therein reduced or increased. Schedules of positions and type of employment not otherwise provided by law shall be reviewed at least once each year by the governor and submitted to the executive council for continuing approval."

- b. By inserting in subsection 7, line 83, after the word "appointment", the words "by the appointing authority".
- (4) Amend Section 15 by inserting in line 7 after the word "file." the following sentence:

"Any applicant for a position subject to the provisions of this Act shall be permitted to review, in accordance with such regulations as the director may prescribe, any test, grade, or evaluation resulting from the application for employment."

(5) Amend Section 18 by adding thereto the following new paragraph:

"Any officer or employee in the merit system who shall become a candidate for any partisan elective office for remuneration shall commencing 30 days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

# HOUSE AMENDMENT TO SENATE FILE 454

Amend Senate File 454 as follows:

- 1. Section 1, line one hundred ten (110) by adding after the word "with" the following: "the dependency or neglect of the child as defined in chapter two hundred thirty-two (232) of the Code of Iowa or".
- 2. Section 1, by adding following line one hundred twenty-five (125) the following paragraphs:

"Nothing herein shall be deemed to prohibit a resident of this state from bringing into the state a child for adoption into his own family.

Nothing herein shall be deemed to prohibit the intrastate placement of children by persons other than licensed child-placing agencies."

- 3. Section 1, line one hundred sixty-three (163) by striking the comma after the word "same" and inserting in lieu thereof a period, and by striking the remainder of the sentence.
- 4. Section 8, by inserting in line three (3) after the word "appoint" the following: ", subject to confirmation by the Senate by a two-thirds vote,".

Also:

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

House File No. 100, a bill for an act relating to liquor license fees.

Also:

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

House File No. 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards.

Also:

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

House File No. 707, a bill for an act relating to truck operator permit fees.

Also

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

House File No. 711, a bill for an act relating to the fish and game protection fund.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children.

#### HOUSE AMENDMENT TO SENATE FILE 200

Amend Senate File 200 as follows:

- 1. Section 13, by striking from lines two (2) and three (3) the words and figures "fifteen (15) through twenty-five (25)" and inserting the words and figures "fourteen (14) through twenty-four (24)".
- 2. Section 16, by striking from line one (1) the word and figures "sixteen (16)" and inserting in lieu thereof "fifteen (15)".
  - 2. By adding the following new sections:
- . Sec. 26. Section two hundred thirty-one point three (231.3), Code 1966, is hereby amended by adding the following:

"The judge of the juvenile court may appoint a referee in juvenile court proceedings. The referee shall be qualified for his duties by training and experience and shall hold office at the pleasure of the judge. The compensation of the referee shall be fixed by the judge. The judge may direct that any case or class of cases arising under chapter two hundred thirty-two (232) of the Code shall be heard in the first instance by the referee in the manner provided for the hearing of cases by the court.

"Upon the conclusion of a hearing held as provided herein, the referee shall transmit to the judge findings of fact. Notice of the findings of fact of the referee, together with a statement concerning the right to a rehearing, shall be given to the parties to the proceeding heard by the referee, including the parents, guardian or custodian of a minor, and to any other interested person as the court may direct. This notice may be given orally at the hearing, or by certified mail or other service as directed by the court.

"The parties to a proceeding heard before the referee shall be entitled to a rehearing by the judge of the juvenile court if requested within seven (7) days after receiving notice of the findings of fact of the referee. In the interest of justice, the court may allow a rehearing at any time. If a rehearing is not requested, the court may enter any appropriate order based upon the referee's findings of fact."

Sec. 27. Section two hundred thirty-two point fifty-one (232.51), Code 1966, is hereby amended by adding thereto the following:

"Any such sums ordered by the court shall be a judgment against each of the parents and a lien as provided in section six hundred twenty-four point twenty-three (624.23) of the Code. If juvenile court jurisdiction has been lodged in the municipal court, all such orders and judgments made by that court shall be transferred by the clerk thereof to the district court as provided in section six hundred two point forty-three (602.43) of the Code. If all or any part of the sums that the parents are ordered to pay, is subsequently paid by the county, the judgment and lien shall thereafter be against each of the parents in favor of the county to the extent of such payments."

Also:

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

Senate File No. 225, a bill for an act relating to establishing a power of condemnation by the secretary of agriculture of articles found to be adulterated or improperly labeled.

Also:

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

Senate File No. 366, a bill for an act relating to county boards of conservation.

Also:

Senate File No. 508, a bill for an act to amend section 85.61, Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee".

Also:

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

Senate File No. 525, a bill for an act relating to establishment of a release center for male inmates of corrective institutions.

Also:

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

Senate File No. 561, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code.

WILLIAM R. KENDRICK, Chief Clerk

The Senate reconvened with President Fulton presiding.

On motion of Senator Coleman, the Senate recessed until 2:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# ROLL CALL

Roll call revealed all Senators present except the following: Senators Buren, Condon, DeHart, Floy, Heaberlin, Hougen, Jepsen, Kosek, Main, Reppert and Schaben.

# THIRD READING OF BILLS

On motion of Senator O'Malley, House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa, was taken up for consideration.

Senator Condon called up the following amendment:

Amend House File 719 by adding at the end thereof the following:

"Sec. 4. The building above described shall be named 'The Sullivan Building' in honor of the five (5) Sullivan brothers of Waterloo, Iowa who lost their lives on November 13, 1942, when the ship in which they were serving, the U.S.S. Juneau, was sunk by enemy action in the Battle of Guadalcanal."

Senator Mills offered the following amendment to the amendment and moved its adoption:

Amend the Condon amendment to House File 719 as follows:

In line four (4) following the word "Sullivan" insert the words "State Office".

The amendment to the amendment was adopted.

Senator Condon moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend House File 719 as follows:

1. By striking the words and figure "one hundred thousand (100,000)" in line three (3) of section one (1) and inserting in lieu thereof the words and figure "fifty thousand (50,000)".

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 35

Balloun	Flatt	Lange	Rigler
Benda	Frey	Lodwick	Schaben
Briles	Hagedorn	Lucken	Shaff
Clarke	Heying	Messerly	Shirley
Condon	Hill	Mills	Stanley
DeHart	Klefstad	Neu	Stephens
DeKoster	Kruck	Patton	Van Eaton
Elvers	Kyhl	Potgeter	Walsh
Erskine	Lamborn	Reno	

Nays: 20

Burns	Ely	Kibbie	Nurse
Cassidy	Frommelt	Kosek	O'Malley
Coleman	Gaudineer	Main	Reichardt
Denman	Glenn	McGill	Riley
Dodds	Heaberlin	Murray	Van Gilst

Absent or not voting: 6

Buren Hougen Lisle Reppert Floy Jepsen

The amendment was adopted.

Senator Reichardt offered the following amendment filed by Senators Reichardt and Gaudineer:

Amend House File 719 by adding the following new section thereto:

"All real property owned by the state of Iowa as of January 1, of each year, from which it derives any income, shall be placed upon the tax rolls of the taxing districts wherein such property is located. Such property shall be given an assessed valuation and taxed to the extent that that part thereof from which income is derived bears to the total assessed valuation of such real property. Notice of the tax due upon such property shall be given to the state comptroller as provided by law. The state shall have the right to appeal such assessment in the same manner as a private individual. The tax due shall be paid by the comptroller from the general fund out of any funds not otherwise appropriated."

Senator Glenn rose on point of order on the grounds the amendment was not germane.

The chair ruled the point well taken.

Senator Coleman offered the following amendment and moved its adoption:

Amend House File 719 as follows:

By striking all after the period (.) in Section 2, line five (5) the following:

"No additional sums shall be expended by the Executive Council under Section mineteen point twenty-nine (19.29), Code 1966, for implementation for this appropriation."

Division was requested.

The amendment was lost.

Senator Reichardt offered the following amendment filed by Senators Reichardt and Gaudineer and moved its adoption: ,  $% \left( \frac{1}{2}\right) =\frac{1}{2}\left( \frac{1}{2}\right) +\frac{1}{2}\left( \frac{1}{2}\right)$ 

Amend House File 719 by adding the following new section thereto:

"All real property subject to this Act, owned by the state of Iowa as of January 1, of each year, from which it derives any income, shall be placed upon the tax rolls of the taxing districts wherein such property is located. Such property shall be given an assessed valuation and taxed to the extent that that part thereof from which income is derived bears to the total assessed valuation of such real property. Notice of the tax due upon such property shall be given to the state comptroller as provided by law. The state shall have the right to appeal such assessment in the same manner as a private individual. The tax due shall be paid by the comptroller from the general fund out of any funds not otherwise appropriated."

Senator Flatt rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken.

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

Burns Frommelt Cassidy Gaudineer Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Heying DeKoster Hill Denman Kibbie Dodds Klefstad Elvers Kosek Ely Kruck Erskine Kvhl Flatt, Lamborn Frey

Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Lange

Lodwick

Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens

Reichardt

Stephens Van Eaton Van Gilst Walsh Navs: 0

Absent or not voting: 7

Renda

Buren

Hougen

Lisle

Briles

Floy

Jepsen

Voting present: 1

Balloun

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 719 be immediately messaged to the House.

On motion of Senator Frommelt, Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor, with report of committee recommending amendment and passage, was taken up, and considered.

Senator Potgeter moved that further consideration of Senate File 622 be deferred.

In a substitute motion, Senator Main moved that Senate File 622 be rereferred to the agriculture committee.

Division was requested.

The substitute motion was lost.

Division was requested on the motion to defer.

The motion was lost.

The committee report was adopted.

The following committee amendment was considered:

Amend Senate File 622 as follows:

- 1. Amend Section thirteen (13) by striking from line eight (8) the words "payment of" and inserting in lieu thereof the words "repayment to the general fund of the state of appropriated fund amounts used to pay".
- Further amend Section thirteen (13) by striking from line (10) the word "and" and inserting in lieu thereof the word "; then".

The amendment was adopted.

Senator Balloun called up the following amendment:

Amend Senate File 622 as follows:

- 1. By striking in section 6 lines 12 to 18 inclusive and line 19 to and including the word "met.".
- 2. By striking in section 9, lines 7, 8 and 9 the following: "It shall be unlawful for any first purchaser to encourage or discourage any producer regarding payment of such tax."

- 3. By inserting in section 9, line 10, before the word "forwarded" the following: "ninety-five percent (95%)"; and by striking in lines 11 and 12 the following: "as required in section twelve (12) of this Act".
- 4. By adding in section 9, line 14, following the word "quarterly." the following: "The first purchaser may retain the remaining five percent (5%) of the tax for costs incurred in the collection of said tax. The secretary shall receipt for the same and promptly turn the moneys over to the treasury of the state of Iowa."
  - 5. By striking section 12.

Senator Balloun asked and received unanimous consent that the amendment be considered by division: section 1 as Division 1, section 2 as Division 2 and sections 3, 4 and 5 as Division 3.

Senator Balloun moved the adoption of Division 1 of the amendment.

Division 1 was adopted.

Senator Balloun moved the adoption of Division 2 of the amendment.

Division was requested.

Division 2 was adopted.

Senator Balloun moved the adoption of Division 3 of the amendment.

Senator Coleman took the chair at 3:55 p.m.

Division was requested.

Division 3 was lost.

Senator Murray called up the amendment filed by him May 16, found on pages 1475-1476 of the journal, and moved its adoption.

Division was requested.

The amendment was lost.

Senator Potgeter called up the amendment filed by him May 18, and found on pages 1513-1514 of the journal.

Senator Clarke rose on point of order on the grounds the amendment was the same subject matter as the amendment by Senator Murray.

The Chair ruled the point not well taken.

Senator Potgeter moved the adoption of the amendment.

Division was requested.

The amendment was lost.

Senator Lodwick called up the following amendment filed by Senators Lodwick, Stephens, Clarke, Shaff, Rigler, Coleman and Frommelt, and moved its adoption:

Amend Senate File 622 as follows:

- 1. By striking from Sec. 18, line 14 the word "such" and inserting in lieu thereof the word "relevant".
  - 2. By striking from Sec. 18, line 16 the words "as it deems relevant".

The amendment was adopted.

Senator Lodwick offered the following amendment and moved its adoption:

Amend Senate File 622 by adding to Sec. 8 the following subsections:

"5. The amount of the deduction provided for in section seven (7) of this Act, if any.

"6. Instructions for securing the refund provided for in section ten (10) of this Act".

The amendment was adopted.

Senator Potgeter offered the following amendment and moved its adoption:

Amend Senate File 622, Sec. 1. Subsection 2. by striking in lines 20 through 22 the words ", and for the prevention, modification, or elimination of trade barriers which obstruct the free flow of such agricultural commodities to market".

Division was requested.

The amendment was lost.

Senator Potgeter offered the following amendment and moved its adoption:

Amend Senate File 622, Sec. 1, Subsection 5 by striking in line 36 the words "except a producer".

Division was requested.

In a substitute motion Senator Main moved that the amendment be laid on the table. Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Rule 8 was invoked.

Ayes: 9

Balloun

Briles

Hill Kosek

Erskine

Lucken Main Murray Potgeter

Buren

Nays: 40

Burns Cassidy

Flatt From Kyhl Lamborn Lange Reichardt Reppert Rigler

Clarke Coleman Condon Frommelt Gaudineer Glenn

Lodwick McGill Messerly Riley Schaben Shaff Stanley

DeHart DeKoster Dodds Elvers Hagedorn Heaberlin Heying Kibbie

Mills Neu Nurse Patton

Stephens Van Eaton Van Gilst

Absent or not voting: 12

Benda Denman

Floy

Ely

Frey Hougen Jepsen

Klefstad

Kruck Lisle O'Malley Reno Shirley Walsh

The motion was lost.

President Fulton took the chair at 5:00 p.m.

Senator Potgeter renewed his motion to adopt the amendment.

The amendment was lost.

Senator Potgeter offered the following amendment:

Amend Senate File 622, Sec. 1, Subsection 7 by striking in lines 48 through 50 inclusive the words "However, a livestock producer shall be a producer who is the owner of at least five (5) head of any one (1) type of livestock."

Amend Senate File 622, Sec. 3 by striking all of lines 7 through 18 after the word "consumer."

Senator Potgeter asked and received unanimous consent that the amendment be considered by division; paragraph 1 as Division 1 and paragraph 2 as Division 2.

Senator Potgeter moved the adoption of Division 1 of the amendment.

Division 1 was adopted.

Senator Potgeter moved the adoption of Division 2 of the amendment.

Division was requested.

Division 2 was lost.

Senator Potgeter offered the following amendment:

Amend Senate File 622, Sec. 4 by adding the words "Where there are two or more associations purporting to represent the same commodity a referendum will be held to determine which should be represented on the agriculture marketing board.".

#### REPORT OF THE 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: Senate File 785, House File 16, Senate File 674, Senate File 304, Senate File 476, Senate File 411.

HOWARD C. REPPERT, JR.

# MOTION TO RECONSIDER

 $\mbox{Mr.}$  President: I move to reconsider the vote by which House File 465 passed the Senate.

DONALD W. MURRAY

#### MOTION TO RECONSIDER

 $\,$  Mr. President: I move to reconsider the vote by which the Neu amendment filed May 23, 1967, to House File 151 was adopted by the Senate.

LEE GAUDINEER

# HOUSE MESSAGES CONSIDERED

House File 100, a bill for an act relating to liquor license fees.

Read first and second times, and passed on file.

House File 411, a bill for an act relating to the enforcement of the rules and  $^{\rm regulations}$  of county conservation boards.

Read first and second times, and passed on file.

House File 707, a bill for an act relating to truck operator permit fees.

Read first and second times, and passed on file.

House File 711, a bill for an act relating to the fish and game protection fund.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 808, by Committee on Judiciary, a bill for an act to legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, Iowa, relating to their granting permission and authority to Bennett Avenue Development Corporation, an Iowa corporation, to install sanitary sewer lines in the rights-of-way of certain primary and secondary roads in Pottawattamie county, Iowa, in connection with the construction and installation of a sanitary sewer system.

Read first and second times and passed on file.

Senate File 809, by Committee on Safety and Law Enforcement, a bill for an act relating to registration plates.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES

Senator Condon submitted the following report:

Mr. President: Your committee on Industrial and Human Relations to which was referred <u>House File 351</u>, a bill for an act relating to equipment of locomotives and cabooses, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GENE F. CONDON, Chairman

Ordered passed on file.

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred <u>House File</u> <u>217</u>, a bill for an act relating to requirements for high school equivalency 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.

Also:

Mr. President: Your committee on Education to which was referred House File 708, a bill for an act relating to repealing obsolete sections of the code relating to schools, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman

Senator Frommelt submitted the following report:

Mr. President: Your committee on Ways and Means to which was referred Senate File 31, a bill for an act relating to inheritance taxes, 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 Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>House File</u> 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies, begs leave to report it has had the same under consideration and recommends same be amended as follows; and when so amended the bill <u>do pass</u>:

Amend House File 696 by striking from lines eight (8) and nine (9) the following: "and not withstanding any other provisions of this chapter inconsistent herewith," and substituting therefor the following: "and subject to the other provisions of this chapter regulating investments,".

ROBERT R. DODDS, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend the Benda amendment to Senate File 775 filed May 15, 1967 as follows:

- 1. By striking from lines four (4) and five (5) the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred thirty thousand (7,930,000)".
- 2. By striking from line eleven (11) the figure "7,430,000" and inserting in lieu thereof the figure "7,930,000".
- 3. Further amend the Benda amendment by striking lines fourteen (14) through eighteen (18) and inserting in lieu thereof the following:

"There is hereby appropriated the sum of one million five hundred thousand dollars (1,500,000) or so much thereof as is needed to comply with federal regulations, to purchase and develop a state naturama at Polk City, Iowa. Any portion of this appropriation not used to comply with federal regulations cannot be used for any other project by the conservation commission."

LEE GAUDINEER

Amend House File 280 as follows:

- 1. By adding the following as section three (3):
- "Sec. 3. Section three hundred sixty-three point nineteen (363.19), Code 1966, is amended by striking all of said section after the period (.) in line seven (7).
  - 2. By renumbering the remaining sections in conformity with the amendment.".

    HOWARD C. REPPERT, JR.

Amend House File 633 by striking all of line three (3) and inserting in lieu thereof the word "The".

Further amend by striking the period in line five (5) and adding the words "is authorized.".

Further amend by adding in line seven (7) after the word "the" the word "previous".

ROBERT R. RIGLER

Amend Senate File 622, Section 7 by striking all of lines 8 through 18 inclusive.

JAMES A. POTGETER

Amend Senate File 622, Section 20 by adding in line 3 after the word "expenses" the words "for each commodity group".

JAMES A. POTGETER

Amend Senate File 622, Section 19 by striking in line 1 the word "may" and inserting in lieu thereof the word "shall".

JAMES A. POTGETER

Amend Senate File 622 by striking all of Section 9, line 1 through 14 inclusive, and inserting in lieu thereof the following:

"Sec. 9. The tax shall be levied, assessed, and collected at the time of such sales and forwarded to the department by the first purchaser from the price paid, as required in section twelve (12) of this Act, in the manner and at the times determined by the secretary".

JAMES A. POTGETER

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Thursday, May 25, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, May 25, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Lawrence E. Murphy, Chaplain, Mayflower Home, Grinnell, Iowa.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Murray from 10 residents of Humboldt County, asking for reconsideration of Senate File 739 in order to have reorganization of welfare and the Board of Control.

By Senator Reichardt from 183 residents of Polk County, favoring legislation to remedy existing problems in the movement of mobile homes.

By Senator Shaff from 32 residents of Clinton County, in favor of Senate File 681 relating to the movement of mobile homes.

By Senator Reppert from 134 citizens of the state of Iowa, in favor of revision of the vacation schedule for state employees.

By Senator Riley from 31 residents of Linn County, in favor of the proportionate sharing plan.

The following petitions were filed in favor of pari-mutuel wagering on horses:

By Senator DeHart from 25 residents of Story County.

By Senator Floy from 25 residents of Cerro Gordo County.

By Senator Frommelt from 37 residents of Dubuque County.

By Senator Heying from 25 residents of Fayette County.

By Senator Klefstad from 25 residents of Pottawattamie County.

Senator Murray presented a resolution from the town council of the town of Titonka, Iowa, urging passage of Senate File 696 providing for a "Fair Fifteen" percent of the state road money for cities and towns.

# ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

The roll call revealed all other members of the Senate present with the exception of Senators Balloun, Briles, Buren, Coleman, DeHart, DeKoster, Denman, Dodds, Ely,

Flatt, Gaudineer, Hagedorn, Heying, Hougen, Kosek, Lamborn, Lucken, Main, McGill, Nurse, Reichardt, Reno, Reppert, Riley, Schaben, Shirley, Stanley and Van Eaton,

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

The Senate reconvened with President Pro Tempore O'Malley presiding.

# THIRD READING OF BILLS

On motion of Senator Riley, Senate Joint Resolution 32, a joint resolution proposing an amendment to the Constitution of the State of Iowa to change the words "yeas" and "nays" to "yeses" and "noes", with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Senate Joint Resolution 32, a joint resolution proposing an amendment to the Constitution of the State of Iowa to change the words "yeas" and "nays" to "yeses" and "noes".

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

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

Section one (1) of Article ten (X), of the Constitution of the State of Iowa is hereby amended by striking from line eight (8) the words "yeas" and "nays" and inserting in lieu thereof the words "yeses" and "noes".

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:

Ayes: 35

Balloun Ely Kyhl Patton Benda Erskine Lamborn Potgeter Lisle Cassidy Rigler Frey Clarke Frommelt Lucken Riley Shaff Coleman Hagedorn Main Condon Heaberlin McGill Stephens DeHart Murray Van Eaton Heving Dodds : Jepsen Neu Walsh Elvers Kibbie<sup>\*</sup> O'Malley

Nays: 3

Burns Klefstad Stanley

Absent or not voting: 23

Gaudineer Briles Lange Reno Glenn Lodwick Buren Reppert DeKoster Hill Messerly Schaben Denman Hougen Mills Shirley Kosek Nurse Van Gilst Flatt Kruck Reichardt Flov

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

On motion of Senator Rigler, Senate File 750, a bill for an act relating to the mileage allowance for members of the board of supervisors, was taken up for 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: 41

Balloun Lamborn Flatt Potgeter Burns Frey Lange Rigler Cassidy Lisle Frommelt Rilev Clarke Hagedorn Lucken Schaben Coleman Heaberlin Main Shaff Condon McGill Stanley Heying DeHart Murray. Stephens Jepsen Dodds Van Eaton Kibbie Neu Elvers Van Gilst Klefstad O'Mallev Ely Walsh Patton Kyhl Erskine

Nays: 0

Absent or not voting: 20

Benda Nurse Kosek Floy Briles Gaudineer Kruck Reichardt Buren Glenn Lodwick Reno DeKoster Hill Messerly Reppert Denman Hougen Mills 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 Erskine, House File 207, a bill for an act relating to the purchase of street equipment and machinery by cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine moved that the bill be read a third 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
Benda
Briles
Buren
Burns
Clarke
Coleman
Condon
DeHart

Elvers
Ely
Erskine
Flatt
Frey
Frommelt
Hagedorn
Heaberlin
Heying
Jepsen

Klefstad Kyhl Lamborn Lisle Main Murray Neu Nurse O'Malley Patton

Potgeter
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Walsh

Nays: 0

Dodds

Absent or not voting: 21

Cassidy DeKoster Denman Floy Gaudineer Glenn Hill Hougen Kibbie Kosek Kruck Lange Lodwick Lucken McGill Messerly Mills Reichardt Reno Shirley 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 Klefstad, Senate File 564, a bill for an act relating to county courthouses, 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: 34

Briles

Buren Burns Cassidy Coleman Condon Dodds Elvers Ely Erskine
Flatt
Floy
Frey
Frommelt
Hagedorn
Heaberlin
Heying
Kibbie

Klefstad Lamborn Lisle Lucken Main McGill Murray Neu Nurse O'Malley Patton Riley Schaben Shirley Stanley Van Eaton Navs: 11

Balloun Renda

Jepsen Kyhl

Reppert Rigler

Stephens Walsh

Clarke

Potgeter

Shaff

Absent or not voting: 16

DeHart DeKoster Denman Gaudineer Glenn Hill Hougen Kosek

Kruck Lange Lodwick Messerly Mills Reichardt Reno

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 Klefstad, Senate File 573, a bill for an act relating to judges of elections, 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 further action on Senate File 573 be deferred.

On motion of Senator Balloun, Senate File 749, a bill for an act relating to water navigation, was taken up for consideration.

Senator Balloun moved that House File 674 be substituted for Senate File 749. which motion prevailed.

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: 40

Balloun Benda Briles Burns Clarke Condon DeHart Elvers Elv

Flatt Flov Frev Frommelt Hagedorn Heaberlin Heving Jepsen Kibbie Kosek

Lamborn Lodwick Lucken Main McGill Neu Nurse Patton Potgeter

Kyhl

Reno Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Nays: 6

Erskine

Coleman Dodds

Kelfstad Lange

Murray

Reppert

Absent or not voting: 14

Buren Cassidy Gaudineer Glenn

Kruck Lisle Messerly Mills Reichardt

DeKoster Denman

Hill Hougen

Rigler

Voting present: 1

O'Mallev

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

Senator Balloun asked and received unanimous consent that Senate File 749 be withdrawn from further consideration by the Senate.

On motion of Senator Riley, Senate File 156, a bill for an act relating to the powers of partnerships as to real estate and to amend chapter five hundred forty-five (545), Code 1966, 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:

Aves: 55 Balloun

Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart

DeKoster

Denman

Dodds

Erskine Flatt Floy Frev. Glenn Hagedorn Heaberlin Heying Jepsen Kibbie Klefstad Kosek

Kruck

Elv

Kvhl Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse

O'Mallev

Potgeter Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Van Eaton Van Gilst

Patton

Elvers Navs: 0

Absent or not voting: 6

Frommelt Gaudineer Hill Hougen Reno

Stephens

Walsh

Potgeter

Reppert

Schaben

Stephens

Walsh

Van Eaton

Rigler

Riley

Shaff Stanley

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 9:10 a.m.

On motion of Senator Rigler, Senate File 791, a bill for an act relating to mileage allowance for members of county boards of supervisors, was taken up for 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: 42

Lamborn Balloun Elv Lange Benda Erskine Briles Flatt Lisle Lucken Burns. Frev Main Cassidy Frommelt. Clarke Hagedorn McGill Coleman Heaberlin Murray Condon Neu Heying DeHart O'Mallev Jepsen Dodds Patton Klefstad Elvers Kvhl

Nays: 0

Absent or not voting: 19

Buren Glenn
DeKoster Hill
Denman Hougen
Floy Kibbie
Gaudineer Kosek

Kruck Reichardt
Lodwick Reno
Messerly Shirley
Mills Van Gilst
Nurse

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 Frommelt, Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities and to provide an appropriation therefor, was taken up for further consideration.

Consideration of the amendment offered by Senator Potgeter on May 24, found on page 1619 of the journal, was resumed.

Senator Balloun moved the adoption of the amendment.

Division was requested.

The amendment was lost.

Senator Potgeter called up the following amendment and moved its adoption:

Amend Senate File 622, Section 7 by striking all of lines 8 through 18 inclusive.

The amendment was lost.

Senator Potgeter called up the following amendment and moved its adoption:

Amend Senate File 622, Section 20 by adding in line 3 after the word "expenses" the words "for each commodity group".

The amendment was adopted.

Senator Potgeter called up the following amendment and moved its adoption:

Amend Senate File 622 by striking all of Section 9, line 1 through 14 inclusive, and inserting in lieu thereof the following:

"Sec. 9. The tax shall be levied, assessed, and collected at the time of such sales and forwarded to the department by the first purchaser from the price paid, as required in section twelve (12) of this Act, in the manner and at the time determined by the secretary."

Division was requested.

The amendment was lost.

Senator Potgeter asked and received unanimous consent that the following amendment be withdrawn:

Amend Senate File 622, Section 19 by striking in line 1 the word "may" and inserting in lieu thereof the word "shall".

Senator Murray offered the following amendment and moved its adoption:

Senate File 622 is hereby amended as follows:

Amend section four (4) as follows:

- 1. By inserting in line one (1) after the word "association" the words "whose commodities are taxed under the provisions of this Act".
- 2. By inserting in line eleven (11) after the word "commodity" the words "taxed under the provisons of this Act".

Senator Kibbie took the chair at 10:20 a.m.

The amendment was lost.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 622 by striking in section 5 all of line 10 after the word "thereof", lines 11, 12, and 13 to and including the word "prescribe" and inserting in lieu thereof

the following: "in newspapers of general circulation in all counties where a referendum is to be held and such other newspapers as the secretary may prescribe".

The amendment was adopted.

Senator Balloun offered the following amendment filed by Senators Balloun and Potgeter:

Amend senate file 622 by adding at the end of section 18 the following:

"Any person adversely affected by an act, order or ruling made pursuant to the provisions of this Act may within forty-five (45) days thereafter appeal by writ of certiorari to the district court in and for Polk County for a determination of the issues bearing upon such act, order or ruling, and the court may issue and enforce orders, judgments or decrees as the court may deem proper, just and equitable."

President Fulton took the chair at 10:35 a.m.

Senator Murray moved that Senate File 622 be referred to the ways and means committee.

Division was requested.

The motion was lost.

Senator Balloun moved the adoption of the amendment.

The amendment was adopted.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 622, Section Twelve (12), line three (3) by striking the word "treasury" and inserting in lieu thereof the word "treasurer".

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: 34

Balloun Reichardt Frommelt Lodwick Benda Gaudineer McGill Reppert Burns Heaberlin Messerly Rigler Clarke Heying Murray Riley Coleman Shaff Kibbie Neu Condon Stanley Klefstad Nurse DeHart Stephens Lamborn O'Malley Elvers Van Gilst Patton Lange Flatt Lisle

Nays: 26

Briles Erskine Kosek Potgeter Buren Flov Kruck Reno Cassidy Frey Kyhl Schaben DeKoster Glenn Lucken Shirley Denman Hagedorn Main Van Eaton Dodds Walsh Hill Mills

Ely Jepsen

Absent or not voting: 1

# Hougen

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 622 be immediately messaged to the House.

Objection was raised.

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: 34

Benda Erskine Lamborn O'Malley Burns Flatt Lange Patton Cassidy Frommelt Lisle Rigler Clarke Gaudineer Lodwick Riley Coleman Heaberlin McGill Shaff Condon Heving Mills Stanley DeHart Kibbie Neu Stephens Denman Klefstad Nurse Van Gilst Elvers Kyhl

Nays: 24

Balloun Floy Kruck Reichardt Briles Frev Lucken Reno Buren Glenn Main Schaben DeKoster Hill Messerly Shirley Dodds Jepsen Murray Van Eaton Ely. Kosek Potgeter Walsh

Absent or not voting: 2

Hougen

Reppert

Voting present: 1

Hagedorn

The motion prevailed.

# HOUSE AMENDMENTS CONSIDERED

Senator O'Malley called up for consideration House File 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith, passed and amended by the Senate, further amended by the House, and moved that the Senate concur in the following amendments:

House amendments to Senate amendments and further amendments to House File 572.

- 1. The House has concurred in Senate amendments 1, 2 and 3.
- 2. The House has amended Senate amendment 4 to Section 9 by striking from line 4 the words "and submitted" and has concurred in said Senate amendment as amended.
- 3. The House has amended the first Senate amendment 5 to Section 11 by inserting in line 4 thereof after the word "government" the words "any of"; also by striking all of said amendment following the first paragraph thereof, and the House has concurred in said amendment as amended.
  - 4. The House has concurred in the second Senate amendment 5 to Section 12.
- 5. The House has amended the second part of Senate amendment 6 to Section 14 by striking the words inserted after the word "merits" in line 4 thereof and by inserting in lieu thereof the following: "The employee or the state may obtain judicial review of the commission's decision by writ of certiorari as provided by division fourteen (XIV) of the Rules of Civil Procedure.", and the House has concurred in Senate amendment 6 as thus amended.
- 6. The House has amended Senate amendment 7 to Section 15 by striking all of said amendment.
- 7. The House has amended amendment 8 to Section 18 by striking from the last paragraph the words "The commission may adopt rules further restricting political" and inserting in lieu thereof "The commission shall adopt any rules necessary for further restricting political"; also by striking the word "may" from line 4 of said paragraph and inserting the word "shall" in lieu thereof, and has concurred in said Senate amendment as thus amended.
  - 8. The House has further amended House File 572 as follows:
  - (1) Amend by adding to Section 2 a new subsection as follows:
  - "5. Appointing authority means the chairman or person in charge of divisions

of the state government including, but not limited to, boards, bureaus, commissions, departments and other divisions or an employee designated to employ persons by such an appointing authority,"

- (2) Amend Section 3 as follows:
- a. By inserting in line twenty-five (25) after the figure "(257.24)" the words "of the Code".
- b. By inserting in line 30 after the word "rehabilitation" the words "or any successor thereto".
  - c. By inserting in line 31 after the word "or" the words "who are".
  - (3) Amend Section 9 as follows:
  - a. By inserting after line 25 the following new paragraph:

"Whenever the public interest may require a diminution or increase of employees in any position or type of employment not otherwise provided by law, or the creation or abolishment of any such position or type of employment, the governor with the approval of the executive council, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created and the number of employees therein reduced or increased. Schedules of positions and type of employment not otherwise provided by law shall be reviewed at least once each year by the governor and submitted to the executive council for continuing approval."

- b. By inserting in subsection 7, line 83, after the word "appointment", the words "by the appointing authority".
- (4) Amend Section 15 by inserting in line 7 after the word "file." the following sentence:

"Any applicant for a position subject to the provisions of this Act shall be permitted to review, in accordance with such regulations as the director may prescribe, any test, grade, or evaluation resulting from the application for employment."

(5) Amend Section 18 by adding thereto the following new paragraph:

"Any officer or employee in the merit system who shall become a candidate for any partisan elective office for remuneration shall commencing 30 days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."

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: 49

Balloun Buren Burns Erskine Flatt Floy Kruck Kyhl Lamborn Potgeter Reichardt Reno

Cassidy Frev Lange Reppert Clarke Frommelt Lodwick Rigler Coleman Gaudineer Lucken Schaben Condon Hagedorn Main Shaff DeHart Heaberlin McGill Shirley DeKoster Hill Murray Stanley Denman Jepsen Nurse Van Eaton Dodds Kibbie O'Malley Van Gilst Elvers Kosek Patton Walsh Ely

Navs: 2

Glenn

Klefstad

Absent or not voting: 10

Benda Hougen Mills Riley
Briles Lisle Neu Stephens
Heying Messerly

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 572 be immediately messaged to the House.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 96 and Senate File 385.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 96 and Senate File 385.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 25th day of May, 1967, sent to the governor for his approval, Senate File 96 and Senate File 385.

ADOLPH W. ELVERS, Chairman

Passed on file.

# PROOF OF PUBLICATION

Published copy of House File 735 and verified proof of publication of said bill in the Northwood Anchor, a weekly newspaper published at Northwood, Worth County, Iowa on May 25, 1967, has been filed with the Secretary of the Senate.

AL MEACHAM, Secretary of Senate

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 622 passed the Senate.  $\dot{}$ 

DONALD W. MURRAY

# BILLS ASSIGNED TO COMMITTEE

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

H.F.	100	Safety and Law Enforcement
H.F.	411	Conservation and Recreation
H.F.	707	Transportation

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# SPECIAL ORDER

The Chair announced the special order of business on Senate File 807.

#### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation relating thereto, was taken up for consideration.

Senator Frommelt called up the following committee amendment:

Amend Senate File 807 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. For the purpose of this Act, 'personal property' means all tangible property other than real property, owned by a resident or nonresident of the state, which is located in the state and assessed and taxed as personal property in accordance with the laws of this state and rules and regulations adopted thereunder, not withstanding the provisons of section four point one (4.1), subsection nine (9), of the Code, but not to include the following:
- 1. Machinery and equipment as contemplated under section four hundred twenty-eight point twenty-two (428,22) of the Code.
- 2. Buildings as contemplated by section four hundred twenty-eight point four (428.4) of the Code.
- 3. All centrally assessed property, by the State Tax Commission, under the provision of Chapters four hundred twenty-eight (428), four hundred thirty-three (433), four hundred thirty-four (434), four hundred thirty-five (435), four hundred thirty-six (436), four hundred thirty-seven (437), and four hundred thirty-eight (438) of the Code.
- 4. Property exempted by the provisions of Chapter four hundred twenty-seven (427) of the Code.
- "Sec. 2. Beginning with the property tax collection year 1969, for taxes levied in 1968 (based on 1967 assessed values as adjusted herein for 1968) each taxpayer

possessed of property for assessment shall be allowed an exemption in assessed value of personal property, but taxpayers holding property under unitary control, as evidenced by filing of consolidated returns of income or sales, shall be entitled to only one such exemption, according to the following schedule:

- 1. For the taxes payable in the year 1969, an exemption of the first \$2,500 of assessed value, or any part thereof, on all personal property not otherwise exempt from taxation.
- 2. For the taxes payable in the year 1970, an exemption of the first \$5,000 of assessed value, or any part thereof, on all personal property not otherwise exempt from taxation.
- 3. For the taxes payable in the year 1971, an exemption of the first \$7,500 of assessed value, or any part thereof, on all personal property not otherwise exempt from taxation.
- 4. For the taxes payable in the year 1972, an exemption of the first \$10,000 of assessed value, or any part thereof, on all personal property not otherwise exempt from taxation.
- 5. For the taxes payable in the year 1973, an exemption of the first \$20,000 of assessed value, or any part thereof, on all personal property not otherwise exempt from taxation.
- 6. For the taxes payable in the year 1974, an exemption of the first \$40,000 of assessed value, or any part thereof, on all personal property not otherwise exempt from taxation.
- 7. For the taxes payable in the year 1975, an exemption of the full assessed value of all personal property not otherwise exempt from taxation.
- "Sec. 3. The aggregate assessed value for each assessing district as established in the 1967 assessment year, as adjusted for equalization, shall be the basic value upon which exemptions herein established are determined; with the following annual adjustments:
- 1. Add; additional, but not replacement, property assessed as contemplated under section four hundred forty-one point twenty-one (441.21) of the Code.
- 2. Subtract; property removed from the assessing district, by reason of transportation therefrom; property destroyed; and, property consumed or disposed of without replacement (per 1 above).
- "Sec. 4. For the purpose of ascertaining assessed value of personal property added or subtracted under the provisons of this Act, assessors shall utilize personal property listing forms prescribed and furnished by the State Tax Commission and shall distribute such forms, in triplicate, to persons possessed of such property for assessment, first by regular mail, and, where necessary, by personal service. Such assessed value of such personal property shall be determined in accordance with section four hundred forty-one point twenty-one (441.21) of the Code.
- "Sec. 5. Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line seventeen (17) thereof the words 'real estate' and inserting in lieu thereof the word 'land'.
- "Sec. 6. Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line eighteen (18) thereof the expression 'personal property, but' and inserting in lieu thereof the expression 'real property.' and by striking all of lines nineteen (19), twenty (20), and twenty-one (21)."

Senator Frommelt moved the adoption of the amendment.

Senator Rigler rose on point of order on the grounds that the amendment was not germane to the title of the bill.

The Chair ruled the point not well taken.

Senator Rigler, in a substitute motion, moved that action on Senate File 807 be deferred, and that Senate File 773 be taken up for immediate consideration.

Division was requested.

The motion was lost.

Senator Walsh, in a substitute motion, moved that further action on Senate File 807 be deferred.

Senator Denman rose on point of order on the grounds that the motion was the same subject matter as the Rigler motion already acted upon.

The Chair ruled the point well taken.

Senator Glenn offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee amendment to Senate File 807 as follows:

Amend section 2 by striking sub-paragraphs two (2), three (3), four (4), five (5), six (6), and seven (7).

Roll call was requested.

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

Ayes: 23

Balloun	Ely	Kyhl	Neu
Benda	Frey	Lange	Rigler
Clarke	Gaudineer	Lisle	Riley
Condon	Glenn	Lodwick	Stanley
DeHart	Jepsen	Messerly	Walsh
DeKoster	Klefstad	Mills	

Nays: 33

Buren	Hagedorn	Main	Reno
Burns	Heaberlin	McGill	Reppert
Cassidy	Heying	Murray	Schaben
Coleman	Hill	Nurse	Shaff
Dodds	Kibbie	O'Malley	Shirley
Elvers	Kosek	Patton	Stephens
Flatt	Lamborn	Potgeter	Van Eaton

Floy

Lucken

Reichardt

Van Gilst

Frommelt

Absent or not voting: 5

Briles

Erskine

Hougen

Kruck

Denman

The amendment was lost.

#### APPOINTS COMMITTEE

President Fulton announced the appointment of Senators Clarke and Heying to attend the program at which The Iowa Award will be made posthumously to the late Henry A. Wallace at Iowa State University at Ames, Iowa, on Wednesday, May 31.

# MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: Iam 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 No. 76, a bill for an act relating to the use of traffic-control signals.

Also:

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

House File No. 348, a bill for an act regarding boards of review for assessment and valuation of property.

Also:

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

House File No. 593, a bill for an act relating to attorney fees and other costs paid to defend indigent persons charged with public offenses.

Also:

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

House File No. 623, a bill for an act relating to state personnel.

Also:

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

. House File No. 690, a bill for an act relating to county public hospital funds, the control and investment thereof.

#### Also:

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

House File No. 731, a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building.

#### Also:

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

House File No. 732, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered.

#### Also.

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 101, a bill for an act providing for a deduction not to exceed one hundred dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income.

#### HOUSE AMENDMENT TO SENATE FILE 101

Amend Senate File 101, section one (1), line three (3), by striking the word "subsection" and inserting the word "paragraph".

#### Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction, to reconstruct, maintain and manage medical and hospital buildings and facilities for the use of the hospitals and medical clinics of the state university of Iowa.

# HOUSE AMENDMENT TO SENATE FILE 532

#### Amend Senate File 532 as follows:

- 1. In Section 2, lines two (2) and three (3), strike the words ", after review by the general assembly" and insert in lieu thereof the words ", with the approval of the general assembly".
- 2. In Section 11, line two (2) insert after the word "project" the words "related to the medical school and any project related to the hospital".
  - 3. By adding the following new sections:
- (1.) The hospitals, clinics, or laboratories of the University of Iowa may increase the rates, fees, or charges to nonindigent patients an amount sufficient to produce the additional revenue needed to retire the bonds. Rates, fees, or charges to nonindigent

patients shall not include any costs attributable to the care of indigent patients. Any hospital service corporation shall be required to reimburse the hospitals, clinics, or laboratories of the University of Iowa at rates, fees, or charges equal to those required of nonindigent patients that are not subscribers for equal services.

(2.) This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in The Paullina Times, a newspaper published at Paullina, Iowa.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 560, a bill for an act to amend the Uniform Commercial Code of Iowa as they relate to perfection of a security interest in a vehicle.

WILLIAM R. KENDRICK. Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 560

Amend Senate File 560 by adding the following new section:

"Sec. 2. Section five hundred fifty-four point nine thousand three hundred two (554.9302), Code 1966, is hereby further amended by deleting the word 'motor' in lines fourteen (14) and eighteen (18) of subsection one (1)."

# HOUSE MESSAGES CONSIDERED

House File 76, a bill for an act relating to the use of traffic-control signals.

Read first and second times, and passed on file.

House File 348, a bill for an act regarding boards of review for assessment and valuation of property.

Read first and second times, and passed on file.

House File 593, a bill for an act relating to attorney fees and other costs paid to defend indigent persons charged with public offenses.

Read first and second times, and passed on file.

House File 623, a bill for an act relating to state personnel.

Read first and second times, and passed on file.

House File 690, a bill for an act relating to county public hospital funds, the control and investment thereof.

Read first and second times, and passed on file.

House File 731, a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building.

Read first and second times, and passed on file.

House File 732, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered.

Read first and second times, and passed on file.

#### REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred <u>House File 569</u>, a bill for an act relating to the membership of the Higher Education Facilities Commission, 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 <u>House File 713</u>, a bill for an act relating to agricultural lime, 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  $\underline{\text{House File}}$   $\underline{700}$ , a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House File 218, a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration 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 House File 218 as follows:

- 1. Amend section one (1) by striking all after the word "term" in line thirteen (13) through the word "Assocation" in line fifteen (15).
  - 2. Amend section two (2) as follows:
- a. By striking from lines ten (10) and fifteen (15) the word "secretary" and by inserting in lieu thereof the word "board".
- b. By striking from line seventeen (17) the words "executive council" and by inserting in lieu thereof the words "commissioner of public health".
- c. By striking all of lines eighteen (18) through twenty-one (21), inclusive, and by inserting in lieu thereof the following: "the commissioner, which reports shall be open for public inspection."
  - 3. Amend section three (3) as follows:
  - a. By striking the first sentence of such section.

- b. By striking all of lines six (6) through ten (10), inclusive.
  - 4. Amend section four (4) as follows:
- a. By striking all of lines five (5) and six (6) and by inserting in lieu thereof the word "fund."
- b. By striking all after the period (.) in line eleven (11) through the period (.) in line nineteen (19), inclusive.
- 5. Amend section six (6) by striking from line four (4) the word "secretary" and by inserting in lieu thereof the word "board".
- 6. Amend section seven (7) by striking from lines three (3) and four (4) the words "and secretary".
  - 7. Amend section eight (8) as follows:
  - a. By striking from line three (3) the words "secretary of the".
- b. By striking from line eighteen (18) the word "secretary" and by inserting in lieu thereof the word "board".
- 8. Amend section eleven (11) by striking from lines three (3), eight (8), and nine (9) the words "the secretary of".
- 9. Amend section twelve (12) by striking all of lines one (1) through five (5), inclusive, and by inserting in lieu thereof the following:
- "The state board of dentistry and all persons employed to administer this Act shall be included within the state department of health. The funds to administer this Act shall be included in the budget of the department of health and included in such department's appropriation, except that such funds shall be appropriated from the board of dentistry fund. The board".
- 10. Amend section twenty-five (25) by inserting in line one (1) after the word "hearing" the words ", which shall be confidential unless the applicant requests it be a public one,".
- 11. Amend section thirty-one (31) by inserting in line five (5) after the word "all" the word "material".
- 12. Amend section thirty-two (32) by striking all of line thirty-three (33) and by renumbering the remaining subsection.
  - 13. Amend section thirty-three (33) as follows:
- a. By striking all of lines ten (10) through thirteen (13), inclusive, and by inserting in lieu thereof the following:
- "2. All employees needed to administer this Act shall be appointed pursuant to the merit system."

- b. By striking all after the period (.) in line twenty-seven (27) through the period (.) in line twenty-nine (29), inclusive.
  - c. By striking from line thirty-nine (39) the words "the secretary of".
  - d. By striking from line fifty-six (56) the words "or secretary".

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Your committee on Governmental Subdivisions to which was referred House File 651, a bill for an act relating to the drainage and levee fund, 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 House File 301, a bill for an act to require an audit of town accounts at least once every four years, 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 House File 608, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary, 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 316, a bill for an act relating to the powers of cities and towns in regard to water and sewer systems, sewage disposal plants and water plants, etc., 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 253, a bill for an act authorizing municipalities to appoint a deputy city clerk, 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 House File 232, a bill for an act relating to the burial of nonresident indigent transients. 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 280, a bill for an act providing for an optional 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 Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred House File 697, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions, 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 639 as follows:

1. Amend section one (1) as follows:

By striking all of line three (3) and by inserting in lieu thereof the following:

"1. 'Comptroller' means the state comptroller or any employee designated by him,"

By striking from line five (5) the word "board" and by inserting in lieu thereof the word "comptroller".

- 2. By striking sections two (2) and three (3) and by inserting in lieu thereof the following:  $\cdot$
- "Sec. 2. The comptroller is hereby given authority to establish an advisory committee for the purpose of gathering information or furnishing advice to him to assist him in accomplishing and fulfilling the purposes of this Act.
- "Sec. 3. Members of such advisory committee, if established, shall serve at the pleasure of the comptroller and shall receive no compensation other than their reasonable and ordinary expenses incurred while actually engaged in committee activities."
  - 3. Amend section four (4) as follows:

By striking from line one (1) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line three (3) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line five (5) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line eight (8) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line eight (8) the word "its" and by inserting in lieu thereof the word "his".

By striking from line nine (9) the words "an accounting of funds received and disbursed,".

By striking from line eleven (11) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line twelve (12) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line fourteen (14) the words "the names of members of the board.".

By striking from line sixteen (16) the word "board" and by inserting in lieu thereof the word "comptroller".

- 4. By striking section five (5) and by inserting in lieu thereof the following:
- "Sec. 5. The comptroller is hereby authorized to employ such assistants and personnel as are necessary to carry out the purposes of this Act and such assistants and personnel shall be selected and employed pursuant to the merit system provisions of the Code."
  - 5. Amend section six (6) as follows:

By striking from line one (1) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line two (2) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line six (6) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line eight (8) the word "board" appearing before the word "may" and by inserting in lieu thereof the word "comptroller".

By striking from line eight (8) the word "board" appearing before the word "shall" and by inserting in lieu thereof the word "comptroller".

6. Amend section seven (7) as follows:

By striking from line one (1) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line nine (9) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line fourteen (14) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line fifteen (15) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line twenty-eight (28) "involvoing" and by inserting in lieu thereof the word "involving".

By striking from line forty-one (41) the word "board" and by inserting in lieu thereof the word "comptroller".

- 7. Amend section eight (8) by striking from line one (1) the word "board" and by inserting in lieu thereof the word "comptroller".
  - 8. Amend section nine (9) as follows:

By striking from line one (1) the words "board, in its" and by inserting in lieu thereof the words "comptroller, in his".

By striking from lines five (5) the word "board" and by inserting in lieu thereof the word "comptroller".

- 9. Amend section ten (10) by striking from line eight (8) the word "board" and by inserting in lieu thereof the word "comptroller".
  - 10. Amend section twelve (12) as follows:

By striking from line ten (10) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line nineteen (19) the word "board" and by inserting in lieu thereof the word "comptroller".

11. Amend section thirteen (13) as follows:

By striking from line seven (7) the words "board, in its" and by inserting in lieu thereof the words "comptroller, in his".

By striking from line nine (9) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line ten (10) the word "board" and by inserting in lieu thereof the word "comptroller".

12. Amend section fourteen (14) as follows:

By striking from line one (1) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking all of lines two (2) through four (4) inclusive and by inserting in lieu thereof the following: "amounts to be determined by the comptroller, and the comptroller shall deposit such fees in the general fund;".

- $13.~{
  m By}$  striking section fifteen (15) and by renumbering the remaining sections in conformity with this amendment.
  - 14. Amend section sixteen (16) as follows:

By striking from line three (3) the word "board" and by inserting in lieu thereof the word "comptroller".

By striking from line fifteen (15) the word "board" and by inserting in lieu thereof the word "comptroller".

COMMITTEE ON GOVERNMENTAL AFFAIRS

Amend Senate File 617 as follows:

- 1. Amend the title by adding thereto after the word "districts" the following:
- "to or reorganization of non-high school districts with high school districts."
- 2. Further amend Senate File 617 by adding the following new section:
- "Sec. 2. Section two hundred seventy-five point eleven (275.11), Code 1966, is hereby amended by adding thereto the following:
- "Two or more contiguous non-high school districts may be united with a high school district as provided in sections two hundred seventy-five point twelve (275.12) to two hundred seventy-five point twenty-three (275.23), Code, where one or more of the non-high school districts is contiguous with the high school district and where the majority of high school pupils within each non-high school district attended high school on a tuition basis in such high school district prior to January 1, 1966. For purposes of this section, districts joining at the corners shall be deemed to be contiguous."

GILBERT E. KLEFSTAD

Amend House File 123 as follows:

1. By striking all of lines four (4) through thirty-five (35), inclusive of section seven (7) and by inserting in lieu thereof the following:

"All employees needed to administer this Act shall be appointed pursuant to the merit system. No employee while so employed shall directly or indirectly have any interest in a beauty salon, cosmetology school, or practice cosmetology as herein defined. The board of cosmetology examiners and all persons employed to administer this Act shall be included within the state department of health. The funds to administer this Act shall be included in the budget of the department of health and included in such department's appropriation, except that such funds shall be appropriated from the cosmetology fund."

GOVERNMENTAL AFFAIRS COMMITTEE

Amend Senate File 488 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 ownership or financial interest in a race track, race meet, or the operation of pari-mutuel wagering on any race conducted 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."

DAVID STANLEY FRANCIS L. MESSERLY

Amend House File 389 as follows:

- 1. By striking from lines six (6) and seven (7) of section three (3) the words 'dispensing optician examiners' and by inserting in lieu thereof the words' commissioner of public health'.
  - 2. Amend section four (4) as follows:
- a. By striking from lines sixteen (16) and seventeen (17) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of public health".
- b. By striking from linesthirty-eight (38) and thirty-nine (39) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of health".
- c. By striking from lines forty-three (43) and forty-four (44) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of health".
  - 3. By striking all of section nine (9) and by inserting in lieu thereof the following:

"The commissioner of public health or an employee designated by him shall administer this Act. The commissioner may appoint an advisory committee of licensed physicians, optometrists and dispensing opticians to advise him upon the preparation and evaluation of qualifying examinations. The commissioner may revoke or suspend the license of a dispensing optician for non-payment of the fees herein provided, conviction of a crime involving moral turpitude, fraud or gross negligence or incompetence as a dispensing optician."

COMMITTEE ON GOVERNMENTAL AFFAIRS

Amend House File 201 as follows:

- 1. By striking from line 5 in section 1 the words "quality or".
- 2. By inserting in line 6 of section 1 after the word "shall" the words "have the authority to, and may".
- 3. By striking from line 8 of section 5 the words "shall be subject to the approval of the commission and".
  - 4. By striking all of section 6.
  - 5. By adding the following new sections:
- "Sec. 6. Section five hundred forty-three point seven (543.7), Code 1966, is hereby repealed.
- "Sec. 7. Chapter five hundred forty-three (543), Code 1966, is amended by adding the following new sections thereto:

'Failure to pay the annual fee provided for in section five hundred forty-three point thirty-three (543.33) of the Code on or before the date the same shall become due shall cause a license to terminate.

'Nothing in this chapter shall be construed to imply any guarantee or obligation on the part of the state of Iowa, or any of its agencies, employees or officials, either elective or appointive, in respect of any agreement or undertaking to which the provisions of this chapter relate.'"

6. By renumbering the remaining sections in conformity with this amendment.

JAMES A. POTGETER

DONALD W. MURRAY

Amend Senate File 733 as amended by inserting in the Murray Amendment the following:

- 1. Amend line four (4) by striking the word "thirty (30)" and inserting in lieu there of "sixty (60)".
- 2. Amend line five (5) by striking the word "an" and inserting "a certified copy of the".

ERNEST KOSEK JOHN M. ELY, JR.

Amend House File 686 by adding to section one (1), subsection one (1), the following new sentence:

"Except, in the Pottawattamie county school system, the term shall define a local tax area designated as the East Pottawattamie Basic School Tax Unit, conterminous with the four high school districts in the eastern part of the county and in the western part of the county, the term shall define a local tax area designated as the West Pottawattamie Basic School Tax Unit, conterminous with the five high school districts in the western part of the county."

Further amend said House File 686 by striking from section two (2), lines one (1) and two (2) the words and figures "innety-nine (99)" and inserting the following: "one hundred"; also by inserting after the word "system" in line five (5) the words and figures "except in Pottawattamie county as provided in subsection one (1) of section one (1) of this Act".

MAX MILO MILLS SEELEY G. LODWICK

Amend Senate File 644 by striking from line three (3) of Section 5 the words and and figures "twenty-five thousand (25,000)" and inserting in lieu thereof the words and figures "fifteen thousand (15,000)".

GILBERT E. KLEFSTAD

Amend House File 167 as follows:

Amend section four (4) as follows:

- 1. By striking from line five (5) the word "fifty" and inserting in lieu thereof the word "twenty-five".
- 2. By striking from line seven (7) the words "five hundred" and inserting in lieu thereof the words "four hundred fifty".
- 3. By striking from line ten (10) the words "five hundred" and inserting in lieu thereof the words "four hundred fifty".
- 4. By striking from line thirteen (13) the word "fifty" and inserting in lieu thereof the word "twenty-five".
- 5. By striking from line sixteen (16) the word "fifty" and inserting in lieu thereof the word "twenty-five".
- 6. By striking from line twenty-one (21) the word "fifty" and inserting in lieu thereof the word "twenty-five".
- 7. By striking from lines twenty-three (23) and twenty-four (24) the words "five hundred" and inserting in lieu thereof the words "four hundred fifty".

J. HENRY LUCKEN-RICHARD L. STEPHENS EUGENE M. HILL

Amend Senate File 617 as follows:

- 1. By inserting following section one (1) the following new sections:
- "Sec. 2. The state board of public instruction shall not arbitrarily or capriciously withhold approval of any attachment as required by the provisions of chapter two hundred seventy-five point one (275.1) of the Code.
- "Sec. 3. Any county board of education aggrieved by the action of disapproval of an attachment by the state board of public instruction shall have the right to appeal to the district court of the county within which the attached area lies."

CHARLES F. BALLOUN

Senate File 775 is hereby amended as follows:

- 1. By striking from section one (1), lines three (3) and four (4), the words and figures "six million four hundred thirty thousand (6,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred thirty thousand (7,930,000)".
- 2. By striking from section two (2), line nine (9), the figures "6,430,000.00" and inserting in lieu thereof the figures "7,930,000.00".
  - 3. By adding to section five (5) the following new paragraph:

"Big Creek artificial lake and recreation area (Such funds to be used in cooperation with the United States corps of engineers in the development of Big Creek reservoir in conjunction with the Saylorville flood control projects.) . . . . . . . \$1,500,000.00" GEORGE E. O'MALLEY

Amend Senate File 353 as follows:

1. Amend section four (4) by inserting in line six (6) following the word 'products," the words "and except the swine sold at Iowa auction markets operating under a valid Iowa permit,".

JAMES E. BRILES JAMES F. SCHABEN

Amend the Ways and Means committee amendment to Senate File 807 as follows:

"1. In section two (2), subsection one (1), strike the figures \$2,500 and insert in lieu thereof the figures \$5,000."

ROBERT R. RIGLER

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Friday, May 26, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, May 26, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Richard Walters, pastor of St. Mark's Episcopal Church, Des Moines, Iowa.

## VISITORS

Senator Elvers rose on point of personal privilege to introduce the Honorable F. B. Sharp of Elkader, former member of the Senate and House, who was present in the Senate chambers.

Senator O'Malley rose on point of personal privilege to present Fernand Icart, of Nice, France, former Depute in the French National Assembly, who was a visitor in the Senate.

Senator Shaff rose on point of personal privilege to present the Honorable David Shaff of Clinton, former member of the Senate, who was present in the Senate chambers.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Denman from 182 residents of Polk County, in favor of legislation to remedy existing problems in the movement of mobile homes.

By Senator Patton from 54 residents of Buchanan County, in favor of legalized pari-mutuel wagering on horses.

## ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department approprations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

The roll call revealed all other members of the Senate present with the exception of Senators Briles, Buren, Condon, Denman, Ely, Erskine, Hagedorn, Heying, Hougen, Jepsen, Kosek, Lisle, O'Malley, Reno, Reppert, Rigler, Riley, Shirley, Stanley and Walsh.

#### THIRD READING OF BILLS

On motion of Senator Clarke, Senate File 782, a bill for an act relating to special assessments for street improvements, was taken up for consideration.

Senator Lamborn took the chair at 8:45 a.m.

Senator Clarke moved that the bill be read a third 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 Frev Kyhl Neu Frommelt Lamborn Nurse Renda Gaudineer Lange Patton Burns Glenn Lodwick Potgeter Cassidy Hagedorn Lucken Reichardt Clarke Coleman Heaberlin Main Reno Kibbie McGill Schaben DeHart DeKoster Klefstad Messerly Shaff Dodds Kosek Mills Van Eaton Elvers Kruck Murray Van Gilst Flatt

riait

Nays: 0

Absent or not voting: 20

Briles Erskine Jepsen Riley Buren Floy Lisle Shirley Condon Heying O'Malley Stanley Denman Stephens Hill Reppert Ely Hougen Rigler Walsh

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

# EXPLANATION OF VOTE

This explanation is filed to record my "Aye" vote on Senate File 782. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Van Gilst, Senate File 799, a bill for an act to amend Senate File 306, Acts of the Sixty-second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles, was taken up for consideration.

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: 47

Balloun Potgeter Frommelt Lange Benda Reichardt Lodwick Gaudineer Briles . Glenn Lucken Reno Buren Hagedorn Main Reppert Burns Schaben Heaberlin McGill

Cassidy Clarke Coleman DeHart DeKoster Dodds Elvers Hill Kibbie Klefstad Kosek Kruck Kyhl Lamborn

Messerly Mills Murray Neu Nurse O'Malley Patton

Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 14

Condon Denman Ely Erskine Flatt Floy Frey Heying

Hougen Jepsen Lis**l**e Rigler Riley Walsh

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 693, a bill for an act relating to publicly held conservation interests in private property, was taken up for consideration.

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: 45

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Kibbie
Klefstad

Kyhl
Lamborn
Lange
Lodwick
Lucken
McGill
Messerly
Murray
Neu
Nurse

Kosek

Patton
Potgeter
Reichardt
Reno
Reppert
Schaben
Shaff
Shirley
Stanley
Van Eaton

Walsh

Nays: 3

DeHart

Hill

Main

Absent or not voting: 13

Mills Coleman Jepsen Rilev Kruck O'Mallev Stephens Elv Rigler Van Gilst Erskine Lisle Hougen

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 Klefstad, Senate File 617, a bill for an act to provide for attachment of non-high school districts, was taken up for further consideration.

Senator Klefstad called up the amendment filed by him May 25, found on page 1649 of the journal and moved its adoption.

Senator Frey rose on point of order on the grounds the amendment was not germane.

Kosek

Reppert

Riley

Van Gilst

The Chair ruled the point not well taken.

Roll call was requested on the amendment.

Glenn

Kyhl

Heving

Klefstad

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

Rule 8 was invoked.

Ayes: 10 Balloun

Coleman

Condon

Nays: 38 Benda Lamborn Frey Potgeter Briles Frommelt Reichardt Lange Buren Gaudineer Lodwick Reno Burns Hagedorn Lucken Schaben Cassidy Heaberlin McGill Shaff Clarke Hill Murray Stanley DeHart Jepsen Neu Stephens DeKoster · Van Eaton Kibbie Nurse Elvers Walsh Kruck Patton Floy

Absent or not voting: 13

Denman O'Mallev Flatt Main Dodds Messerly Rigler Hougen Ely. Lisle Mills Shirley Erskine

The amendment was lost.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 617 as follows:

1. By adding the following new section:

"No school district shall be deprived of the right to present a petition for an election to their county board."

President Fulton took the chair at 10:10 a.m.

Senator De Hart rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point not well taken.

Senator Benda moved that further action on Senate File 617 be deferred.

Division was requested.

The motion was lost.

Senator Murray asked and received unanimous consent that further action on his amendment be temporarily deferred.

Senator Balloun called up the following amendment:

Amend Senate File 617 as follows:

- 1. By inserting following section one (1) the following new sections:
- "Sec. 2. The state board of public instruction shall not arbitrarily or capriciously withhold approval of any attachment as required by the provisions of chapter two hundred seventy-five point one (275.1) of the Code.
- "Sec. 3. Any county board of education aggrieved by the action of disapproval of an attachment by the state board of public instruction shall have the right to appeal to the district court of the county within which the attached area lies."

Senator Balloun offered the following amendment to the amendment and moved its adoption:

Amend the Balloun amendment filed May 25 by striking line 12 and inserting in lieu thereof the following: "lies, within twenty (20) days after such action by the state board."

The amendment to the amendment was adopted.

Senator Riley offered the following amendment to the amendment and moved its adoption:

Amend Senate File 617 as follows:

Strike the words "of disapproval" from line nine (9) of the Balloun amendment to Senate File 617 filed May 25, 1967.

Division was requested.

The amendment to the amendment was adopted.

Senator Balloun moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Murray offered the following amendment to his amendment:

Amend the Murray amendment to Senate File 617, filed May 26, 1967, as follows:

1. By striking all of lines three (3) and four (4) and by inserting in lieu thereof the following:

"County boards of education shall be allowed to receive petitions for an election as provided in section two hundred seventy-five point twelve (275.12) of the Code. Such petitions may be acted upon pending any disposal of any litigation."

Senator Murray asked and received unanimous consent to withdraw his amendment and the amendment to the amendment.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 617 as follows:

1. By adding the following new section:

"County boards of education shall be allowed to receive petitions for an election as provided in section two hundred seventy-five point twelve (275.12) of the Code. Such petitions may be acted upon after final disposition of any litigation."

Division was requested.

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: 33

Benda Gaudineer Main · Reno Burns Heaberlin McGill Reppert Cassidy . Neu Rilev Kibbie Condon Schaben Klefstad Nurse

DeKoster Denman Elvers Kosek Kruck Lamborn Lange O'Malley Patton Potgeter Reichardt Shirley Stanley Van Gilst Walsh

Frommelt

Frey

Nays: 21

Balloun Briles Buren Clarke Coleman Flatt Floy Glenn Hagedorn Hill Jepsen Kyhl Lodwick

Murray Shaff Stephens Van Eaton

Mills

DeHart

Absent or not voting: 7

Dodds Ely Erskine Hougen

Heying

Lisle Messerly

Lucken

Rigler

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.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 30

Burns

Frey

Cassidy Clarke Coleman Condon Elvers

Kibbie Klefstad Kosek Kruck Main McGill

Heaberlin

Heving

Neu Nurse

O'Malley Patton Potgeter Reichardt

Reppert

Riley Schaben Shaff Shirley Stanley Van Gilst

Walsh

Nays: 21

Frommelt

Balloun Benda Briles Buren DeHart DeKoster Flatt Floy Glenn Hill Jepsen Kyhl Lamborn Lange Lodwick

Murray Reno Stephens Van Eaton

Mills

Lucken

Absent or not voting: 10

Denman Dodds

Erskine Gaudineer Hougen Lisle

Messerly

Ely

Hagedorn

Rigler

The motion prevailed.

## EXPLANATION OF VOTE

Because I was attending my daughter's first grade graduation, I was temporarily out of the Senate Chamber when the vote was recorded on Senate File 617, the Klefstad amendment to Senate File 617, and the motion to reconsider the vote by which Senate File 617 passed the Senate and lay the motion on the table. Had I been present, I would have voted "Aye" on all three.

ROBERT R. DODDS

# THIRD READING OF BILLS 3

On motion of Senator O'Malley, Senate File 579, a bill for an act to provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and practice in 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 O'Malley called up the following committee amendment:

Amend Senate File 579 as follows:

- 1. Amend the title to Senate File 579 by striking the word "grants" in line one (1) and inserting in lieu thereof the word "loans".
- 2. Further amend by striking lines four (4) through seven (7) in section one (1) and inserting in lieu thereof the following:

"Receive, administer, and allot a tuition loan fund for the benefit of Iowa resident students enrolled in Iowa studying to be physicians or osteopathic physicians and who agree to become general practitioners (family doctors) and practice in Iowa.

Said fund shall be allotted to students for not more than three (3) years of study and shall be in the nature of a loan. Such loan shall have as one of its terms that fifty (50) percent thereof shall be cancelled at the end of five (5) years of the general practice in Iowa with an additional ten (10) percent to be cancelled each year thereafter until the entire loan may be cancelled. No interest shall be charged on any part of the loan thus cancelled. Additional terms and conditions of said loan shall be established by the higher education facilities commission so as to facilitate the purpose of this section."

3. Amend section two (2), line four (4) by striking the word "grant" and inserting in lieu thereof the word "loan".

Senator O'Malley called up the following amendment to the amendment and moved its adoption:

Amend the education committee amendment to Senate File 579, filed April 5, 1967, as follows:

1. By inserting in line ten (10) after the word "physicians" the words "and Surgeons".

The amendment to the amendment was adopted.

The amendment to the amendment filed by Senator Denman on May 8, 1967, found on page 1338 of the journal, was called up for consideration.

Senator Reppert rose on point of order on the grounds the amendment was not germane to the title.

The Chair ruled the point well taken.

The Denman amendment to Senate File 579 filed May 10, found on page 1369 of the journal, was also ruled non-germane.

Senator De Koster moved the adoption of the committee amendment as amended.

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: 41

Benda	Frommelt	Lange	Patton
Burns	Gaudineer	Lodwick	Potgeter
Cassidy	Hagedorn	Lucken	Reichardt
Coleman	Heaberlin	Main	Reppert
Condon	Heying	McGill	Shaff
DeHart	Jepsen	Mills	Stanley
DeKoster	Kibbie	Murray	Stephens
Dodds	Kosek	Neu	Van Eaton
Elvers	Kyhl	Nurse	Van Gilst
Flatt	Lamborn	O'Malley	Walsh
Frey			

Nays: 8

D - 11					
Balloun	••	Floy	Messerly		Reno
Buren	1.6	Glenn	* 7	•	

Buren Glenn Clarke Klefstad

Absent or not voting: 12

Briles	Erskine	Kruck	Riley
Denman	Hill	Lisle	Schaben
Ely	Hougen	Rigler	Shirley

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 No. 678, a bill for an act relating to motor vehicle no-passing zones.

Also:

That the House has concurred in Senate amendments to and passed House File 246, a bill for an act relating to investigations involving probation by the court.

Also:

That the House has concurred in Senate amendments to and passed House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 601, a bill for an act relating to the regulation of benevolent associations.

# HOUSE AMENDMENT TO SENATE FILE 601

Amend Senate File 601 by striking everything after the enacting clause and substituting the following:

#### Section 1. When used in this Act:

- 1. A "benevolent association" shall mean any person, firm, company, partnership, association or corporation, organized to enroll persons as members of a group for the purpose of providing an agency by which persons so enrolled may in the event of the death of any other member of the group make voluntary contributions to be distributed in whole or in part by the benevolent association to the beneficiary of the deceased member, or to members as contribution towards expense incurred by accident or sickness.
- 2. A "member" shall be any person who participates in a plan or agreement to make voluntary contribution through a benevolent association.
- 3. "Commissioner" when used in this Act shall mean the commissioner of insurance.
- Sec. 2. The commissioner shall promulgate such reasonable rules and regulations as he deems necessary to assure the proper operation of benevolent associations.
- Sec. 3 Before a benevolent association shall operate in this state it shall first incorporate in accordance with the laws of this state, and the articles of incorporation and bylaws shall be submitted to the commissioner. If he finds they conform to the

requirements of the law and all rules and regulations promulgated under this Act, he shall approve the articles of incorporation and file them with the secretary of state, Every benevolent association formed and operating before January 1, 1967, and not so incorporated, shall be required to complete their incorporation before January 1, 1968. Every benevolent association at the time of its incorporation, or in the case of a benevolent association incorporated and operating prior to January 1, 1967 within six months after the effective date of this Act, shall submit its general plan of operation to the commissioner and if he finds it conforms to the requirements of the law and all reasonable rules and regulations promulgated under this Act, he shall issue a license to expire on the thirty-first day of March after issuance. Said license shall be renewed from year to year upon application of the association, if the commissioner finds from his examination that it has conformed to the requirements of all laws and regulations applicable thereto.

- Sec. 4. The association shall keep a record of all its transactions and shall file an annual report thereof for the preceding calendar year on or before the first day of March on a form prescribed by the commissioner. The commissioner shall also prescribe the method of keeping books and accounts of benevolent associations.
- Sec. 5. There shall be paid to the commissioner for services required under the provisions of this Act the following fees, which shall be accounted for by him in the same manner as other fees received in the discharge of the duties of his office;
- 1. For filing and examination of the articles of incorporation for organization in this state and the accompanying general plan of operation of any benevolent association, and the issuing of the permission to do business, ten dollars.
- 2. For filing an annual statement of a benevolent association, and issuing the renewal of the permission required by law to authorize continuance in business, three dollars.
- Sec. 6. Such associations may operate without the establishment of reserves or surplus except for current expenses. Contributions for expenses shall be added as a separate item to contributions for membership benefits. A reasonable membership fee to cover initial expenses may be charged.
- Sec. 7. Within thirty days after acceptance to membership a certificate, the form of which has been approved by the commissioner, shall be delivered to each member. The certificate shall set forth the name of the association, the name of the member, a statement as to the benefits of membership, to whom such benefits are payable, and such other provisions as are, in the opinion of the commissioner, necessary to inform the member of his rights in the association. The commissioner before approving any certificate shall be satisfied that any benefits to be paid a member or the beneficiary of a member are reasonable in relationship to any and all charges made or assessed against the membership. The certificate shall not indicate therein that the plan or benefits constitute an insurance policy.
- Sec. 8. Except as otherwise provided by law, it shall be unlawful for any person or corporation to operate a benevolent association in this state except as provided for in this Act. Any person violating the provisions of this Act shall be subject to a fine not exceeding one thousand dollars or imprisonment in the county jail not exceeding thirty days, or both such fine and imprisonment.

Also:

That the House has adopted and agreed to the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 29 proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Also:

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

House File No. 304, a bill for an act relating to liability in property damage cases caused by juveniles.

Alen

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

House File No. 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one of the Code.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer.

# HOUSE AMENDMENT TO SENATE FILE 147

Amend Senate File 147 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred point four (200.4), subsection one (1), Code 1966, is hereby amended by adding thereto the following:

"This subsection shall not apply to a manufacturer who manufactures 'specialty fertilizer' only, as defined in subsection five (5) of section two hundred point three (200.3) of the Code, in packages of twenty-five pounds or less."

Sec. 2. Section two hundred point eight (200.8), subsection one (1), Code1966, is hereby amended by striking lines thirteen (13) through eighteen (18) of said subsection and inserting in lieu thereof the following:

"On individual packages of specialty fertilizer containing twenty-five pounds or less, there shall be paid in lieu of the annual license fee and the semiannual inspection fee as set forth in this chapter, an annual registration and inspection fee of twenty-five dollars for each brand and grade sold or distributed in the state. In the event that any person sells specialty fertilizer in packages of twenty-five pounds or less and also in packages of more than twenty-five pounds, this annual registration and inspection fee shall apply only to that portion sold in packages of twenty-five pounds or less, and that portion sold in packages of more than twenty-five pounds shall be subject to the same inspection fee as fixed by the secretary of agriculture as provided in this chapter."

Section two hundred point eight (200.8), Code 1966, is further amended by adding to paragraph a of subsection two (2) the following:

"However, in lieu of the semi-annual statement by grade for each county, as hereinabove provided for, the registrant, on individual packages of commercial fertilizer containing twenty-five pounds or less, shall file not later than the last day of July of each year, on forms furnished by the secretary, an annual statement setting forth the number of net tons of commercial fertilizer distributed in this state by grade during the preceding twelve-month period, but no inspection fee shall be due thereon."

#### Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 159, a bill for an act relating to the distribution of funds by the state comptroller.

# HOUSE AMENDMENT TO SENATE FILE 159

Amend Senate File 159 as follows:

Section 1, by striking all of line six (6) after the word "state," and all of lines seven (7), eight (8) and nine (9) and inserting in lieu thereof the words "the state comptroller may".

### Also:

That the House has concurred in Senate Amendments to and passed House File No. 70, a bill for an act relating to juvenile delinquency.

#### Also

That the House has concurred in Senate amendments to and passed House File No. 410, a bill for an act relating to the establishment of sewer connection charges or fees.

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 309, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals.

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 197, a bill for an act relating to deer hunting licenses.

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 61, a bill for an act relating to inspection of county jails by the state board of control.

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 176, a bill for an act to amend chapter 514, relating to the participation of pharmacies in a pharmaceutical service plan.

# Also:

That the House has concurred in the Senate Amendment to House amendment, as amended and passed Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

#### Also:

That the House has amended and concurred in, as amended, Senate amendment No. 1.

The House refuses to concur in Senate amendment No. 2, to House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Iowa.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE AMENDMENT TO HOUSE FILE 718

The House has amended Senate amendment 1 to House File 718 to read as follows:

1. By striking from line eleven (11) of Section 1 the word "carpeting".

The House has refused to concur in Senate amendment 2.

### HOUSE MESSAGES CONSIDERED

House File 678, a bill for an act relating to motor vehicle no-passing zones. Read first and second times, and passed on file.

House Joint Resolution 29, 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.

House File 304, a bill for an act relating to liability in property damage cases caused by juveniles.

Read first and second times, and passed on file.

House File 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one of the Code.

Read first and second times, and passed on file.

# INTRODUCTION OF BILLS

Senate File 810, by Committee on Governmental Subdivisions, a bill for an act relating to the bond of county treasurers.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# ROLL CALL

Roll call revealed all Senators present with the exception of Senators Benda, Denman, Ely, Erskine, Hill, Hougen, Lamborn, Lange, Lisle, Main, Rigler and Riley.

#### SPECIAL ORDER OF BUSINESS

#### UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Frommelt, the special order of business, Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation relating thereto, was taken up for further consideration.

Consideration of the committee amendment to Senate File 807 was resumed. Senator Frommelt offered the following amendment:

Amend the amendment to Senate File 807 filed May 25, 1967, by the Senate Ways and Means Committee by adding thereto the following section:

"Sec. 7. Millage levy limits imposed on levying units of government shall be adjusted for each year, as contemplated by section two (2) of this Act, to reflect the amount of assessed value of personal property retired from taxation. The Tax Commission shall each year, compute by ratio method such adjusted millage levy limits for the taxing districts of the state and certify the same to the state comptroller on or before July 1 of each year. The state comptroller shall before August 1 of each year transmit such information to the levying authorities in each taxing district of the state."

President Pro Tempore O'Malley took the chair at 3:15 p.m.

Senator Kibbie took the chair at 3:25 p.m.

Senator Frommelt moved that action on Senate File 807 be deferred until 9:00 a.m., Thursday, June 1, 1967, which motion prevailed.

#### THIRD READING OF BILLS

On motion of Senator Klefstad, Senate File 644, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Fulton took the chair at 4:00 p.m.

Senator Klefstad asked and received unanimous consent that further action on Senate File 644 be deferred.

#### VISITOR FROM YUCATAN

President Fulton presented to the Senate, a visitor from Yucatan, Mexico, Fernando Ceverra, and on behalf of the Senate extended a welcome. Senor Ceverra responded by expressing his pleasure at being in Iowa's capital city.

#### HOUSE AMENDMENTS CONSIDERED

Senator O'Malley called up for consideration House File 718, a bill for an act to appropriate from the general fund of the State of Iowa for acquisition of certain property in Des Moines, Polk, County, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, amended by the House, and moved that the Senate concur in the following House amendments to House File 718.

Amend Senate amendment 1 to House File 718 to read as follows:

1. By striking from line eleven (11) of Section 1 the word "carpeting".

The House has refused to concur in Senate amendment 2.

The Senate refused to concur in the House amendments.

Senator O'Malley called up for consideration Senate File 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 200 as follows:

- 1. Section 13, by striking from lines two (2) and three (3) the words and figures "fifteen (15) through twenty-five (25)" and inserting the words and figures "fourteen (14) through twenty-four (24)".
- 2. Section 16, by striking from line one (1) the word and figures "sixteen (16)" and inserting in lieu thereof "fifteen (15)".
  - 2. By adding the following new sections:

Sec. 26. Section two hundred thirty-one point three (231.3), Code 1966, is hereby amended by adding the following:

"The judge of the juvenile court may appoint a referee in juvenile court proceedings. The referee shall be qualified for his duties by training and experience and shall hold office at the pleasure of the judge. The compensation of the referee shall be fixed by the judge. The judge may direct that any case or class of cases arising under chapter two hundred thirty-two (232) of the Code shall be heard in the first instance by the referee in the manner provided for the hearing of cases by the court.

"Upon the conclusion of a hearing held as provided herein, the referee shall transmit to the judge findings of fact. Notice of the findings of fact of the referee, together with a statement concerning the right to a rehearing, shall be given to the parties to the proceeding heard by the referee, including the parents, guardian or custodian of a minor, and to any other interested person as the court may direct. This notice may be given orally at the hearing, or by certified mail or other service as directed by the court.

"The parties to a proceeding heard before the referee shall be entitled to a rehearing by the judge of the juvenile court if requested within seven (7) days after receiving notice of the findings of fact of the referee. In the interest of justice, the court may allow a rehearing at any time. If a rehearing is not requested, the court may enter any appropriate order based upon the referee's findings of fact."

Sec. 27. Section two hundred thirty-two point fifty-one (232.51), Code 1966, is hereby amended by adding thereto the following:

"Any such sums ordered by the court shall be a judgment against each of the parents and a lien as provided in section six hundred twenty-four point twenty-three (624.23) of the Code. If juvenile court jurisdiction has been lodged in the municipal court, all such orders and judgments made by that court shall be transferred by the clerk thereof to the district court as provided in section six hundred two point forty-three (602.43) of the Code. If all or any part of the sums that the parents are ordered to pay, is subsequently paid by the county, the judgment and lien shall thereafter be against each of the parents in favor of the county to the extent of such payments."

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: 36

Balloun Briles

Gaudineer Glenn Lange Lucken Potgeter Reno Buren H
Cassidy H
Coleman J
DeHart K
Dodds K
Elvers K
Frommelt K

Hagedorn Main
Heaberlin McGill
Jepsen Mills
Kibbie Murray
Klefstad Nurse
Kosek O'Malley
Kyhl Patton

Reppert Schaben Shaff Stanley Stephens Van Gilst Walsh

Nays: 1

Hill

Absent or not voting: 24

Benda
Burns
Clarke
Condon
DeKoster
Denman

Ely Erskine Flatt Floy Frey Heying

Hougen Kruck Lamborn Lisle Lodwick Messerly Neu Reichardt Rigler Riley Shirley Van Eaton

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

Senator Gaudineer called up for consideration Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 101, section one (1), line three (3), by striking the word "subsection" and inserting the word "paragraph".

The Senate concurred in the House amendment.

Senator Gaudineer moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

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

Rule 8 was invoked.

Ayes: 32 Balloun

Briles Cassidy Coleman Dodds Elvers Frommelt Gaudineer

Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl
Lange

Heaberlin

Main McGill Mills Murray Nurse O'Malley

Lucken

Potgeter Reno Reppert Shaff Stanley Stephens Van Gilst

Walsh

Nays: 3

DeHart

Glenn

Schaben

Patton

Absent or not voting: 26

Renda Ely Buren Erskine Flatt Burns Floy Clarke Condon Frev DeKoster Hagedorn Denman Heving

Kruck Lamborn Lisle Lodwick Messerly

Hougen

Neu Reichardt Rigler Riley Shirley Van Eaton

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 560, a bill for an act to amend the uniform commercial code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 560 by adding the following new section:

"Sec. 2. Section five hundred fifty-four point nine thousand three hundred two (554.9302), Code 1966, is hereby further amended by deleting the word 'motor' in lines fourteen (14) and eighteen (18) of subsection one (1)."

The Senate concurred in the House amendments.

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: 37

Balloun Briles Cassidy Coleman DeHart Dodda Elvers FlovFrommelt Gaudineer

Glenn Hagedorn Heaberlin Hill Jepsen Kibbie Klefstad Kosek Kyhl

Lange Lucken Main McGill Mills Murray Nurse O'Malley Patton

Potgeter Reno Reppert Schaben Shaff Stanley Stephens Van Gilst

Walsh

Nays: 0

Absent or not voting: 24

Benda Buren Burns

Denman Elv Erskine

Hougen Kruck Lamborn Neu Reichardt Rigler

Clarke Condon Flatt Frey Lisle Lodwick

Shirley

Riley

DeKoster

Heying

Messerly

Van Eaton

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

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 25, 1967, the Governor had approved the following bill.

Senate File 179, an act relating to the registration of motorboats.

# SENATE CONCURRENT RESOLUTION 48

By: Buren, Murray and Kibbie

WHEREAS, farmers residing in the state of Minnesota have created millions of dollars of business annually for the state of Iowa through the sale of livestock and grain to receiving points in the state of Iowa, and

WHEREAS, a great volume of this business is transported by trucks duly registered in the state of Minnesota with a special license available only to farmers, and

WHEREAS, the Iowa Reciprocity Board as of May 1, 1967 has denied reciprocity to Minnesota trucks so registered which exceed a gross weight of 12,000 pounds and has required these trucks to register in Iowa and pay a fee considerably in excess of the Minnesota fee, and

WHEREAS, the Board's ruling will result in the refusal of Minnesota farmers to enter the state of Iowa to sell grain and other products and the consequent failure of these farmers to purchase Iowa commodities, and

WHEREAS, the ruling will further create a great hardship upon northern Iowa merchants, will create ill feeling between the residents of the state of Iowa and the state of Minnesota, and will generally act to the detriment of the economic and social welfare of the state of Iowa: NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the Iowa Reciprocity Board be directed to rescind the May 1, 1967 ruling denying reciprocity to trucks bearing Minnesota farm registrations with gross weights in excess of 12,000 pounds and to grant reciprocity to all trucks bearing Minnesota farm registration plates regardless of the gross weight of the vehicle.

BE IT FURTHER RESOLVED That the Secretary of the Senate forward a COPY of this resolution to the Secretary and to each member of the Iowa Reciprocity Board.

#### MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which the Glenn amendment of May 25, 1967 to Senate File 807 failed to pass the Senate. GEORGE E. O'MALLEY

#### BILLS ASSIGNED TO COMMITTEE

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

- H.F. 76 Safety and Law Enforcement
- H.F. 348 Ways and Means
- H.F. 593 Judiciary

H.F. 623 Governmental Affairs

H.F. 690 Governmental Subdivisions

H.F. 711 Appropriations

H.F. 731 Appropriations

H.F. 732 Appropriations

# REPORTS OF COMMITTEES

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred Senate File 630, a bill for an act relating to the removal of parked vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator Robert R. Dodds submitted the following report:

Mr. President: Your committee on Commerce to which was referred <u>House File</u> 201, a bill for an act relating to bonded warehouses for agricultural products, 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 D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was referred House File 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL. Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend the ways and means committee amendment to Senate File 807, filed May 25, 1967, as follows:

- 1. By striking in section one (1), line four (4) the words, "tangible property other than real property" and by inserting in lieu thereof the words, "inventories held for sale to the ultimate consumer and farm machinery, only".
- 2. Further amend section one (1), line nine (9) by striking the words, ", but not to include the following:" and all of lines ten (10) through twenty-one (21), inclusive and by inserting in lieu thereof a period (.).

. LEE GAUDINEER

Amend Senate File 644 by adding thereto the following section:

"Sec. 7. Anything in this Act to the contrary notwithstanding, none of the functions, powers, duties and discretions of the Upper Mississippi Riverway District or the Upper Mississippi River Commission shall supersede or limit the functions, powers, duties and discretions of counties, townships, school districts, cities, towns, levee districts, drainage districts, levee and drainage districts, or any other governmental subdivision or of their governing officials."

SEELEY G. LODWICK

Amend the ways and means committee amendment to Senate File 807, filed May 25, 1967, as follows:

- 1. By striking in section one (1), line four (4) the words, "tangible property other than real property" and by inserting in lieu thereof the words, "inventories held for sale or ultimate resale and farm machinery, only".
- 2. Further amend section one (1), line nine (9) by striking the words, ", but not to include the following: "and all of lines ten (10) through twenty-one (21), inclusive and by inserting in lieu thereof a period (.).

LEE GAUDINEER

Amend Senate File 727 by inserting the following as a new section:

"Ten percent of all fees collected by the county recorder under this chapter may be retained by the county recorder to defray the expense of issuing such licenses."

LEE GAUDINEER

Amend the Ways and Means Committee amendment to Senate File 807 by adding thereto a new section as follows:

"There is hereby appropriated annually from the general fund of the state to the state tax commission to be credited to the personal property tax replacement fund, which fund is hereby created, an amount sufficient to carry out the provisions of this Act. The personal property tax replacement fund shall be distributed to the local taxing districts in proportion to the personal property assessments last made before the appropriation hereunder."

LUCAS J. DEKOSTER

Amend the Ways and Means committee amendment to Senate File 807 by numbering properly and adding the following new section thereto:

"All personal property owned by the state of Iowa, board of regents, or any installation thereof, as of January 1, of each year, used to operate a radio or television station and transmitter, which transmits thereon commercial advertisement for any consideration, shall be placed upon the tax rolls of the taxing districts wherein such property is located. Such personal property shall be given an assessed valuation and taxed accordingly, subject to the provisons of this Act. Notice, as provided by law, of the tax due shall be given the state comptroller who shall transmit such notice to the proper state board or agency. The state of Iowa, board of regents, or any installation thereof shall have the right to appeal such assessment in the same manner as a private individual. The state board or agency having control of such radio or television station and transmitter shall pay such tax when due."

LEE GAUDINEER

Amend the Ways and Means committee amendment to Senate File 807 by adding thereto a new section as follows:

"There is hereby appropriated annually from the general fund of the state to the state tax commission to be credited to the personal property tax replacement fund, which fund is hereby created, an amount sufficient to carry out the provisions of this Act. The personal property tax replacement fund shall be distributed to school districts as general aid or according to such other distribution formula for school aid as may hereafter be enacted."

ROGER J. SHAFF LUCAS J. DEKOSTER RICHARD L. STEPHENS

In accordance with Senate Concurrent Resolution 46, Senator Frommelt moved that the Senate adjourn until 9:00 a.m., Wednesday, May 31, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, May 31, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Lester Pearson, pastor of the First Christian Church, Guthrie Center, Iowa.

# ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Buren, Condon, DeKoster, Floy, Frey, Gaudineer, Hagedorn, Hougen, Kruck, Lisle, Messerly, Nurse, Reichardt, Reno, Riley, Schaben, Shirley and Stephens.

# VISITORS

Senator Potgeter rose on point of personal privilege to present 12 students from Grundy County, who are also members of the Grundy County 4-H club, who were accompanied by advisors, Mrs. Howard and Mrs. Anderson, and were seated in the Senate gallery.

Senator Floy rose on point of personal privilege to introduce his three children, students from Meservey-Thornton Community school, who were seated in the balcony.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Briles from 35 residents of Taylor County, in favor of legalized parimutuel wagering on horses,

By Senator DeHart from 25 residents of Story County, in favor of pari-mutuel wagering.

By Senator Kyhl from 42 residents of Butler County, in opposition to legalizing pari-mutuel wagering on horses.

### UNFINISHED BUSINESS

### THIRD READING OF BILLS

Senator Rigler called up the motion filed by him to reconsider the vote by which House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type, and moved its adoption, which motion prevailed.

Senator Rigler moved that the vote by which House File 92 went to its third reading be reconsidered, which motion prevailed.

Senator Rigler called up the following amendment filed by Senators Rigler and Reppert and moved its adoption:

Amend House File 92 by striking Section one (1) of the bill and inserting in lieu thereof the following:

"Section one (1). Section fifteen point thirty-seven (15.37), Code 1966, is hereby repealed and the following inserted in lieu thereof: 'With the exception only of machines purchased at a cost of two thousand dollars (\$2,000.00) or less of the offset type, mimeographs and similar duplicators, no department or agency of the state located in the city of Des Moines shall purchase, possess or operate any presses and other printing equipment without the written permission of the state printing board. All other presses and printing equipment owned by the state of Iowa or possessed by any of its departments or agencies operating such equipment in the city of Des Moines shall be centralized in a state building at the city of Des Moines to be and remain under the control of the state printing board."

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: 44

Benda	Erskine	Kosek	Nurse
Briles	Flatt	Kyhl	O'Malley
Burns	Frommelt	Lamborn	Patton
Cassidy	Gaudineer	Lange	Potgeter
Clarke	Glenn	Lodwick	Reichardt
Coleman	Heaberlin	Lucken	Reppert
DeHart	Heying	Main	Rigler
Denman	Hill	McGill	Shaff
Dodds	Jepsen	Messerly	Stanley
Elvers	Kibbie	Mills	Van Eaton
Ely	Klefstad	Neu	Van Gilst

Nays: 1

Murray

Absent or not voting: 16

Balloun	Floy	Kruck	Schaben
Buren	Frey	Lisle	Shirley
Condon	Hagedorn	Reno	Stephens
DeKoster	Hougen	Riley	Walsh

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

On motion of Senator Kosek, Senate File 733, a bill for an act relating to vital statistics, was taken up for further consideration.

Senator Kosek called up the following amendment filer by Senators Kosek and Ely to the Murray amendment adopted May 19 in action found on page 1544 of the journal:

Amend the Murray amendment to Senate File 733 by inserting the following:

- 1. Amend line four (4) by striking the word "thirty (30)" and inserting in lieu thereof "sixty (60)".
- 2. Amend line five (5) by striking the word "an" and inserting "a certified copy of the".

Senator Kosek moved that the vote by which the Murray amendment was adopted be reconsidered, which motion prevailed.

Senator Kosek moved the adoption of the Kosek-Ely amendment to the Murray amendment.

The amendment to the amendment was adopted.

Senator Murray moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Frey called up the motion filed by him to reconsider the vote by which the amendment filed by Senator Stanley on May 19, found on page 1544 of the journal, failed to pass the Senate, and moved its adoption.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 32

Balloun	Flatt	Lange	Potgeter
Benda	Frey	Lisle	Reichardt
Clarke	Gaudineer	Lodwick	Rigler
DeHart	Hill	Lucken	Shaff
DeKoster	Hougen	Messerly	Shirley
Denman	Jepsen	Mills	Stanley
Elvers	Kyhl	Neu	Stephens
Erskine	Lamborn	Patton	Walsh

Nays: 25

Briles	Floy	Kibbie	Nurse
Buren	Frommelt	Klefstad	O'Malley
Burns	Glenn	Kosek	Reppert
Cassidy	Hagedorn	Main	Schaben
Coleman	Heaberlin	McGill	Van Eaton
Dodds	Heying	Murray	Van Gilst
Fi.			

Absent or not voting: 4

Condon

Kruck

Reno

Riley

The motion prevailed.

Senator Stanley moved the adoption of the amendment.

The amendment was adopted.

Senator Kosek moved that the bill be read a third 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 Briles Buren Clarke Coleman

DeHart DeKoster Denman Dodds Elvers

Ely Erskine Flatt Flov Frey Gaudineer

Glenn Hill Hougen Jepsen Kosek

Kyhl Lamborn Lange Lisle Lodwick Lucken Messerly

Mills Neu Nurse Patton

Walsh

Potgeter

Rigler

Shirley

Stanley

Stephens Van Eaton

Shaff

Reichardt

Nays: 14

Burns Cassidy Frommelt Hagedorn

Heaberlin Heving Kibbie Klefstad

Main McGill Murray O'Mallev Reppert Schaben

Absent or not voting: 4

Condon

Kruck

Reno

Rilev

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

# COMMITTEE OF THE WHOLE

On motion of Senator Frommelt, the Senate resolved itself into a committee of the whole for the purpose of hearing an explanation of House File 686 by State Representative Leroy Petersen and the proportionate sharing plan for state aid to schools by State Senator Joseph W. Cassidy, with President Fulton to serve as chairman of the committee.

Also to take part in the discussion were Paul F. Johnston, State Superintendent of Public Instruction, Richard Smith of the department of the public instruction, and Dr. Robert Marker and Dr. Franklin Stone of the University of Iowa.

Chairman Fulton relinquished the Chair to President Pro Tempore O'Malley at 10:10 a.m. and reassumed it at 10:35 a.m.

On motion of Senator Frommelt, the Senate rose from the committee of the whole and recessed until 2:00 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Senator Coleman moved that the Senate resolve itself into a committee of the whole with President Fulton serving as chairman, which motion prevailed.

President Pro Tempore O'Malley took the chair at 3:20 p.m.

On motion of Senator Frommelt, the Senate rose from the committee of the whole.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 26, 1967, the Governor had approved the following bills.

Senate File 385, an act relating to state aid for the mentally ill and mentally retarded.

Senate File 96, an act to provide law clerks for Supreme Court Judges.

# BILLS ASSIGNED TO COMMITTEE

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

S.F. 811	On Calendar
S.F. 812	On Calendar
S.F. 813	Appropriations
H.J.R. 29	Governmental Affairs
H.F. 304	Judiciary
H.F. 642	Transportation
H.F. 678	Safety and Law Enforcement
H.F. 692	Governmental Affairs
H.F. 693	Appropriations
H.F. 698	Education
H.F. 724	Transportation

#### 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 No. 751, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions.

Also

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

Senate File No. 691, a bill for an act relating to the military forces 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 No. 724, a bill for an act relating to registration plates.

Also:

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

House File No. 698, a bill for an act relating to junior colleges.

Also:

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

House File No. 642, a bill for an act relating to roadside parks.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File 724, a bill for an act relating to registration plates.

Read first and second times, and passed on file.

House File 698, a bill for an act relating to junior colleges.

Read first and second times, and passed on file.

House File 642, a bill for an act relating to roadside parks.

Read first and second times, and passed on file.

# REPORT OF COMMITTEE

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File 693</u>, a bill for an act to make an appropriation in settlement of a claim made against 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.

# INTRODUCTION OF BILLS

Senate File 811, by Committee on Governmental Affairs, a bill for an act to provide for representation in the senate and house of representatives in the sixty-third general assembly.

Read first and second times and passed on file.

Senate File 812, by Committee on Governmental Affairs, a bill for an act relating to the reorganization of the department of public defense.

Read first and second times and passed on file.

Senate File 813, by Committee on Education, a bill for an act to provide for proportionate sharing of the cost of public school education in public high school districts between the state of Iowa and local school districts; and to provide the method for computation of the portion of such cost to be raised by taxation within each school district; and to make an appropriation for payment of the proportionate share of the state.

Read first and second times and passed on file.

# AMENDMENT FILED

Amend Senate File 509 as follows:

- 1. Amend the title by adding after the word "compensation" in line one (1) the following: "and membership".
  - 2. By adding the following as a new section:

Section two point forty-one (2.41), Code 1966, is hereby amended by adding after the word "house." in line nineteen (19) the following sentence, "The chairmen of the house and senate appropriations committees shall be included among the ten members.".

C. JOSEPH COLEMAN

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On motion of Senator Frommelt the Senate adjourned until 8:00 a.m., Thursday, June 1, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber,
Des Moines, Iowa, Thursday, June 1, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Jerold L. Irvin, pastor of the First Methodist Church, Denison, Iowa.

Senator DeHart took the chair at 8:25 a.m.

#### VISITORS

Senator Walsh rose on point of personal privilege to introduce the Honorable Raymond J. Miller of Dubuque, new member of the House of Representatives replacing the late Arnold Utzig.

Senator McGill rose on point of personal privilege to introduce the Honorable Tom Dougherty, former member of the House of Representatives from Lucas and Monroe Counties, who was present in the Senate chambers.

# PETITION

Senator Shirley presented a petition from 50 residents of Dallas, Audubon and Guthrie Counties, in favor of legalized pari-mutuel wagering on horses.

# ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Buren, Condon, Denman, Elvers, Frey, Frommelt, Jepsen, Lisle, Main, Murray, Potgeter, Reichardt, Reno, Reppert, Rigler, Schaben, Shirley and Walsh.

#### THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, was taken up for consideration.

Senator Rigler asked and received unanimous consent that further action on the bill be deferred.

On motion of Senator Reppert, Senate File 809, a bill for an act relating to registration plates, was taken up for consideration.

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

The Senate reconvened with President Fulton presiding.

#### SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that action on the special order of business, Senate File 807, be deferred.

### THIRD READING OF BILLS

Senator Lange asked and received unanimous consent that House File 730 be substituted for Senate File 804.

On motion of Senator Lange, House File 730, a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee, was taken up for consideration.

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: 55

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Ely
Erskine

Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen

Jepsen

Kibbie

Kosek

Kruck

Klefstad

Lamborn
Lange
Lisle
Lodwick
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Kvhl

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 5

Condon

Floy

Hill

Lucken

Voting present: 1

Main

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

Senator Lange asked and received unanimous consent that House File 729 be substituted for Senate File 805.

On motion of Senator Lange, House File 729, a bill for an act to make appropriations to members of the Iowa court study commission, was taken up for consideration.

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: 52

Balloun Benda Buren Burns Cassidy Flatt Frey Frommelt Glenn Hagedorn Lamborn Lange Lisle Lodwick Lucken

Potgeter Reichardt Reno

Reppert Rigler Clarke Heaberlin McGill Heying Messerly Coleman Condon Hougen Mills Jepsen Murray DeHart Kibbie Neu DeKoster Kosek Nurse Dodds Kruck O'Mallev Ely Erskine Kyhl Patton

Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Schabert

Nays: 0

Absent or not voting: 4

Briles

Elvers

Floy

Main

Voting present: 5

Denman Gaudineer Hill

Klefstad

Riley

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

On motion of Senator Frommelt, House File 480, a bill for an act providing for the preservation and improvement of the air quality of the state, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kyhl called up the following amendment:

Amend House File 480 as follows:

1. Amend section seven (7) by inserting after the period (.) in line sixteen (16) the following:

"Any rules or regulations pursuant to this Section shall be consistent with provisions of federal law, if any, relating to control of emissions from the vehicles concerned. The Air Pollution Control Commission shall not require, as a condition precedent to the initial sale of a vehicle or vehicular equipment, the inspection, certification or other approval of any feature or equipment designed for the control of emissions from motor vehicles, if such feature or equipment has been certified, approved or otherwise authorized pursuant to federal law."

Senator Kyhl called up the following amendment to the amendment and moved its adoption:

Amend the Kyhl amendment to House File 480, filed on May 11, as follows:

- 1. By striking lines two (2) and three (3) and inserting in lieu thereof the following:
- "1. Amend section four (4) by inserting after the period (.) in line ninety-seven (97) the following:"

The amendment to the amendment was adopted.

Senator Kyhl moved the adoption of the amendment as amended.

Division was requested.

The amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 480 by striking in Section three (3), line three (3), the words, "as an agency of the state government" and by inserting in lieu thereof the words, "within the department of health".

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 480 by inserting in section five (5), line sixty-nine (69) after the word, "available" the words, "pursuant to the Iowa merit system".

The amendment was adopted.

Senator Gaudineer offered the following amendment filed by Senators Gaudineer and Stanley and moved its adoption:

Amend House File 480, Section four (4), line thirty-two (32), by inserting the word "public" before the word "hearings".

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 480, Section eight (8), lines fourteen (14) and fifteen (15), by striking the words, "identify, directly or indirectly, any owner or operator or".

The amendment was adopted.

Senator Gaudineer offered the following amendment filed by Senators Frommelt and Gaudineer and moved its adoption:

Amend House File 480, Section four (4), line thirty-two (32), by inserting after the word, "hearings" the words, "except when the evidence to be received is confidential pursuant to Section eight (8) of this Act".

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: 50

Benda Briles Frey Frommelt

Lange Lodwick Potgeter Reichardt

Gaudineer Lucken Rigler Buren Glenn Main Riley Burns Heaberlin McGill Schaben Cassidv Clarke Heving Messerly Shaff Coleman Hill Shirley Mills Stanley DeHart Jepsen Murray DeKoster Kibbie Neu Stephens Van Eaton Dodds Klefstad Nurse Van Gilst Ely Kosek O'Malley Erskine Kvhl Patton Walsh

Flatt Lamborn

Nays: 3

Balloun Hougen Reno

Absent or not voting: 8

Condon Elvers Hagedorn Lisle
Denman Floy Kruck Reppert

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 480 be immediately messaged to the House.

### WITHDRAWS SENATE FILE 562

Senator Stanley asked and received unanimous consent that Senate File 562 be withdrawn from consideration by the Senate.

# WITHDRAWS SENATE FILES 804, 805, 806

Senator Lange asked and received unanimous consent that Senate Files 804, 805, and 806 be withdrawn from further consideration by the Senate.

### ADDITIONAL COPIES

Senator Kibbie asked and received unanimous consent that 500 copies of Senate File 681 be printed.

# 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 No. 244, a bill for an act relating to contracts for public improvements.

Also:

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

Senate File No. 510, a bill for an act relating to payments to nursing homes and custodial homes.

Also:

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

Senate File No. 695, a bill for an act relating to private college preparatory schools.

Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 37, a bill for an act to provide real property tax exemption to disabled veterans.

### HOUSE AMENDMENT TO SENATE FILE 37

Amend Senate File 37 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-five (425), Code 1966, is amended by adding the following new section:

"In the event the owner of the homestead, allowed a credit under this chapter, is a veteran of any of the military forces of the United States who acquired the homestead under the provisions of the United States Code, title thirty-eight (38), chapter twenty-one (21), sections eight hundred one (801) and eight hundred two (802), the credit allowed on said homestead from the homestead credit fund herein provided shall be the entire amount of the tax levied on said homestead. The credit herein allowed shall be continued to the estate of such veteran who is deceased or the surviving spouse and children who are the beneficiaries thereof so long as the surviving spouse remains unmarried and until any surviving unmarried children reach the age of twenty-one years. The provisions of this section shall not be applicable to the holder of title to any such homestead whose annual income, together with that of his spouse, if any, for the last preceding twelve-(12) month income tax accounting period exceeds five thousand dollars. For the purpose of this section 'income' means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax. Any veteran or his beneficiary who elects to secure the credit provided in this section shall not be eligible for any other real property tax exemption provided by law for veterans of military service."

Amend the title by striking the word "exemption" and inserting in lieu thereof the word "credit".

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 264, a bill for an act relating to the sale of Inter-American Development Bank bonds.

# HOUSE AMENDMENT TO SENATE FILE 264

Amend the title to Senate File 264 by striking all after the word "relating" and inserting in lieu thereof the following: "to the 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 No. 323, a bill for an act relating to the imposition of general parking restrictions within municipalities.

### Also:

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

Senate File No. 517, a bill for an act relating to the taking of mussels.

#### Also:

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

Senate File No. 546, a bill for an act to amend chapter 370, Code 1966, relating to the control of municipal recreational facilities.

#### Also:

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

Senate File No. 555, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with educational institution.

#### Also:

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

Senate File No. 575, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to calendar year.

## Also:

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

Senate File No. 591, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, Iowa, providing for the establishment and erection of a municipal gasworks.

#### Also:

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

Senate File No. 592, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the town of Prescott, Iowa.

#### Also:

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

Senate File No. 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the towns of Lenox and Clearfield, Iowa.

### Also:

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

Senate File No. 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams county, authorizing and providing for the establishment and erection of a municipal gasworks.

### Also:

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

Senate File No. 595, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, Iowa authorizing and providing for the execution of a contract for the purchase of natural gas.

#### Also.

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

Senate File No. 596, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, Iowa authorizing and providing for the establishment and erection of a municipal gasworks.

#### Also:

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

Senate File No. 597, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the city of Bedford, Iowa.

#### Also:

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

Senate File No. 598, a bill for an act to legalize and validate the proceedings of the town council of the towns of Clearfield and Ringgold, Iowa authorizing and providing for the establishment and erection of a municipal gasworks.

Also:

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

Senate File No. 625, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof.

Also:

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

Senate File No. 671, a bill for an act relating to street bonds.

Also:

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

House File No. 475, a bill for an act relating to contested elections for seats in the General Assembly.

Also:

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

House File No. 492, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers.

Also:

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

House File No. 614, a bill for an act relating to jury selection.

Also

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

House File No. 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor.

WILLIAM R. KENDRICK Chief Clerk

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

### THIRD READING OF BILLS

On motion of Senator Van Gilst, Senate File 659, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor, with report of committee

recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Van Gilst asked and received unanimous consent that House File 575 be substituted for Senate File 659.

Senator Van Gilst offered the following amendment filed by Senators Van Gilst and Coleman and moved its adoption:

Amend House File 575 as follows:

1. By adding the following new section:

Chapter one hundred sixty-six B (166B), Code 1966, is hereby amended by adding the following new section:

"The use of inactivated vaccine shall be prohibited on all hogs except those used for breeding purposes."

The amendment was adopted.

Senator Balloun offered the following amendment:

Amend House File 575, Section 3, by striking the period in line 7 after the word "Code" and inserting in lieu thereof the following: ", except that indemnities shall be increased ten (10) percent on hogs so destroyed prior to July 1, 1969 which have been vaccinated with an approved modified live-virus tissue origin vaccine."

Senator Balloun offered the following amendment to the amendment filed by Senators Balloun and Coleman and moved its adoption:

Amend the Balloun amendment to House File 575 as follows:

Strike the period (.) and quotation marks ('') in line 6 and insert the following: ", six (6) weeks prior to the time that it is determined by the Department of Agriculture and the U.S. Department of Agriculture that such hogs are eligible."

Division was requested.

The amendment to the amendment was adopted.

Senator Balloun moved the adoption of the amendment as amended.

The amendment was lost.

Senator Main moved that the vote by which the Balloun amendment to House File 575 failed to pass the senate be reconsidered.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 20

Balloun Benda Buren Coleman DeKoster Denman Floy Frey Hagedorn Heaberlin Heying Klefstad Lamborn Lange Main Messerly Murray Nurse Schaben Shirley

Nays: 33

Briles
Burns
Cassidy
Clarke
DeHart
Dodds
Elvers
Erskine
Flatt

Gaudineer Glenn Hill Jepsen Kibbie Kosek Kyhl Lisle Lodwick Lucken McGill Mills Neu Patton Potgeter Reichardt

Reno Riley Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Absent or not voting: 8

Condon Ely Frommelt Hougen Kruck O'Malley Reppert Rigler

The motion was lost.

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:

Rule 8 was invoked.

Ayes: 57

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Flatt

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek

Kruck

Floy

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 0

Absent or not voting: 4

Condon

Ely

Hougen

O'Malley

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

Senator Van Gilst asked and received unanimous consent that Senate File 659 be withdrawn from further consideration by the Senate.

Senator Van Gilst asked and received unanimous consent that House File 575 be immediately messaged to the House.

## REPORT OF CONFIRMATION COMMITTEE

Senator Floy 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 Ralph H. Wallace of Mason City, Cerro Gordo 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 1966, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973, has completed its investigation and recommends Ralph H. Wallace for this appointment.

DELBERT FLOY ROBERT R. RIGLER SEELEY G. LODWICK ROBERT J. BURNS ADOLPH W. ELVERS

On motion of Senator Floy, the report was adopted.

Senator Floy moved the appointment of Ralph H. Wallace, as a member of the State Board of Regents, for the regular six-year term beginning July 1, 1967, and ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Rule 8 was invoked.

Ayes: 53

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Jepsen

Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray

Reichardt Reno Reppert Rigler Riley

Schaben Shaff Shirley Stanley

Stephens Denman Kibbie Neu Dodds Kosek Nurse Van Eaton Elvers Kruck Patton Van Gilst Potgeter Erskine Kvhl Walsh Flatt

Navs: 4

Buren

Heying

Klefstad

Main

Absent or not voting: 4

Condon

Hougen

O'Malley

The motion prevailed and President Fulton declared the appointment of Ralph H. Wallace as a member of the State Board of Regents confirmed for the regular six-year term beginning July 1, 1967 and ending June 30, 1973.

# HOUSE MESSAGE CONSIDERED

House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor.

Read first and second times, and passed on file.

# REPORTS OF COMMITTEES

Senator Frommelt submitted the following report:

Mr. President: Your committee on Ways and Means to which was referred House File 686, a bill for an act to provide a method for general property tax replacement and equalization, 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.

Also:

Mr. President: Your committee on Ways and Means to which was referred House File 702, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purpose, 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.

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House File 274, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN. Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred Senate File 400, a bill for an act relating to the investment of surplus public funds, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred Senate File 607, a bill for an act relating to salaries of county attorneys, 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

House File 686 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. The policies of the state of Iowa with respect to the quality and financing of public school education are hereby declared to be as follows:
- "1. Every person of school age within the state of Iowa shall have the opportunity for an excellent public school education.
- "2. The achievement of quality education of all public schools within the state of Iowa is a function and responsibility of the state.
- "3. The achievement of quality education within each local school district is the function and responsibility of the local district.
- Forty (40) percent of the collective cost of education in the several public high school districts of the state of Iowa shall be provided by the state.
- "5. Sixty (60) percent of the collective cost of education in the several public high school districts of the state of Iowa shall be derived from local school district and other non-state sources.
- The local district's share of the cost of public education in each school district maintaining a public high school shall be determined by the ratio of the district's property value and income value per census child, ages five (5) years to twenty-one (21) years to the property value and income value of the entire state for each census child, ages five (5) years to twenty-one (21) years in all public high school districts throughout the state.
  - "Sec. 2. When used in this Act, unless the context otherwise requires:
- "1. 'High school district' means a school district which maintains at least twelve (12) grades of instruction above the level of kindergarten.

- "2. 'Real value' means the quotient determined by dividing the assessed value of taxable real property within each high school district, as reported to the department of public instruction by the school district, by the average sales-ratio figure for each county, as reported by the state tax commission. Real value shall be approximately equal to the market value of taxable real property within the district.
- ''3. 'Adjusted gross income' means adjusted gross income as defined in section four hundred twenty-two point seven (422.7) of the Code.
- "Sec. 3. For the purpose of equalizing educational opportunity in the public high school districts throughout the state, the several school districts in the state shall be entitled to and receive financial aid from the state in the manner and amount provided by this Act.
- "Sec. 4. For the purpose of computing state financial aid to local school districts under the formula prescribed by this Act, the real value of taxable property within each public high school district and the adjusted gross income for each public high school district shall be determined by the state department of public instruction from data furnished by the state tax commission.

"On or before June 30, 1968, the state tax commission shall report to the state department of public instruction data compiled and summarized by the commission under the provisons of section four hundred twenty-one point seventeen (421,17), subsection twelve (12), of the Code, for the most recent year available together with the sales-ratio figure or figures computed by the commission for each county. Annually thereafter, the state tax commission shall report such data and sales-ratio figures to the state department of public instruction.

"On or before June 30, 1968, the state tax commission shall report to the state department of public instruction data compiled and summarized by the commission for the most recent year for which the summary information is available under the provisions of section four hundred twenty-two point sixty-eight (422.68) of the Code. Annually thereafter, the state tax commission shall report such income tax data to the state department of public instruction.

"Upon receipt of the property and income data, the state department of public instruction shall compute the real value of taxable real property and the adjusted gross income for each public high school district in the state.

- "Sec. 5. State aid payable to each public high school district under this Act shall be based on school census figures as determined in section two hundred seventy-nine point twenty-two (279.22) of the Code.
- "Sec. 6. State aid payable to each public high school district shall be computed by the department of public instruction as follows:
- "1. Determine the real valuation of property per census child, ages five (5) years to twenty-one (21) years, for each public high school district.
- "2. Determine the adjusted gross income per census child, ages five (5) years to twenty-one (21) years, for each public high school district.
  - "3. Determine the real valuation of property per census child, ages five (5)

years to twenty-one (21) years, in public high schools for the entire state.

- "4. Determine the adjusted gross income per census child, ages five (5) years to twenty-one (21) years, in public high schools for the entire state.
  - "5. Add the amount in subsection one (1) to the amount in subsection two (2).
- $^{\prime\prime}6$ . Add the amount in subsection three (3) to the amount in subsection four (4).
- "7. Divide the total amount determined in subsection five (5) by the total amount in subsection six (6).
- "8. Subtract six (6) percent of the quotient obtained under subsection seven (7) from one (1).
- "9. Multiply local total expenditures, as determined under section seven (7) of this Act, by the difference obtained under subsection eight (8) to determine the amount of state aid to each public high school district.
- "10. No district shall receive less than fifteen (15) nor more than seventy (70) percent of the district's local total expenditures from state funds.
- "Sec. 7. Total local expenditures in each public high school district shall be determined for the school year in which the report is made ending June 30, from items defined in the uniform financial accounting system adopted by the state board of public instruction under section two hundred fifty-seven point ten (257.10) of the Code as follows:
- '1. Determine general fund costs exclusive of gifts, federal grants and aids by totaling the amounts expended for the school year in which the report is made ending June 30 for administration, instruction, attendance services, health services, pupil transportation services, fixed charges, operation and maintenance, community services, capital outlay, debt service, and tuition paid other districts. The cost of food services and student body activities shall not be included in general fund costs.
- "2. Determine schoolhouse fund costs exclusive of gifts, federal grants and aids by adding together the amounts received from property taxes for bonds and interest, special schoolhouse fund levy, playground levy, and purchase of schoolhouse sites.
- "3. From the total of the sums determined under subsections one (1) and two (2) deduct the following:
- "a. Receipts from state appropriations for handicapped children aid, vocational aid, driver education aid, and junior college aid.
- "b. General fund receipts from tuition paid by individuals or by the state, transportation, services, rents, income on investment securities, other general fund revenue receipts, general fund nonrevenue receipts, and transfers to the general fund other than those resulting from reorganization and the return of principal of invested securities.
- "c. Schoolhouse fund receipts from income on investment securities, income on investment property, and transfers to the schoolhouse fund.

- "d. The total amount determined on the per pupil cost basis for children transported who live within statutory walking distance from school.
- "Sec. 8. All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund. At the option of the local board of education when the voters of the district have approved the issuance of bonds in excess of eighty (80) percent of the legally authorized debt limit an amount not to exceed the local district schoolhouse fund tax levy receipts as determined in section six (6), subsection two (2), of this Act may be deposited in the schoolhouse fund and expended to purchase sites and construct and equip school buildings.
- "Sec. 9. At the close of each school year but not later than July 15 the local public high school district shall supply to the state department of public instruction the information required by the department for calculation of state aid under this Act. Forms for such purpose shall be supplied by the state department to each public high school district no later than June 1 of each school year. After the aid payable has been calculated and validated for accuracy, the state department of public instruction shall certify to the state comptroller the amount of aid payable to each public high school district and the comptroller shall forthwith draw warrants, payable from moneys in the general fund of the state of Iowa not otherwise appropriated, and cause the same to be delivered to the respective public high school districts of the state of Iowa.
- "Sec. 10. There is hereby appropriated from moneys in the general fund of the state of Iowa not otherwise appropriated a sum sufficient to pay the proportionate share of the cost of education in public high school districts, payable by the state under the provisions of this Act.
- "Sec. 11. The superintendent of public instruction, subject to the approval of the state board of public instruction, is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this Act.
- "Sec. 12. Section two hundred eighty-six A point one (286A.1), Code 1966, is hereby repealed, effective July 1, 1968, and the following enacted in lieu thereof:
- "The several merged areas operating area vocational schools or community colleges and the several school districts operating junior colleges or community colleges in the state of Iowa shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter,"
- "Sec. 13. Section two hundred eighty-six A point two (286A.2), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 14. Section two hundred eighty-six A point four (286A.4), Code 1966, is hereby amended, effective July 1, 1968, by striking all of subsections one (1), two (2), and four (4).
- "Sec. 15. Section two hundred eighty-six A point seven (286A.7), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 16. Chapter two hundred eighty-six (286), Code 1966, is hereby repealed, effective July 1, 1968.

- "Sec. 17. Section two hundred eighty-five point one (285.1), Code 1966, is hereby amended, effective July 1, 1968, by striking subsection fifteen (15).
- "Sec. 18. Section two hundred eighty-five point two (285.2), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 19. Section two hundred eighty-five point three (285.3), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 20. Section two hundred eighty-five point seven (285.7), Code 1966, is hereby repealed.
- "Sec. 21. In the event that the amount appropriated for reimbursement of the school districts is insufficient to pay in full the amounts to each of the school districts, the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. In no event shall a school district receive less in the aggregate than was received by the district in reimbursement for the 1965-1966 fiscal year for any state funds distributed for general aid, supplemental aid, and transportation aid."

**EDUCATION COMMITTEE** 

Amend House File 464 by adding thereto the following paragraph:

"Whenever the commission or board in control condemns, purchases, or otherwise denies existing direct access to a road or highway from abutting property, the commission or board shall establish and maintain an alternative access facility to the road or highway. The alternative access shall conform as nearly as possible to the composition of the original access. The commission or board shall grant compensation for any damages and for any property used in the establishment of any alternative access."

FRANKLIN S. MAIN

Amend Senate File 807 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. For the purpose of this Act, 'personal property' means all tangible property other than real property, owned by a resident or nonresident of the state, which is located in the state and assessed and taxed as personal property in accordance with the laws of this state and rules and regulations adopted thereunder, not withstanding the provisions of section four point one (4.1), subsection nine (9), of the Code, but not to include the following:
- 1. Machinery and equipment as contemplated under section four hundred twenty-eight point twenty-two (428.22) of the Code.
- 2. Buildings as contemplated by section four hundred twenty-eight point four (428.4) of the Code.
- 3. All centrally assessed property, by the state tax commission, under the provision of Chapters four hundred twenty-eight (428), four hundred thirty-three (433), four hundred thirty-four (434), four hundred thirty-five (435), four hundred thirty-seven (437), and four hundred thirty-eight (438) of the Code.

- 4. Property exempted by the provisions of Chapter four hundred twenty-seven (427) of the Code.
- "Section 2. For each year, beginning with the porpoerty tax collection year 1968, for personal property taxes levied in 1967, each person, as defined in subsection two (2) of section four hundred twenty-two point four (422.4) of the Code, and each corporation, as defined in subsection one (1) of section four hundred twenty-two point thirty-two (422.32) of the Code, shall be granted a credit, determined as hereinafter prescribed, for payment of personal property taxes paid during the current collection year, if paid when regularly collectible, limited to the personal property taxes so paid computed upon assessed valuation as follows:
- 1. For the collection year 1968, the actual amount of taxes so paid pursuant to the levy upon the first \$2,500 of assessed value, or portion thereof, for personal property not otherwise exempt from taxation.
- 2. For the collection year 1969, the actual amount of taxes so paid pursuant to the levy upon the first \$5,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 3. For the collection year 1970, the actual amount of taxes so paid pursuant to the levy upon the first \$7,500 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 4. For the collection year 1971, the actual amount of taxes so paid pursuant to the levy upon the first \$10,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 5. For the collection year 1972, the actual amount of taxes so paid pursuant to the levy upon the first \$20,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 6. For the collection year 1973, the actual amount of taxes so paid pursuant to the levy upon the first \$40,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 7. For the collection year 1974, and succeeding years, the actual amount of taxes so paid pursuant to the levy upon the assessed value of personal property not otherwise exempt from taxation.
- "Section 3. The aggregate assessed value of personal property for each assessing district as established in the 1967 assessment year, after adjustment for equalization, shall be the basic taxable value upon which the credit granted herein shall be determined, subject to the following annual adjustments:
- 1. Add: additional personal property brought into each assessing district, or discovered to be within each assessing district, but not replacement of personal property with like personal property, assessed in accordance with section four hundred forty-one point twenty-one (441.21) of the Code.
- 2. Subtract: personal property removed from each district by reason of transportation therefrom, personal property destroyed, and personal property consumed or disposed of and not replaced.

"Section 4. For the purpose of ascertaining assessed value of personal property added or subtracted from the aggregate assessed value of personal property for each district as established in the 1967 assessment year, assessors shall utilize personal property listing forms prescribed and furnished by the tax commission, or succeeding authority, and shall distribute such forms in triplicate to persons possessed of such property for assessment, first by regular mail, and, where necessary, by personal service. Such assessed value of such personal property shall be determined in accordance with section four hundred forty-one point twenty-one (441.21) of the Code.

"Section 5. Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line seventeen (17) thereof the words 'real estate' and inserting in lieu thereof the word 'land'.

"Section 6. Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line eighteeen (18) thereof the expression 'personal property, but' and inserting in lieu thereof the expression 'real property.' and by striking all of lines nineteen (19), twenty (20), and twenty-one (21)."

"Section 7. Section four hundred twenty-two point sixteen (422.16) of the Code is hereby amended by adding thereto the following subsection:

'15. Amounts of personal property tax paid under provisions of section two (2) of this Act shall be receipted therefor on such forms as the tax commission, or succeeding authority, may direct. Copies of such forms shall be transmitted to the tax commission, or succeeding authority, according to the context of section four hundred twenty-two point fifteen (422.15) of the Code. The county treasurer shall prepare such receipts as returns of information in such manner, and at such time or times as the commission, or succeeding authority, shall direct, together with such recapitulation reports as may be prescribed. The county auditor shall ascertain their accuracy, and transmit them as provided herein.

'The appropriate amount of the personal property tax so paid in accordance with section two (2) of this Act shall be treated in the same manner as provided in this section for the treatment of personal income tax paid at the source, but shall in no way affect the provisions of subsections one (1) and eleven (a) (11.a) hereof taxpayers claiming credit for payment of personal property tax subject to credit, as income tax paid at the source, shall include with the return of income a copy of the receipt therefor issued by the county treasurer to whom such amount of personal property tax properly creditable hereunder.

'Persons jointly owning personal property, where the payment of the tax thereon entitles them, as husband and wife, to claim a credit upon a return of income, may claim such credit only on a joint return of income.

'Where partners pay personal property tax that would be subject to the credit granted under this Act, the limits of credit under this Act shall apply as though such tax were paid by a single person and the credit be allocated to individual partners in accordance with the share of each in the partnership.

'Where personal property is owned by more than one person in undivided interests, the credit shall be determined as though owned by a single person, but may be divided in accordance with the interests of each as shown on the records of the county where the personal property is located.'

"Section 8. Section four hundred twenty-two point thirty-nine (422.39) is hereby amended by adding thereto the following:

'Subsection fifteen (15) of section four hundred twenty-two point sixteen (422,16) of the Code shall apply to corporations paying personal property tax as contemplated therein, and shall be entitled to the credit granted persons thereunder, including claiming of refunds, according to the context thereof.'

"Section 9. Persons entitled to exemption from personal property tax under provisions of section four hundred twenty-seven point three (427.3) of the Code, shall be granted such exemption, in addition to the credits provided by this Act, but may not claim such exemption and such credit for personal property tax paid except to the extent that such persons have actually paid such personal property tax."

WAYS AND MEANS COMMITTEE

Amend Senate File 353 by adding the following new section, "Sec. 7. Any native Iowa swine moving direct to approved Iowa auction market shall not be subject to the provisions of this Act."

STANLEY M. HEABERLIN

Amend Senate File 802 by striking from lines five (5) and six (6) the words "the invested" and inserting in lieu thereof the words "or invest".

JOHN KIBBIE KENNETH NURSE

Amend Senate File 335 by striking sub-section two (2) of section one (1) and inserting in lieu thereof the following:

- "2. 'Health Center' means a building or buildings, together with necessary equipment, furnishings, facilities, accessories and appurtenances and the site or sites therefor used primarily for the purposes of providing centralized locations at which a county having a population as required by section two (2) of this Act may:
- (1) provide those health, welfare and social services which such a county is presently or hereafter authorized or required by law to provide;
- (2) lease space in such building or buildings to other public corporations, public agencies and private non-profit agencies which provide health, welfare and social services."

Further amend Senate File 335 by striking lines twelve (12) through eighteeen (18) of section two (2) and inserting in lieu thereof the following:

"ities. The board is further authorized to lease space in any health center to other public corporations, public agencies and private non-profit agencies engaged in furnishing health, welfare and social services which lease shall be on such terms and conditions"

TOM RILEY

JOHN M. ELY, JR. ERNEST KOSEK

Amend Senate File 811 as follows:

1. Amend section three (3) as follows:

- a. By inserting a comma after the word "southerly" in line two hundred ninety-two (292).
- b. By striking line two hundred ninety-three (293) and by inserting in lieu thereof the words "thence westerly, thence southerly and thence westerly along the 1960 corporate limits to the center".

WILLIAM F. DENMAN

Amend the O'Malley amendment to Senate File 775 as follows:

- 1. By striking from lines five (5) and six (6) the words and figures, "'seven million nine hundred thirty thousand (7,930,000)" and by inserting in lieu thereof the words and figures, "seven million four hundred thirty thousand (7,430,000)".
- 2. By striking in line nine (9) the figures, "(7,930,000.00)" and by inserting in lieu thereof the figures, "(7,430,000.00)".
- 3. By striking in line sixteen (16) the figures, "1,500,000.00" and by inserting in lieu thereof the figures, "1,000,000.00".
  - 4. By adding the following thereto:

"The funds herein provided, or so much thereof as is needed to comply with federal regulations, shall be used to purchase and develop a state naturama at Big Creek artificial lake at Polk City, Iowa. Any portion of this appropriation not needed and used to comply with federal regulations shall not be used for any other project by the conservation commission."

LEE GAUDINEER
JOSEPH COLEMAN
GEORGE O'MALLEY
HOWARD REPPERT
KENNETH BENDA
WILLIAM DENMAN
A. J. ERSKINE

Amend the Committee Amendment to House File 218 by striking subparagraph A of Section Seven (7).

LEE H. GAUDINEER, JR.

Amend section 1 of the Committee Amendment to House File 218 by adding after the figure "(15)" in line 4 the following:

"and by inserting in lieu thereof the following:

'The Iowa Dental Association may submit a list of not less than six (6) licensed dentists to the governor for his consideration in making an appointment to the Board'''.

DAVID STANLEY

Amend House File 201 by striking line 4 after the word "following" and the remainder of paragraph 1 of section 1, and by inserting in lieu thereof the following: "If upon any such inspection a deficiency is found to exist in quality of agricultural products stored under the provisions of this chapter the commission may require an inspector to remain at the licensed warehouse and supervise all operations conducted

thereat involving agricultural products stored under the provisions of this chapter until such quality deficiency is corrected."

CHARLES F. BALLOUN

# THIRD READING OF BILLS

On motion of Senator Klefstad, Senate File 644, a bill for an act entering into and relating to the upper Mississippi Riverway Compact and to make an appropriation therefore, was taken up for further consideration.

Senator Klefstad asked and received unanimous consent that House File 634 be substituted for Senate File 644, and that Senate File 644 be withdrawn from further consideration by the Senate.

Senator Gaudineer moved that further action on House File 634 be deferred.

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Friday, June 2, 1967.

## JOURNAL OF THE SENATE

Senate Chamber Des Moines, Iowa, Friday, June 2, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Omar Pettersen, pastor of the Methodist Church, Lisbon, Iowa.

### ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee, Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Balloun, Briles, Buren, Condon, Denman, Ely, Flatt, Gaudineer, Hagedorn, Hougen, Jepsen, Kosek, Lisle, Reichardt, Reno, Reppert, Riley, Schaben, Shirley and Stanley.

# THIRD READING OF BILLS

On motion of Senator Nurse, Senate File 802, a bill for an act relating to interest on the investment of public funds, was taken up for consideration.

Senator Nurse called up the following amendment filed by Senators Nurse and Kibbie and moved its adoption:

Amend Senate File 802 by striking from lines five (5) and six (6) the words "the invested" and inserting in lieu thereof the words "or invest".

The amendment 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: 33

Burns Riley Heaberlin McGill Cassidy Schaben . Heying Murray Dodde Shaff Jepsen Nurse Elvers Shirley O'Malley Kibbie Ely Stanley Klefstad Patton Erskine Stephens Lamborn Reno · Frey Lucken Reppert Van Eaton Frommelt Walsh Main Rigler Hagedorn

Nays: 8

Benda Coleman DeKoster Neu Clarke DeHart Kyhl Potgeter Absent or not voting: 20

Balloun Flatt Hougen Lodwick Briles Floy Kosek Messerly Buren Gaudineer Kruck Mills Condon Glenn Lange Reichardt Hill Denman Lisle 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 Reppert, Senate File 218, a bill for an act relating to municipal speed limit changes, 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: 39

Benda Rigler Frev Lange Burns Frommelt Lucken Riley Clarke Gaudineer McGill Schaben Coleman Shaff Hagedorn Murray DeHart Heaberlin Neu Shirley DeKoster Heying O'Malley Stanley Dodds Jepsen Stephens Patton Elvers Klefstad Van Eaton Potgeter Elv Kyhl Walsh Reno Erskine Lamborn Reppert

Nays: 0

Absent or not voting: 22

Balloun Flatt Kosek Messerly Briles Floy Kruck Mills Buren Glenn Lisle Nurse Cassidy Hill Reichardt Lodwick Condon Van Gilst Hougen Main Denman 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 Dodds, House File 697, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions, 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:

Aves: 38

Balloun Renda Burns Clarke Coleman DeKoster Dodda Elvers Ely Erskine

Frev Frommelt Hagedorn Heaberlin Heving Jepsen Klefstad

Kosek

Lange

Kvhl

McGill Murray Neu O'Mallev Patton Potgeter Reno Reppert

Lucken

Schaben Shaff Shirlev Stanley Stephens Van Eaton Walsh

Rigler

Rilev

Navs: 0

Absent or not voting: 23

Briles Buren Cassidy Condon DeHart Denman

Flatt Flov Gaudineer Glenn Hill Hougen

Kibbie Kruck Lamborn Lisle Lodwick Main

Messerly Mills Nurse Reichardt 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 Potgeter, Senate File 353, a bill for an act relating to the licensing of feeder pig dealers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schaben called up the following amendment filed by Senators Briles and Schaben and moved its adoption:

Amend Senate File 353 as follows:

1. Amend section four (4) by inserting in line six (6) following the word "products," the words "and except the swine sold at Iowa auction markets operating under a valid Iowa permit.".

The amendment was adopted.

Senator Schaben asked and received unanimous consent that the amendment filed by him April 4, found on page 826 of the journal, and the amendment filed by Senator Briles on March 28, found on page 746 of the journal, be withdrawn.

Senator Heaberlin called up the following amendment and moved its adoption: Amend Senate File 353 by adding the following new section,

"Sec. 7. Any native Iowa swine moving direct to approved Iowa auction market shall not be subject to the provisions of this Act."

Division was requested, resulting in a "tie" vote.

The amendment was lost.

President Fulton took the chair at 9:05 a.m.

Senator O'Malley moved that the vote by which the Heaberlin amendment failed to pass the Senate be reconsidered.

Division was requested.

The motion was lost.

Senator Heaberlin moved that Senate File 353 be rereferred to committee.

Division was requested.

The motion was lost

Senator Potgeter moved that the bill be read a third time now.

In a substitute motion, Senator Kibbie moved that further action on Senate File 353 be deferred.

Senator Stephens rose on point of order on the grounds a similar motion had already been disposed of.

The Chair ruled the point not well taken.

Division was requested on the substitute motion.

The motion was lost.

Senator Potgeter moved that the bill be read a 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: 33

Benda Hill Lodwick Rigler Burns Hougen Lucken Rilev Clarke McGill Shaff Jepsen DeHart Kosek Messerly Stanley DeKoster Mills Kvhl Stephens Ely Lamborn Neu Van Eaton Erskine Patton Van Gilst Lange Flatt Lisle Walsh Potgeter

Hagedorn

Nays: 25

Balloun	Elvers	Heaberlin	Nurse
Briles	Floy	Heying	O'Malley
Buren	Frey	Kibbie	Reno
Cassidy	Frommelt	Klefstad	Reppert
Coleman	Gaudineer	Main	Schaben
Denman	Glenn	Murray	Shirley

Dodds

Absent or not voting: 3

Condon

Kruck

Reichardt

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

Senator Potgeter 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 requested.

The motion prevailed.

On motion of Senator Gaudineer, Senate File 556, 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 State Banking Board and Superintendent to prescribe conditions for debt management contract; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this Act, was taken up for consideration.

President Pro Tempore O'Malley took the chair at 9:55 a.m.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend Senate File 556 as follows:

- 1. Amend the title by striking from line three (3) the words "State Banking Board and Superintendent" and by inserting in lieu thereof the words "Superintendent of Banking;".
  - 2. Amend section one (1) by striking line seventeen (17).
- 3. Amend section ten (10) by striking from line twenty (20) the word "board" and by inserting in lieu thereof the word "superintendent".
- 4. Amend section twelve (12) by striking from line three (3) the words "two (2) years" and by inserting in lieu thereof the words "one (1) year".
- 5. Amend section fourteen (14) by striking line four (4) and by inserting in lieu thereof a period (.).
- 6. Amend section fifteen (15) by striking from lines two (2) and eight (8) the word "board" and by inserting in lieu thereof the word "superintendent".

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent that the amendment filed by him April 21, found on pages 1093-1094 of the journal be withdrawn.

Senator Benda asked and received unanimous consent that the amendment filed by him April 26, found on page 1167 of the journal be withdrawn.

Senator Reppert asked and received unanimous consent that the amendment filed by him April 25, found on page 1137 of the journal be withdrawn.

Senator Gaudineer asked and received unanimous consent that House File 284 be substituted for Senate File 556.

President Fulton took the chair at 10:15 a.m.

Senator Benda called up the following amendment and moved its adoption:

Amend House File 284 as follows:

1. By inserting in line nine (9) of Section two (2) after the comma (,) the words "chattel loan companies licensed under chapter five hundred thirty-six (536), Code 1966, and industrial loan companies licensed under Chapter five hundred thirty-six A (536A), Code 1966,".

The amendment was adopted.

Senator Reppert asked and received unanimous consent that the amendment filed by him May 8, and found on page 1340 of the journal, be withdrawn.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend House File 284 as follows:

1. Amend section fifteen (15) by striking from line eight (8) the word "board" preceding the word "shall" and by inserting in lieu thereof the word "superintendent".

The amendment was adopted.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend House File 284 by striking section eight (8), sub-section six (6) and substituting the following therefore:

A licensee shall not receive any fee unless he has the consent of at least 50% of the total number of the creditors listed in the licensee's contract with the debtor, or such a like number of creditors have accepted a distribution of payment. The debtor shall be informed by the licensee of those creditors who have not agreed to the licensee's handling of the account. No licensee shall accept an account unless a written and thorough budget analysis has been performed which indicates that the debtor can meet the requirements determined by the budget analysis.

The amendment was adopted.

Senator Mills offered the following amendment and moved its adoption:

Amend House File 284 as follows:

1. In section eleven (11) subsection two (2) at line six (6) insert a period (.) after the word "account", and strike the balance of line six (6) and seven (7).

Division was requested.

The amendment was lost.

Senator Rigler filed the following amendment:

Amend House File 284 by striking in Sec. two (2), subsection three (3), line thirty-four (34) the words and figures "ten thousand (10,000)" and inserting in lieu thereof the words and figures "fifty thousand (50,000)".

Senator Rigler asked and received unanimous consent that the amendment be withdrawn.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 284 by adding in Section two (2), subsection three (3), line thirty-four (34) after the word "dollars" the following: "for each office, providing, however, the superintendent may require such bond to be raised to a maximum sum of twenty-five thousand (25,000) dollars,".

The amendment was adopted.

Senator Mills offered the following amendment and moved its adoption:

Amend House File 284 as follows:

- 1. In section eleven (11) add the following new subsection:
- $\ensuremath{^{\prime\prime}}\xspace.$  To collect a fee or any other consideration from both the debtor and any creditor.  $\ensuremath{^{\prime\prime}}\xspace$

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 284 Section nine (9) by striking all of the remaining section after the period (.) in line seven (7).

Division was requested.

The amendment was adopted.

Senator Flatt offered the following amendment filed by Senators Flatt and Klefstad and moved its adoption:

Amend House File 284 as follows:

By striking after the word "of" the words fifty dollars (50.00) and inserting in lieu thereof the words "two hundred dollars (\$200.00)" in line 56, subsection 5 of section 2.

Division was requested.

The amendment was lost.

Senator Murray offered the following amendment:

Amend House File 284 as follows:

1. Amend section two (2) by inserting in line nine (9) after the word "Banks" the words ", savings and loan associations, mortgage bankers,".

Senator Riley offered the following amendment to the amendment and moved its adoption:

Amend the Murray amendment to House File 284 by adding after the comma (,) in line three (3) thereof the following: "and insurance companies"

The amendment to the amendment was adopted.

Senator Murray moved the adoption of the amendment as amended.

The amendment was lost.

Senator Klefstad offered the following amendment filed by Senators Klefstad and Flatt and moved its adoption:

Amend House File 284 by striking from Section five (5) line four (4) the words and figures "one hundred (100) dollars" and inserting in lieu thereof the words and figures "two hundred (200) dollars.

Division was requested.

The amendment was lost.

Senator Flatt offered the following amendment filed by Senators Flatt and Klefstad and moved its adoption:

Amend House File 284 as follows:

Section 2, subsection 5, line 56 by striking after the word "of" the words fifty dollars (50.00) and inserting in lieu thereof the words "one hundred dollars (\$100.00)".

Division was requested.

The amendment was lost.

Senator Riley offered the following amendment and moved its adoption:

Amend House File 284 by adding after the word "Banks" in line nine (9) of section two (2) the following:

", savings and loan associations, insurance companies".

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 284, Section two (2), line nine (9) by inserting after the word, "duly" the words, "licensed in Iowa by law,".

The amendment was adopted.

Senator Riley moved that the vote by which the amendment by Senator Rigler to amend Section 9 of House File 284 was adopted by the Senate be reconsidered.

Division was requested.

The motion prevailed.

President Pro Tempore O'Malley took the chair at 11:35 a.m.

Senator Gaudineer offered the following amendment to the Rigler amendment and moved its adoption:

Amend the Rigler amendment filed June 2, 1967 by striking all of lines two (2) and three (3) and by inserting in lieu thereof the following:

"in line seven (7) the word, "In" and lines eight (8) through ten (10) inclusive and the letters, 'lars.' in line eleven (11).

The amendment to the amendment was adopted.

Senator Rigler moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Riley offered the following amendment filed by Senators Riley and Murray:

Amend House File 284 by adding the following after line eighteen (18) in section two (2):

"g. Those persons, associations, or corporations whose principal business is the origination of mortgage loans on real estate for their own portfolios or for sale to institutional investors."

Senator Riley offered the following amendment to the amendment and moved its adoption:

Amend the Riley, Murray amendment filed June 2, 1967, as follows:

Insert the word "first" before "mortgage"

The amendment to the amendment was adopted.

Senator Riley moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Gaudineer moved that the bill be read a 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

Benda -Flatt Kosek Reichardt Kyhl Reno Buren Floy Rigler Burns Frey Lange Frommelt Lucken Riley Cassidy Clarke Gaudineer Main Schaben Coleman Glenn McGill Shirlev Stanley Condon Hagedorn Messerly Heaberlin Stephens DeKoster Mills Van Eaton Denman Hill Murray Van Gilst Dodds Jepsen Neu Elv Kibbie ' Nurse Walsh Klefstad Potgeter

Erskine

Navs: 7

Balloun Lodwick Patton Elvers DeHart Heying O'Malley

Absent or not voting: 7

Briles Kruck Lisle Shaff Lamborn Reppert

Hougen

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.

The motion to lay House File 284 on the table was lost.

Senator Gaudineer asked and received unanimous consent that Senate File 556 be withdrawn from further consideration by the Senate.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

### AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

President Fulton took the chair at 2:10 p.m.

# HOUSE AMENDMENT CONSIDERED

Senator Frommelt called up for consideration Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 532 as follows:

- 1. In Section 2, lines two (2) and three (3), strike the words ", after review by the general assembly" and insert in lieu thereof the words ", with the approval of the general assembly".
- 2. In Section 11, line two (2) insert after the word "project" the words "related to the medical school and any project related to the hospital".
  - 3. By adding the following new sections:
- (1.) The hospitals, clinics, or laboratories of the University of Iowa may increase the rates, fees, or charges to nonindigent patients an amount sufficient to produce the additional revenue needed to retire the bonds. Rates, fees, or charges to nonindigent patients shall not include any costs attributable to the care of indigent patients. Any hospital service corporation shall be required to reimburse the hospitals, clinics, or laboratories of the University of Iowa at rates, fees, or charges equal to those required of nonindigent patients that are not subscribers for equal services.
- (2.) This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in The Paullina Times, a newspaper published at Paullina, Iowa,

The Senate refused to concur in the House amendment.

Senator Frommelt submitted the following Resolution by Senators Frommelt and Rigler and moved its adoption:

### SENATE CONCURRENT RESOLUTION 49

By: Frommelt and Rigler

A concurrent resolution providing for payment of legislative printing:

BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING:

That the State Comptroller is hereby authorized and directed to issue warrants for legislative printing expense incurred by the Senate and House of Representatives for and during the Sixty-second (62nd) General Assembly and that such warrants be issued upon receipt by the Comptroller of expense vouchers approved by the President of the Senate and Speaker of the House of Representatives.

The motion prevailed and the Resolution was adopted.

## THIRD READING OF BILLS

On motion of Senator Kosek, Senate File 335, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund

bonds and to levy taxes to pay bonds and interest thereon, 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 2:30 p.m.

Amend Senate File 335 as follows:

Amend section three (3) as follows:

1. By inserting in line eight (8) after the word "bonds" the following:

"for refunding purposes, but prior to the issuance of bonds for other purposes the board shall submit to the voters of the county the proposition of issuing the bonds".

2. By striking lines twenty-six (26) through twenty-nine (29) and inserting in lieu thereof the following:

"irrespective of the provisions of section seventy-five point one (75.1) of the Code, if the vote in favor of the issuance of the bonds exceeds fifty (50) percent of the total vote cast for and against the proposition at the election, the proposition shall be declared carried and the bonds may be issued. Before the issuance of bonds under".

Senator Kosek asked and received unanimous consent that the amendment be considered by division; section 1 as Division 1 and section 2 as Division 2.

Senator Kosek moved the adoption of Division 1.

The amendment was adopted.

Senator Kosek asked and received unanimous consent that Division 2 be withdrawn.

Senator Kosek called up the following amendment filed by Senators Kosek, Riley and Ely and moved its adoption:

Amend Senate File 335 as follows:

- 1. Amend Section 2, line 27 by striking "three (3) mills" and inserting in lieu thereof "two (2) mills".
- 2. Amend Section 3, lines 27 and 28 by striking "in excess of fifty (50) percent" and inserting in lieu thereof "equal to at least sixty (60) percent".

The amendment was adopted.

Senator Jepsen called up the following amendment and moved its adoption:

Amend Senate File 335 as follows:

Amend section two (2) line three (3) by striking thirty thousand (130,000), and inserting in lieu thereof: thousand (100,000),

The amendment was adopted.

Senator Kosek called up the following amendment filed by Senator Messerly and moved its adoption:

Amend Senate File 335 as follows:

1. By striking from line twenty-two (22) of section one (1) the word "person" and inserting in lieu thereof the word "personal".

The amendment was adopted.

Senator Riley called up the following amendment filed by Senators Riley, Ely and Kosek and moved its adoption:

Amend Senate File 335 by striking sub-section two (2) of section one (1) and inserting in lieu thereof the following:

- "2. 'Health Center' means a building or buildings, together with necessary equipment, furnishings, facilities, accessories and appurtenances and the site or sites therefor used primarily for the purposes of providing centralized locations at which a county having a population as required by section two (2) of this Act may:
- (1) provide those health, welfare and social services which such a county is presently or hereafter authorized or required by law to provide;
- (2) lease space in such building or buildings to other public corporations, public agencies and private non-profit agencies which provide health, welfare and social services."

Further amend Senate File 335 by striking lines twelve (12) through eighteen (18) of section two (2) and inserting in lieu thereof the following:

"ities. The board is further authorized to lease space in any health center to other public corporations, public agencies and private non-profit agencies engaged in furnishing health, welfare and social services which lease shall be on such terms and conditions"

The amendment was adopted.

Senator Riley asked and received unanimous consent that the amendment to Senate File 335, filed by Senators Riley, Ely and Kosek, May 10, 1967 found on page 1368 of the journal, the amendment to the amendment filed by Senators Schaben and Frey, May 17, 1967 and found on page 1488 of the journal, and the amendment filed by Senators Schaben and Frey May 12, 1967 and found on page 1426 of journal, be withdrawn.

Senator Kosek moved that the bill be read a 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: 43

Balloun Erskine Klefstad Potgeter Benda Flatt Kosek Reppert Briles Frev Kyhl Rigler Cassidy Frommelt Lange Rilev Clarke Gaudineer Lodwick Schaben DeHart Glenn Lucken Shirlev DeKoster Heaberlin McGill Stanlev Denman Mills Heving Stephens Dodds Hill Neu Van Gilst Elvers Jepsen Nurse Walsh

Patton

Nays: 5

Elv

Buren Floy Hagedorn Main

Kibbie

Absent or not voting: 12

BurnsKruckMesserlyRenoCondonLambornMurrayShaffHougenLisleReichardtVan Eaton

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 Kosek 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 Neu, Senate File 428, a bill for an act relating to municipal support of private colleges and universities, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Neu asked and received unanimous consent that House File 383 be substituted for Senate File 428.

The amendment to House File 383 filed May 23 by Senators Clarke and Walsh and found on page 1599 of the journal was called up for consideration.

Senator Neu rose on point of order on the grounds the amendment was not germane to the bill.

The Chair ruled the point well taken.

President Fulton took the chair at 3:10 p.m.

Senator Neu moved that the bill be read a 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	Erskine	Klefstad	O'Malley
Benda	Flatt	Kosek	Patton
Briles	Floy	Kyhl	Potgeter
Buren	Frey	Lange	Reppert
Cassidy	Frommelt	Lodwick ,	Riley
Clarke	Gaudineer	Lucken	Schaben
Coleman	Glenn	Main	Shirley
DeKoster	Hagedorn	McGill	Stanley
Denman	Heaberlin	Mills	Stephens
Dodds	Heying	Murray	Van Gilst
Elvers	Jepsen	Neu	Walsh
Ely	Kibbie	Nurse	

Nays: 3

DeHart Hill Rigler

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Absent or not voting: 11

BurnsKruckMesserlyShaffCondonLambornReichardtVan EatonHougenLisleReno

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

Senator Neu asked and received unanimous consent that Senate File 428 be withdrawn from further consideration by the Senate.

On motion of Senator Denman, House File 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend House File 312, section 5, by adding thereto the following subsections:

"Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to or for the benefit of such institutions and to individuals engaged in the services of such institutions; nor

shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes.

"Insurance or vessels, craft or hulls, cargoes, marine builder's risk, marine protection and indemnity or other risk including strikes and war risks commonly insured under ocean or wet marine forms of policy.

"Transactions involving risks located in this state where the policy or contract of insurance for such risk was principally negotiated and delivered outside this state and was lawfully issued in a state or foreign country in which the foreign or alien insurer was authorized to do an insurance business, and where such insurer has no contact with this state by virtue of the contract or policy of insurance, except that the risk to be insured is located in this state."

Further amend House File 312 by adding the following new section:

"If any provision of this act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision and to this end the provisions of this act are declared to be severable."

Senator Kosek offered the following amendment to the amendment and moved its adoption:

Amend the Commerce Committee amendment filed May 3, 1967 as follows:

- 1. By inserting in line 23, immediately after the word "state", the following: "except in connection with inspections or losses required".
- 2. By striking from line 24 the comma (,) and the words "except that" and inserting in lieu thereof the word "covering".
  - 3. By striking from line 24 the words "to be insured is".

The amendment to the amendment was adopted.

Senator Jepsen asked and received unanimous consent that the Committee amendment as amended be considered by division with paragraph 1 lines 2 through 13 as Division 1 and the remainder of the amendment as Division 2.

Senator Denman asked and received unanimous consent that further action on House File 312 be deferred.

On motion of Senator O'Malley, Senate File 785, a bill for an act relating to compulsory school attendance and educational standards, was taken up for consideration.

The following committee amendment was considered:

Amend Senate File 785, Section one (1), line eight (8) by striking the word "or" and inserting in lieu thereof the word "and".

The amendment was adopted.

Senator McGill offered the following amendment and moved its adoption:

Amend Senate File 785 as follows:

Amend Senate File 785 by adding in line 24 after the word "renewal" the following: "of such exemptions".

The amendment was adopted.

Senator Reppert offered the following amendment filed by Senators Reppert and Murray and moved its adoption:

Amend Senate File 785 by adding the following new section:

"Sec. 2. This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Algona Upper Des Moines, a newspaper published at Algona, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa.

The amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 785 by adding in Section 1, line thirty-nine (39) after the word, "exemption." the following:

"No exemption shall be granted pursuant to this Act for a grade level of students of the age of sixteen (16) years or older."

Division was requested.

The amendment was lost.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 785 as follows:

Amend Senate File 785 by striking from lines six (6) and seven (7) of section one (1) the words "prior to July 1, 1967".

Division was requested.

The amendment was lost.

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: 34

Briles Erskine Kibbie O'Malley Buren Flov Lodwick Riley Cassidy Frommelt Lucken Schaben Coleman Gaudineer Main Shirley Condon Glenn McGill Stanley DeKoster Hagedorn Stephens Murray Denman Heaberlin Neu Van Gilst Dodds Heying Walsh Nurse ElvJepsen

Nays: 12

Balloun	Elvers	Kosek	Mills
Clarke	Hill	Kyhl	Patton
DeHart	Klefstad	Lange	Rigler

Absent or not voting: 14

Benda Burns Frev

Lamborn

Reichardt

Flatt

Hougen Kruck

Lisle Messerly Reno Shaff

Potgeter

Van Eaton

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 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.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 32.

> ADOLPH W. ELVERS Chairman Senate Committee

A. L. MENSING 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 32.

# ADDITIONAL COPIES

Senator Frommelt asked and received unanimous consent that 500 copies of Senate File 772 as passed by the Senate be printed.

# MOTIONS TO RECONSIDER

I move that the vote by which Senate File 733 passed the Senate be reconsidered. MAX E. RENO

Mr. President: I move to reconsider the vote by which Senate File 802 passed the Senate.

ROBERT R. RIGLER

## 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 No. 95, a bill for an act relating to leased and rented vehicle offenses.

## HOUSE AMENDMENT TO SENATE FILE 95

Amend Senate File 95 as follows:

- 1. Section 1, line two (2), by striking the word "sections" and inserting in lieu thereof the word "section".
  - 2. Section 1, line fifteen (15), by striking the words "prima facie".
- 3. Section 1, subsection five (5), line three (3), by striking the words "state prison" and inserting in lieu thereof the word "penitentiary".
  - 4. By striking all of Section 2.

Also:

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

Senate File No. 752, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts.

Also

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

House File No. 688, a bill for an act relating to the failure of the driver of a vehicle 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 No. 562, a bill for an act relating to compensation of county officers and their deputies and assistants.

Also:

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

 $\dot{}$  House File No. 550, a bill for an act relating to the regulation of trading stamps and repealing the gift enterprise status.

Also:

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

House File No. 418, a bill for an act relating to hotelkeepers' liens.

Also:

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

House File No. 344, a bill for an act relating to change of venue in mayors and police courts.

Also:

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

House File No. 88, a bill for an act relating to payment of attorney fees and court costs in actions involving divorce decrees.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 131, a bill for an act to authorize the state highway commission to acquire and operate interstate bridges.

## HOUSE AMENDMENT TO SENATE FILE 131

Amend Senate File 131 as follows:

- 1. Section 5, line seven (7) amend by striking all of said line after the word "for" and inserting in lieu thereof "interstate highway traffic and combined highway and railway traffic and presently owned".
  - 2. Section 40, amend by striking the publication clause.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File 475, a bill for an act relating to contested elections for seats in the General Assembly.

Read first and second times, and passed on file.

House File 492, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers.

Read first and second times, and passed on file.

House File 614, a bill for an act relating to jury selection.

Read first and second times, and passed on file.

House File 688, a bill for an act relating to the failure of the driver of a vehicle to stop at the scene of an accident.

Read first and second times, and passed on file.

House File 562, a bill for an act relating to compensation of county officers and their deputies and assistants.

Read first and second times, and passed on file.

House File 550, a bill for an act relating to the regulation of trading stamps and repealing the gift enterprise status.

Read first and second times, and passed on file.

House File 418, a bill for an act relating to hotelkeepers' liens.

Read first and second times, and passed on file.

House File 344, a bill for an act relating to change of venue in mayors and police courts.

Read first and second times, and passed on file.

House File 88, a bill for an act relating to payment of attorney fees and court costs in actions involving divorce decrees.

Read first and second times, and passed on file.

# BILL ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bill to Committee:

H.F. 614

Judiciary

## REPORTS OF COMMITTEES

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with Public offenses, 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 128 by striking subsection four (4) of section two (2) and renumbering the remaining sections.

GEORGE E. O'MALLEY, Chairman

Ordered passed on file.

Senator D. S. McGill submitted the following report:

Mr. President: Your committee on Conservation and Recreation to which was

referred House File 675, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD S. McGILL, Chairman

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred <u>House File 690</u>, a bill for an act relating to county public hospital funds, the control and investment thereof, 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 the Reno amendment to Senate File 733, filed May 18, 1967, as follows:

- 1. By inserting in line thirty-one (31) before the word "signature" the word ", the".
- 2. By striking from line thirty-two (32) the word "his" and by inserting in lieu thereof the word "the".

MAX E. RENO

Amend Senate File 400 by striking lines six (6), seven (7), eight (8) and nine (9) and substituting the following therefor:

"subsections one (1), nine b (9b) and nine c (9c) of section five hundred eleven point eight (511.8) of the Code, provided that such investments by a treasurer of a political subdivision shall be subject to the rules and regulations prescribed by the state treasurer in the same manner as those prescribed by the commissioner of insurance for life insurance company investment.".

KENNETH BENDA

Amend Senate File 727 by adding the following new paragraph at the end of section 1:

"By inserting the following new paragraph after line thirty (30):

'Iowa residents who have reached the age of sixty-five (65) years:

'For any fishing license, special trout fishing license stamp, hunting license, or hunting and fishing combined license required by the foregoing provisions of this section, the fee for any resident of the state who has reached the age of sixty-five (65) years before purchasing the license shall be one-half (1/2) of the amount herein provided.'"

DAVID STANLEY SEELEY G. LODWICK Amend the committee amendment to Senate File 807 as follows:

- 1. Strike all after the words "hereinafter Prescribed," in lines twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30) of section two (2) and place in lieu thereof the following "for personal property taxes so computed upon assessed valuation as follows:"
- 2. Strike the words "paid persuant to levy" on lines two (2) of subsection one (1), two (2), three (3), four (4), five (5), six (6), seven (7), in section two (2) and place in lieu thereof the word "levied" in each of the subsections.
- 3. In section seven (7) strike all of subsection  $^{\prime}15$  and write a new subsection as follows
- '15. Amounts of personal property taxes levied in each county under provisions of section two (2) of this Act shall be authenticated and forwarded to the tax commission, or succeeding authority, on such forms as the tax commission or succeeding authority may direct. The county treasurer shall furnish the state treasurer necessary information so that he may direct the comptroller to pay the county the amount lost in granting credits on personal property taxes assessed in each county in the assessment years as determined in section two (2) of this Act.
- (Div. 2) 4. In section three (3) subsection one (1) line two (2) strike the words "or discovered to be within each assessing district,".

H. L. HEYING CHARLES F. BALLOUN

Amend House File 224 as follows:

1. By adding the following new section:

"Sec. 12. "Unless the prescription indicates to the contrary, the label of any drug sold and dispensed on the prescription of a licensed physician or dentist shall include the name and strength of the drug."

HOWARD C. REPPERT, JR. DONALD W. MURRAY

Amend the ways and means committee amendment to Senate File 807 filed June 1, 1967 as follows:

- 1. By striking in section one (1), line four (4) the words, "tangible property other than real property" and by inserting in lieu thereof the words, "inventories held for sale to the ultimate consumer and farm machinery, only".
- 2. Further amend section one (1), line nine (9) by striking the words, ", but not to include the following:" and all of lines ten (10) through twenty (20), inclusive and by inserting in lieu thereof a period (.).

LEE GAUDINEER

Amend House File 634 as follows:

1. By striking from lines four (4) and five (5) of section two (2) the following: "The governor shall appoint three (3) remaining members of the commission" and in-

serting in lieu thereof the following: "The governor shall appoint three (3) remaining members of the commission with the approval of a two-thirds (2/3) vote of the Senate,"

FRANCIS L. MESSERLY

Amend House File 390 by adding the following new section:

"This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Algona Upper Des Moines, a newspaper published at Algona, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa,"

HOWARD C, REPPERT, JR. DONALD W. MURRAY

Amend House File 713, Section Fifteen (15), line five (5), by inserting after the words "Act," the words "including establishing and collecting a reasonable fee from the producers of agricultural lime to cover the cost of obtaining samples and analyzing same as prescribed in Section Seven (7) and Section Eight (8) of this Act."

DONALD W. MURRAY

Amend House File 128, section two (2), subsection four (4) as follows:

- 1. Insert in line fifty-four (54) after the word "imposed" the words "by a magistrate not a district court judge".
- 2. Insert in line sixty-five (65) after the word "released" the words "by a magistrate other than a district court judge."

TOM RILEY

Amend Senate File 796 as follows:

Amend section one (1) by inserting after the comma (,) in line nine (9) the words 
"where such disaster or potential disaster occurred after December 31, 1965, and".

ROGER W. JEPSEN
ANDREW G. FROMMELT

Amend the ways and means committee amendment to Senate File 807 filed June 1, 1967, by numbering properly and adding the following new section thereto:

"All personal property owned by the state of Iowa, board of regents, or any installation thereof, as of January 1, of each year, used to operate a radio or television station and transmitter, which transmits thereon commercial advertisement for any consideration and all inventory of text books, supplies, and any other items of personal property held for sale to students or any other person shall be placed upon the tax rolls of the taxing districts wherein such property is located. Such personal property shall be given an assessed valuation and taxed accordingly, subject to the provisions of this Act. Notice, as provided by law, of the tax due shall be given to the state comptroller who shall transmit such notice to the proper state board or agency. The state of Iowa, board of regents, or any installation thereof shall have the right to appeal such assessment in the same manner as a private individual. The state board or agency having control of such personal property shall pay such tax when due."

LEE GAUDINEER

## Amend House File 692 as follows:

1. Amend section one (1) by inserting in line twenty-two (22) after the word "auction," the following: "or by sealed bids or both".

HOWARD C. REPPERT, JR.

Amend House File 465 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred fifty seven point twenty five (257.25) Code 1966 is hereby amended as follows:
- 1. By striking from line two (2) of subsection three (3) the words: ", grades one through six".
- 2. By striking from line two (2) of subsection six (6) the words "teach annually" and inserting in lieu thereof the word "offer".
- 3. By striking lines two (2), three (3), and four (4) of paragraph "a" of subsection six (6) and inserting in lieu thereof the words "and chemistry".
- 4. By striking from line one of paragraph "g" of subsection six (6) the words "with one" and inserting in lieu thereof a period, and also by striking lines two (2) and three (3) of said paragraph.
- 5. By striking from line one (1) of subsection seven (7) the word "taught" and inserting in lieu thereof the following: "offered as separate units, or incorporated in other courses".
- 6. By striking from subsection eight (8), paragraph "a", all of subparagraph one (1) and inserting in lieu thereof the following:
- "The board shall specify the classification of schools that shall employ a full time librarian and the classifications that may employ, or share with other public or private schools, a part time librarian. The board shall classify the various schools by the number of students in attendance, the nature of the academic curriculum, and other standards that are appropriate. The board shall also take into account the number of qualified librarians available."
- 7. By striking from subsection eight (8) paragraph "b", the first three (3) lines inclusive and the words "guidance counselor." from sentence four (4), and inserting in lieu thereof the following:
- "The board shall specify the classification of high schools that shall employ a fill time guidance counselor and the classifications that may employ, or share with other public or private schools, a part time guidance counselor. The board shall classify the various high schools by the number of students in attendance and any other standards that are appropriate. The board shall also take into account the number of professionally trained guidance counselors available."
- 8. By inserting in line two (2) of paragraph "c" of subsection eight (8) after the word "public" the words "and private".
- 9. By inserting in line twenty eight (28) of subsection ten (10) after the word "standards" the following:
  - ", the type of school involved, and the needs of the community".
- $_{\rm ten}$  10. By striking lines twenty-nine (29), thirty (30), and thirty-one (31) of subsection (10).

- 11. By striking from line twenty four (24) of subsection eleven (11) the words "In lieu of removal, the" and inserting in lieu thereof the word "the".
- 12. By striking from line twenty five (25) of subsection eleven (11) the word "may" and inserting in lieu thereof the word "shall".
- 13. By inserting in line twenty six (26) of subsection eleven (11) after the word "time" the words ", which shall be at least one (1) year,".
- 14. By adding to subsection eleven the following sentence: "The reasonable period of time for compliance shall be given prior to the one (1) year notice requirement under subsection twelve (12) of this section."
- Section 2. Section two hundred fifty-seven point twenty six (257.26), Code 1966, is hereby amended by striking from lines seven (7), eight (8), and nine (9) of subsection two (2) the following:
- "if any, in schools maintaining standards equivalent to the approval standards for public schools,".

DONALD W. MURRAY

Amend Senate File 674 by numbering properly and adding the following as a new section thereto:

"All organizations or persons claiming exemptions from taxation shall furnish the chairman of the tax commission or his successor such information as he desires upon forms prescribed by the chairman or his successor. Any organization or person failing, refusing, or neglecting to furnish the required information within the time specified, shall have their exemption immediately cancelled and all property which had theretofore been exempt shall be taxed. The chairman or his successor shall further issue and promulgate pursuant to chapter seventeen A (17A) uniform rules, regulations, and guide lines for the granting of all exemptions pursuant to section four hundred twenty-seven point one (427.1) of the Code. All assessors and local boards of review shall comply with and follow the rules, regulations, and guide lines set forth in granting or denying such exemptions. Failure of any assessor or local board of review to comply with and follow the rules, regulations and guide lines set forth shall constitute nonfeasance in office and shall be grounds for removal from office, as provided for in sections four hundred forty-one point nine (441.9) and four hundred forty-one point thirty-two (441.32), of the Code."

LEE GAUDINEER

Amend House File 16 by adding the following new section:

"This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Algona Upper Des Moines, a newspaper published at Algona, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa."

HOWARD C. REPPERT, JR. DONALD W. MURRAY

Amend Senate File 304 by adding the following new section:

"This Act, decined of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Algona Upper Des

Moines, a newspaper published at Algona, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa,"

HOWARD C. REPPERT, JR. DONALD W. MURRAY

Amend House File 16 by inserting the following after the period in line 11:

"Nothing in this Act shall be construed to create access rights or the right to payment for access rights if such right or rights would not exist in the absence of this Act. The failure of any contract to state an amount paid for access rights shall not be evidence of the existence or ownership of access rights."

DAVID STANLEY WILLIAM F. DENMAN

Amend House File 312 by adding the following new section:

"This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Algona Upper Des Moines, a newspaper published at Algona, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa."

HOWARD C. REPPERT, JR. DONALD W. MURRAY

Amend Senate File 674 by adding the following new section:

"This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Algona Upper Des Moines, a newspaper published at Algona, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa."

HOWARD C. REPPERT, JR. DONALD W. MURRAY

Amend Senate File 794 by adding the following new section:

"Sec. 2. This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fort Dodge Messenger, a newspaper published at Fort Dodge, Iowa, and in the West Des Moines Express, of West Des Moines. Iowa."

HOWARD C. REPPERT, JR. DONALD W. MURRAY

Amend Senate File 476 by adding the following new section:

"This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fort Dodge Messenger, a newspaper published at Fort Dodge, Iowa, and in The West Des Moines Express, of West Des Moines, Iowa."

HOWARD C. REPPERT, JR.
DONALD W. MURRAY
C. JOSEPH COLEMAN

Amend Senate File 802 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-three point twenty-two (273.22) paragraph one subsection eight is amended by striking the comma in line three as well as the remainder of subsection and inserting in lieu thereof:

". The joint board of education shall choose a treasurer to serve as custodian of all funds of the joint school district. The treasurer of the joint school district shall have all of the powers and responsibilities enumerated in chapter four hundred fifty-two and four hundred fifty-three, Code 1966, as well as all statutes relating to the investment of public funds. The treasurer of the joint school district shall invest all funds not needed for current operating expenses in time certificates of deposit in banks listed as approved depositories pursuant to chapter four hundred fifty-three or in investments permitted by section four hundred fifty-two point ten (452.10) of the Code. Interest received on investments shall be credited to the general fund of the joint school district."

JOHN P. KIBBIE H. KENNETH NURSE

Amend Senate File 411 by adding the following new section:

"Sec. 3. This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fort Dodge Messenger, Fort Dodge, Iowa and in The West Des Moines Express, of West Des Moines, Iowa."

HOWARD C. REPPERT, JR.

DONALD MURRAY
C. JOSEPH COLEMAN

Amend Senate File 774 as follows:

1. By inserting in section three (3), line twelve (12) after the word, "state" the following:

"Interest and dividends within the meaning of this Act shall not include the benefits of any public or private pension funds, trusts, or plans or annuities received by a private individual."

LEE GAUDINEER

#### SENATE FILE 774

Amend the Hougen amendment filed May 10, 1967 to Senate File 774 as follows:

- 1. By inserting in line twelve (12) after the word, "surtax" the following:
- "A further exemption of eight hundred (800) dollars shall be allowed to each person who shall attain the age of sixty-five (65) years during the taxable year."
- 2. By inserting in line twelve (12) after the word, "dollar" the words, "and eight hundred (800) dollars".

LEE GAUDINEER

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Monday, June 5, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, June 5, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend George Behrens, pastor of the United Church of Christ, Klemme, Iowa.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Erskine from 34 residents of Woodbury County, in opposition to House File 550 regarding trading stamps.

By Senator Reppert from  $18\,\mathrm{citizens}$  of Iowa, supporting improved vacation schedules for state employees.

# ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Benda, Briles, Buren, Burns, Condon, DeHart, DeKoster, Floy, Frey, Gaudineer, Hagedorn, Heying, Hougen, Jepsen, Kibbie, Kruck, Kyhl, Lange, Lodwick, Messerly, Mills, Murray, Nurse, Reichardt, Reno, Riley, Schaben, Shirley, Stanley, Van Eaton and Walsh.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 225, 366, 508, 525, 561, and House Files 23, 53, 55, 58, 137, 165, 244, 257, 295, 377, 381, 398, 470, 486, 577, 647, 673.

ADOLPH W. ELVERS, Chairman Senate Committee

A. L. MENSING, 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 225, 366, 508, 525, 561, and House Files 23, 53, 55, 58, 137, 165, 244, 257, 295, 377, 381, 398, 470, 486, 577, 647, 673.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 June, 1967, sent to the governor for his approval, Senate Files 225, 366, 508, 525 and 561

ADOLPH W. ELVERS, Chairman

Passed on file.

#### THIRD READING OF BILLS

On motion of Senator Potgeter, House File 713, a bill for an act relating to agricultural lime, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens called up the following amendment and moved its adoption: Amend House File 713 as follows:

- 1. Strike section 2 and renumber the remaining sections.
- 2. Amend section 1, line 2, by striking the words and figures "three (3) through seventeen (17)" and inserting in lieu thereof the words and figures "two (2) through sixteen (16)".

The amendment was adopted.

Senator Potgeter called up the following amendment filed by Senator Murray and moved its adoption:

Amend House File 713, Section Fifteen (15), line five (5), by inserting after the word "Act," the word "including establishing and collecting a reasonable fee from the producers of agricultural lime to cover the cost of obtaining samples and analyzing same as prescribed in Section Seven (7) and Section Eight (8) of this Act."

The amendment was adopted.

Senator Potgeter moved that the bill be read a third 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	Erskine	Lange	Patton
Benda	Flatt	Lodwick	Potgeter
Buren	Frey	Lucken	Reichardt
Burns	Frommelt	Main	Rigler
Cassidy	Gaudineer	McGill	Schaben
Clarke	Glenn	Messerly	Shaff
Coleman	Heaberlin	Mills	Stanley
Denman	Klefstad	Murray	Stephens
Dodds	Kosek	Neu	Van Eaton
Elvers	Kyhl	Nurse	Van Gilst
Ely	Lamborn	O'Malley	Walsh

Nays: 0

Absent or not voting: 17

Briles	Hagedorn	Jepsen		Reno
Condon	Heying	Kibbie		Reppert
DeHart	Hill	Kruck	•	Riley
DeKoster	Hougen	Lisle		Shirley
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 Frey, Senate File 727, a bill for an act relating to the fees of licenses issued by the state conservation commission, was taken up for consideration.

The following committee amendment was called up for consideration:

Amend Senate File 727 as follows:

Amend Senate File 727 by striking subsections one (1) and two (2) from Section one (1), and renumber the following subsections.

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent that the amendment filed by him May 26 and found on pages 1673-1674 of the journal be withdrawn.

Senator Stanley called up the amendment filed by Senators Stanley and Lodwick June 2, found on page 1726 of the journal and moved its adoption.

The amendment was lost.

Senator Frey moved that the bill be read a third 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 Lamborn Reichardt Elv Benda Rigler Erskine Lisle Briles Riley Flatt Lucken ' Buren Main Schaben Floy Burns Frey McGill Shaff Cassidy Gaudineer Messerly Stanley Clarke Heaberlin Mills Stephens Coleman Van Eaton Jepsen Neu DeHart Van Gilst Klefstad Nurse Denman Walsh Kosek Patton Elvers Kruck

Nays: 10

Dodds Hagedorn Murray Potgeter Frommelt Kyhl O'Malley Reppert Glenn Lodwick

Absent or not voting: 9

CondonHillKibbieRenoDeKosterHougenLangeShirleyHeying

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

#### EXPLANATION OF VOTE

This explanation is filed to record my "Aye" vote on Senate File 727. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

ELMER F. LANGE

On motion of Senator Denman, House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of 225,000 inhabitants or over, 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 further action on House File 495 be deferred.

On motion of Senator Dodds, House File 240, a bill for an act relating to deer hunting, 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	Erskine	Kyhl	O'Malley
Benda	Flatt	Lamborn	Patton
Briles	Floy	Lange	Potgeter
Buren	Frommelt	Lisle	Reichardt
Burns	Gaudineer	Lodwick	Reppert
Cassidy	Glenn	Lucken	Rigler
Clarke	Hagedorn	Main	Riley
Coleman	Heaberlin	McGill	Schaben
DeHart	Jepsen	Messerly	Shaff .
Denman	Kibbie	Mills	Stanley
Dodds	Klefstad	Murray	Stephens
Elvers	Kosek	Neu	Van Gilst
Ely	Kruck	Nurse	Walsh

Nays: 0

Absent or not voting: 9

Condon Heying Hougen Shirley DeKoster Hill Reno Van Eaton

Frey

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 301, a bill for an act to require an audit of town accounts at least once every four years, 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: 49

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Dodds
Elvers
Erskine
Flatt

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Jepsen
Kibbie

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Murray
Neu
Nurse
Patton

Potgeter Reichardt Reppert Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 11

Buren DeKoster Denman Ely Heying Hougen

Kosek

Kruck

Klefstad Lamborn Mills

Reno 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.

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

The Senate reconvened with President Fulton presiding.

Senator Rigler moved that House File 686 by made a special order of business for 9:00 a.m., Tuesday, June 6, to be followed by Senate File 702 and Senate File 807.

The motion was lost.

# HOUSE AMENDMENTS CONSIDERED

Senator Main called up for consideration Senate File 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 338, Section 1, by striking from line nine (9) the figures "3,035.08" and inserting in lieu thereof the figures "2,210.08".

The Senate refused to concur in the House amendment.

Senator Cassidy called up for consideration Senate File 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions, amended by the House.

Senator Cassidy called up the following House amendment:

Amend Senate File 773 by striking all after the enacting clause and by inserting in lieu thereof the following:

- "Section 1. Each taxpayer of the state shall receive full credit against the tax on all personal property owned by him unless the assessed value of the personal property owned by the taxpayer exceeds five thousand (5,000) dollars. If the assessed value of all personal property owned by any taxpayer exceeds five thousand (5,000) dollars, the taxpayer shall pay tax on that part of the personal property which exceeds five thousand (5,000) dollars assessed value.
- Sec. 2. The personal property tax credit authorized in section one (1) of this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428) of the Code. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441) of the Code, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443) of the Code.
- Sec. 3. No taxpayer in the state shall be allowed a credit on personal property tax in excess of five thousand (5,000) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section two (2) of this Act in which counties of the state the property is located and shall claim the tax credit only in one (1) county and in no case shall claim more than five thousand (5,000) dollars in such claimed county or the assessed value of all personal property assessed in said county, whichever is the lesser amount. At the time of making such claim, the taxpayer shall state by affidavit that he has not claimed any other personal property tax credit in any other county of the state and shall state in what other county he does have personal property.
- Sec. 4. If personal property is owned jointly, the joint owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said proportionate ownership shall be determined by dividing the total assessed value of the property by the number of joint owners unless the joint owners show their actual interest and ownership by affidavit. Any such proportionate credit from jointly owned property may be applied only against the joint owner's respective credit of five thousand (5,000) dollars of assessed valuation and in no event is an additional credit to be allowed for the joint ownership.
- Sec. 5. The credit allowed by sections one (1) to four (4) inclusive, hereof on personal property taxes up to five thousand (5,000) dollars of assessed valuation shall

not be applicable to the taxation of personal property provided in chapters four hundred twenty-nine (429) to four hundred thirty-eight (438), inclusive, of the Code.

- Sec. 6. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the state tax commission on or before January 15 of such year.
- Sec. 7. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller on or before March 15 and September 15 of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.
- Sec. 8. There is hereby appropriated from any money in the state treasury not otherwise appropriated an amount sufficient to carry out the provisions of this Act.

Senator Cassidy rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point well taken.

Senator Frommelt moved that the Senate concur in the House amendment.

The Senate refused to concur in the House amendment.

Senator Ely called up for consideration Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 454 as follows:

- 1. Section 1, line one hundred ten (110) by adding after the word "with" the following: "The dependency or neglect of the child as defined in chapter two hundred thirty-two (232) of the Code of Iowa or".
- 2. Section 1, by adding following line one hundred twenty-five (125) the following paragraphs:

"Nothing herein shall be deemed to prohibit a resident of this state from bringing into the state a child for adoption into his own family.

Nothing herein shall be deemed to prohibit the intrastate placement of children by persons other than licensed child-placing agencies."

3. Section 1, line one hundred sixty-three (163) by striking the comma after the word "same" and inserting in lieu thereof a period, and by striking the remainder of the sentence.

4. Section 8, by inserting in line three (3) after the word "appoint" the following: ", subject to confirmation by the Senate by a two-thirds vote,".

Division was requested.

The Senate refused to concur in the House amendment.

Senator Burns called up for consideration Senate File 601, a bill for an act relating to the regulation of benevolent associations, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 601 by striking everything after the enacting clause and substituting the following:

## Section 1. When used in this Act:

- 1. A "benevolent association" shall mean any person, firm, company, partner-ship, association or corporation, organized to enroll persons as members of a group for the purpose of providing an agency by which persons so enrolled may in the event of the death of any other member of the group make voluntary contributions to be distributed in whole or in part by the benevolent association to the beneficiary of the deceased member, or to members as contribution towards expense incurred by accident or sickness.
- 2. A "member" shall be any person who participates in a plan or agreement to make voluntary contribution through a benevolent association.
- 3. "Commissioner" when used in this  $\operatorname{Act}$  shall mean the commissioner of insurance.
- Sec. 2. The commissioner shall promulgate such reasonable rules and regulations as he deems necessary to assure the proper operation of benevolent associations.
- Sec. 3. Before a benevolent association shall operate in this state it shall first incorporate in accordance with the laws of this state, and the articles of incorporation and bylaws shall be submitted to the commissioner. If he finds they conform to the requirements of the law and all rules and regulations promulgated under this Act, he shall approve the articles of incorporation and file them with the secretary of state. Every benevolent association formed and operating before January 1, 1967, and not so incorporated, shall be required to complete their incorporation before January 1, 1968. Every benevolent association at the time of its incorporation, or in the case of a benevolent association incorporated and operating prior to January 1, 1967 within six months after the effective date of this Act, shall submit its general plan of operation to the commissioner and if he finds it conforms to the requirements of the law and all reasonable rules and regulations promulgated under this Act, he shall issue a license to expire on the thirty-first day of March after issuance. Said license shall be renewed from year to year upon application of the association, if the commissioner finds from his examination that it has conformed to the requirements of all laws and regulations applicable thereto.
- Sec. 4. The association shall keep a record of all its transactions and shall file an annual report thereof for the preceding calendar year on or before the first day of March on a form prescribed by the commissioner. The commissioner shall also

prescribe the method of keeping books and accounts of benevolent associations.

- Sec. 5. There shall be paid to the commissioner for services required under the provisions of this Act the following fees, which shall be accounted for by him in the same manner as other fees received in the discharge of the duties of his office;
- 1. For filing and examination of the articles of incorporation for organization in this state and the accompanying general plan of operation of any benevolent association, and the issuing of the permission to do business, ten dollars.
- 2. For filing an annual statement of a benevolent association, and issuing the renewal of permission required by law to authorize continuance in business, three dollars.
- Sec. 6. Such associations may operate without the establishment of reserves of surplus except for current expenses. Contributions for expenses shall be added as a separate item to contributions for membership benefits. A reasonable membership fee to cover initial expenses may be charged.
- Sec. 7. Within thirty days after acceptance to membership a certificate, the form of which has been approved by the commissioner, shall be delivered to each member. The certificate shall set forth the name of the association, the name of the member, a statement as to the benefits of membership, to whom such benefits are payable, and such other provisions as are, in the opinion of the commissioner, necessary to inform the member of his rights in the association. The commissioner before approving any certificate shall be satisfied that any benefits to be paid a member or the beneficiary of a member are reasonable in relationship to any and all charges made or assessed against the membership. The certificate shall not indicate therein that the plan or benefits constitute an insurance policy.
- Sec. 8. Except as otherwise provided by law, it shall be unlawful for any person or corporation to operate a benevolent association in this state except as provided for in this Act. Any person violating the provisions of this Act shall be subject to a fine not exceeding one thousand dollars or imprisonment in the county jail not exceeding thirty days, or both such fine and imprisonment.

The Senate concurred in the House amendment.

Senator Burns 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

ge	Reichardt
lwick	Rigler
ken	Riley
in	Schaben
Gill	Shaff
k	en

Condon Hougen Messerly Stanley DeHart Stephens Jepsen Murray Van Eaton Denman Kibbie Nen Dodds Kosek Nurse Van Gilst Elvers Kruck O'Malley Walsh

Nays: 1

Klefstad

Absent or not voting: 12

BrilesFlattHeyingRenoDeKosterGaudineerLisleReppertErskineHagedornMillsShirley

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

## ADDITIONAL COPIES

Senator Frommelt asked and received unanimous consent that 500 copies of Senate File 772 as passed by the Senate be printed.

Senator Klefstad asked and received unanimous consent that 500 copies of Senate File 498 be printed.

# EXPLANATION OF VOTE

I changed my vote from "no" to "aye" on Senate File 785 before the vote was announced in order to file a motion to reconsider. It is my opinion that good intentions or motives, no matter how laudable, do not make Senate File 785 constitutional.

TOM RILEY

# MOTION TO RECONSIDER

I move to reconsider the vote by which House File 301 passed the Senate.

CHARLES F. BALLOUN

# MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 49 authorizing issuance of warrants for legislative printing.

Also:

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

Senate File No. 799, a bill for an act to amend Senate File 306 of the 62nd General Assembly, relating to use of safety emblems on slow moving vehicles.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county offices.

# HOUSE AMENDMENT TO SENATE FILE 779

Amend Senate File 779, Section 1 as follows:

- 1. By striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
- "Section 1. Chapter three hundred thirty-two (332), Code 1966, is hereby amended by adding thereto the following new section:".
  - 2. By adding at the end thereof the following:

"In the event that the liability of any county officer for any error or omission is not fully indemnified by insurance, the board of supervisors may elect to pay any loss, for which any county officer may be found liable, from the general fund of the county."

Also:

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

Senate File No. 766, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals.

Also:

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

Senate File No. 658, a bill for an act relating to care and treatment of mental illness.

Also:

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

Senate File No. 590, a bill for an act relating to special education of handicapped children.

Also

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

Senate File No. 442, a bill for an act relating to sidewalks in cities and towns.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 405, a bill for an act to legalize proceedings for attachment of certain land to the Clear Creek Community School District.

#### HOUSE AMENDMENT TO SENATE FILE 405

Amend Senate File 405 by striking section 2 and inserting in lieu thereof the following:

Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its publication in The Pioneer-Republican, a newspaper published at Marengo, Iowa, and in the Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa, without expense to the state.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer.

#### HOUSE AMENDMENT TO SENATE FILE 73

Amend Senate File 73, Section 1, as follows:

- 1. By inserting in line ten (10) following the word "accident" the words ", his insurance company or its agent,"
- 2. By inserting in line nineteen (19) following the word "accident" the words ", his insurance company or its agent,"

 ${f Also}$ :

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

Senate File No. 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers.

Also:

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

House File No. 180, a bill for an act relating to the operation of a motor vehicle.

Also

That the House has concurred in Senate amendments to and passed House File No. 575, a bill for an act relating to the eradication of hog cholera and to make appropriations therefor.

Also

That the House has concurred in Senate amendments to and passed House File No. 480, a bill for an act relating to an air pollution control program.

Also:

That the House has concurred in Senate amendments to and passed House File No. 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Frommelt, the Senate recessed until 2 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# HOUSE AMENDMENT CONSIDERED

Senator Frommelt called up for consideration Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 159 as follows:

Section 1, by striking all of line six (6) after the word "state," and all of lines seven (7), eight (8) and nine (9) and inserting in lieu thereof the words "the state comptroller may".

Roll call was requested.

On the question "Shall the Senate concur in the House amendment?", the vote was:

Ayes: 25

Balloun Lodwick Frey Riley Benda Jepsen Lucken Shaff Briles Kosek Messerly Stanlev Clarke Kyhl Mills Stephens DeHart Van Eaton Lamborn Potgeter Erskine Walsh Rigler Lange Flatt

Nays: 28

Buren Elvers Hill Nurse Burns Ely Kibbie O'Malley Cassidy Floy Klefstad Patton Coleman Frommelt Kruck Reichardt Condon Glenn Main Reppert Denman. Schaben Hagedorn McGill Dodds Van Gilst Heaberlin Murray

Absent or not voting: 8

DeKoster Heying Lisle Reno Gaudineer Hougen Neu Shirley

Reichardt Reppert Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

The Senate refused to concur in the House amendment.

Senator Benda called up for consideration Senate File 37, a bill for an act to provide real property tax exemption to disabled veterans, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 37 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-five (425), Code 1966, is amended by adding the following new section:

"In the event the owner of the homestead, allowed a credit under this chapter, is a veteran of any of the military forces of the United States who acquired the homestead under the provisions of the United States Code, title thirty-eight (38), chapter twenty-one (21), sections eight hundred one (801) and eight hundred two (802), the credit allowed on said homestead from the homestead credit fund herein provided shall be the entire amount of the tax levied on said homestead. The credit herein allowed shall be continued to the estate of such veteran who is deceased or the surviving spouse and children who are the beneficiaries thereof so long as the surviving spouse remains unmarried and until any surviving unmarried children reach the age of twenty-one years. The provisions of this section shall not be applicable to the holder of title to any such homestead whose annual income, together with that of his spouse, if any, for the last preceding twelve-(12) month income tax accounting period exceeds five thousand dollars. For the purpose of this section 'income' means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax. Any veteran or his beneficiary who elects to secure the credit provided in this section shall not be eligible for any other real property tax exemption provided by law for veterans of military service."

Amend the title by striking the word "exemption" and inserting in lieu thereof the word "credit".

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: 50

Balloun	Flatt	Lamborn
Benda	Floy	Lange
Briles	Frey	Lodwick
Buren	Frommelt	Lucken
Cassidy	Gaudineer	Main
Clarke	Glenn	McGill
Coleman	Hagedorn	Messerly
DeHart	Heaberlin	Mills
Denman	Jepsen	Murray
Dodds	Kibbie	Nurse
Elvers	Klefstad	O'Malley
Ely	Kosek	Patton
Erskine	Kyhl	Potgeter
	The second secon	

Nays: 0

Absent or not voting: 11

Burns Condon Heying Hill Kruck Lisle Neu Reno Shirley

DeKoster

Hougen

Neu

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 264, a bill for an act relating to the sale of Inter-American Development Bank bonds, amended by the House, and moved that the Senate concur in the following amendment:

Amend the title to Senate File 264 by striking all after the word "relating" and inserting in lieu thereof the following: "to the investment of funds of life insurance companies."

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: 48

Balloun
Benda
Briles
Cassidy
Clarke
DeHart
Denman
Dodds
Elvers
Elv

Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Jepsen Klefstad Kosek Kyhl Lamborn

Floy

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Reichardt Reppert Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst

Potgeter

Nays: 0

Erskine

Flatt

Absent or not voting: 13

Buren Burns Coleman Condon DeKoster Heying Hill

Hougen Kibbie Kruck

Patton

Lisle Reno Shirley

Walsh

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

Senator Coleman called up for consideration Senate File 95, a bill for an act relating to leased and rented vehicle offenses, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 95 as follows:

- 1. Section 1, line two (2), by striking the word "sections" and inserting in lieu thereof the word "section".
  - 2. Section 1, line fifteen (15), by striking the words "prima facie".
- 3. Section 1, subsection five (5), line three (3), by striking the words "state prison" and inserting in lieu thereof the word "penitentiary".
  - 4. By striking all of Section 2.

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:

Rule 8 was invoked.

Ayes: 41

Balloun	Flatt	Lamborn	Patton
Benda	Floy	Lange	Potgeter
Briles	Frey	Lodwick	Reichardt
Buren	Frommelt	Lucken	Reppert
Cassidy	Hagedorn	Main	Riley
Clarke	Heaberlin	McGill	Shaff
Coleman	Jepsen	Messerly	Stanley
Dodds	Kosek	Neu	Stephens
Elvers	Kruck	Nurse	Van Eaton
Ely	Kyhl	O'Malley	Van Gilst
Erskine			

Nays: 10

DeHart	Glenn	Mills	Rigler
Denman	Kibbie	Murray	Walsh
Gaudineer	Klefstad	•	

Absent or not voting: 10

Burns	Heying	Lisle	Schaben
Condon	Hill	Reno	Shirley
DeKoster	Hougen		

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 invocation of Rule 8 also be considered a quorum call.

Roll call revealed all Senators present with the exception of Senators Burns, Condon, DeKoster, Heying, Hill, Hougen, Lisle, Reno, Schaben and Shirley.

Senator Frommelt called up for consideration Senate File 131, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues, amended by the House, and moved that the Senate concur in the following amendment:

# Amend Senate File 131 as follows:

- 1. Section 5, line seven (7) amend by striking all of said line after the word "for" and inserting in lieu thereof "interstate highway traffic and combined highway and railway traffic and presently owned".
  - 2. Section 40, amend by striking the publication clause.

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: 49

Balloun Floy Kvhl Patton Briles Frev Lamborn Potgeter Buren Frommelt Reichardt Lange Cassidy Gaudineer Lodwick Reppert Clarke Rigler Glenn Lucken Coleman Hagedorn Main Riley DeHart Heaberlin McGill Shaff Denman Hill Stanley Mills Dodds Stephens Jepsen Murray Elvers Van Eaton Kibbie Neu Ely Van Gilst Kosek Nurse Erskine Kruck O'Mallev Walsh Flatt

Nays: 1

Klefstad

Absent or not voting: 11

Benda Burns Condon

DeKoster Heying Hougen Lisle Messerly Reno Schaben Shirley 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. 88	Judiciary
H.F. 344	Judiciary
H.F. 418	Judiciary
H. F. 475	Governmental Affairs
H.F. 550	Commerce
H.F. 562	Governmental Subdivisions
H. F. 688	Safety and Law Enforcement

## 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 insisted on its amendments to Senate File 532, a bill for an act to authorize the State Board of Regents to acquire and manage medical and hospital facilities for the use of the State University of Iowa, and requests a conference committee.

Conferees on the part of the House are:

Rep. Marvin Smith, Chairman Rep. Charles Pelton Rep. Ray Bailey Rep. Ralph McCartney

WILLIAM R. KENDRICK, Chief Clerk

# INTRODUCTION OF BILL

Senate File 814, by Committee on Judiciary, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton in the county of Worth, state of Iowa in the sale of certain real estate.

Read first and second times and passed on file.

#### HOUSE MESSAGE CONSIDERED

House File 180, a bill for an act relating to the operation of a motor vehicle.

Read first and second times, and passed on file.

# AMENDMENTS FILED

Amend Senate File 796 as follows:

1. Section one (1), line six (6), strike "either";

Also line seven (7), strike "or man-made";

Also line eight (8), insert at the end the word "such";

Also strike lines sixteen (16) through twenty-four (24) and insert "council may require, such aid may be made in the discretion of the council and, if made, shall be in the nature of a loan at two percent interest, up to a limit of seventy-five percent of the showing of such obligations and expenditures. Said loan shall be repaid by an annual emergency levy as authorized by section twenty-four point six (24.6) of the Code. The aggregate total of such loans shall not exceed one million dollars in any biennial fiscal term of the state. No such loan shall be for any obligation or expenditure occurring more than two years previous to the application.";

Also line twenty-five (25), strike "or grant".

2. Section two (2), line four (4), strike "and matching grants";

Also lines five (5) and six (6), strike "or man-made".

ROBERT RIGLER

Amend House File 16 by striking lines four (4) through eleven (11) and inserting in lieu thereof the following:

"Every contract for purchase shall state in printing equal to at least ten point bold type the following notice: The purchase price includes the value of the land described as well as any consequential damages the seller would sustain in the event condemnation were to take place, allowance for the value of personal property damaged, destroyed or reduced in value, if any, damages allowed for removal of personal property limitation or denial of such access rights, if any, as spelled out herein."

TOM RILEY

Amend House File 696 by striking from lines eight (8) and nine (9) the following: "not withstanding any other provisions of this chapter inconsistent herewith," and substituting therefore the following: "subject to the approval of the Insurance Commissioner and provided that no company invest an amount in excess of thirty percent (30%) of its capital and surplus in the stock of such subsiduary companies,".

ROBERT R. RIGLER

# REPORTS OF COMMITTEES

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred House File 732, a bill for an act to make appropriations to the appointive members of the capitol commission for per diem compensation for services rendered, 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 731, a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building, 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  $\underline{\text{House}}$   $\underline{\text{Joint Resolution 23}}$ , a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same  $\underline{\text{do pass}}$ .

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred  $\underline{\text{Senate}}$   $\underline{\text{File 738}}$ , a bill for an act relating to creating an educational compact commission, providing for the joinder of this state in said compact, 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 370, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, 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:

Amend Senate File 370 as follows:

- 1. By striking Lines 5 and 6 of Section 1.
- 2. By striking "2." in Line 7 of Section 1.
- 3. By striking Lines 10 and 11 of Section 1.
- 4. By striking in Lines 2 and 3 of Sec. 2 the words and figures five hundred thousand (500,000) dollars and inserting in lieu thereof the words and figures two hundred fifty thousand (250,000) dollars.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

On motion of Senator Frommelt the Senate adjourned until 8:00 a.m., Tuesday, June 6, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, June 6, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Rt. Reverend Monsignor J. W. Higgins, pastor of the St. Joseph's Catholic Church, Winterset, Iowa.

#### ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Balloun, Benda, Briles, Buren, Condon, DeHart, DeKoster, Denman, Gaudineer, Hagedorn, Heying, Hougen, Kosek, Lisle, Murray, Reichardt, Reno, Rigler, Riley, Schaben, Shirley, Stanley and Walsh.

#### VISITORS

Senator Glenn rose on point of personal privilege to introduce three students from Jefferson Elementary and Evans Junior High schools, Ottumwa, who were seated in the gallery.

Senator Lange rose on point of personal privilege to present Steven and Lance Griffith, who are students at Herbert Hoover Junior High school, Sioux City. They were seated in the Senate gallery.

#### PETITIONS

The following petitions were presented and placed on file.

By Senator Lange from 44 residents of Sac, Calhoun and Ida Counties, in opposition to legislation which would allow insurance companies to exclude older persons because of age,

By Senator Messerly from 43 residents of Black Hawk County, in opposition to the Petersen plan on school aid.

# CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators Nurse, chairman; Glenn, Klefstad, and Rigler, to the Conference Committee on the part of the Senate on Senate File 532.

# THIRD READING OF BILLS

On motion of Senator Kibbie, House File 569, a bill for an act relating to the membership of the higher education facilities commission, 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: 34

Buren
Burns
Cassidy
Clarke
Coleman
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Heaberlin
Hougen
Jepsen
Kibbie
Klefstad
Kyhl

Lamborn Lucken Main McGill Murray Neu Nurse O'Malley

Patton
Potgeter
Reppert
Schaben
Shaff
Stanley
Stephens
Van Eaton

Nays: 0

Absent or not voting: 27

Balloun Benda Briles Condon DeHart DeKoster Denman Floy Gaudineer Glenn Hagedorn Heying Hill Kosek Kruck Lange Lisle Lodwick Messerly Mills

Reichardt

Reno Rigler Riley Shirley Van Gilst Walsh

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 232, a bill for an act relating to the burial of nonresident indigent transients, 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: 35

Buren
Burns
Cassidy
Clarke
Coleman
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Heaberlin
Hougen
Jepsen
Kibbie
Klefstad
Kyhl

Lamborn
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reppert Riley Schaben Shaff Stanley Stephens Van Eaton Walsh Nays: 0

Absent or not voting: 25

Balloun Benda Briles Condon DeHart DeKoster Denman

Floy Gaudineer Glenn Hagedorn Heying Hill

Kosek Kruck Lange Lisle Lodwick Messerly

Reichardt Reno Rigler Shirley Van Gilst

Mills

Voting present: 1

# 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 Cassidy, Senate File 280, a bill for an act relating to the sale of special assessment bonds, 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: 31

Buren Burns Cassidy Clarke Coleman Dodde Elvers Elv

Frey Frommelt Heaberlin Jepsen Kibbie Klefstad Kosek

Flatt

Kyhl -Main McGill Murray Nurse Patton Potgeter Reichardt

Schaben Shaff Stanley Stephens Van Eaton Walsh

Riley

Nays: 4

Gaudineer

Lamborn

Neu

Reppert

Absent or not voting: 23

Balloun Benda Briles Condon DeHart DeKoster Denman Erskine Floy Glenn Hagedorn Heying

Hill Kruck Lange Lisle

Mills Reno Rigler Shirley Lodwick Van Gilst Messerly

Voting present: 3

Hougen

Lucken

O'Malley

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

Senator Schaben took the chair at 8:40 a.m.

On motion of Senator Burns, Senate File 729, a bill for an act relating to the power of state and savings banks to own and lease certain personal property, was taken up for consideration.

Senator Burns called up the following amendment filed by Senators Rigler and Burns and moved its adoption:

Amend Senate File 729 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter five hundred twenty-eight (528), Code 1966, is hereby amended by adding the following new section thereto:

'In addition to the other powers granted to state and savings banks, such banks may, subject to regulations of and prior approval of the superintendent of banking, become the owner and lessor of personal property acquired upon the specific request of and for the use of a customer, and may incur such additional obligations as may be incident to becoming an owner and lessor of such property,' "

The amendment was adopted.

Senator Burns moved the bill be read a third 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

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Heaberlin
Jepsen
Kibbie
Klefstad
Kosek
Kyhl
Lamborn

Main
McGill
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reichardt

Lucken

Rigler Riley Schaben Shaff Stanley Stephens Van Eaton Walsh

Reppert

Nays: 0

Absent or not voting: 21

Ralloun Renda Condon DeHart

Flov Gaudineer Glenn Hagedorn Heying

Hill Kruck Lange Lisle Lodwick

Messerly Mills Reno Shirley Van Gilst

DeKoster Denman

Voting present: 1

Hougen

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 783, a bill for an act relating to public parking facilities, was taken up for 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:

Aves: 48

Briles Buren Burns Cassidy Clarke Coleman DeHart Denman Dodde Elvers Ely Erskine

Frommelt Gaudineer Hagedorn Heaberlin Hougen Jepsen Kibbie Klefstad Kosek Kruck

Frev

Kvhl

Lodwick Lucken Main McGill Messerly Mills Murrav Neu

Lange

Nurse O'Malley Patton

Potgeter Reichardt Reppert Rigler Rilev Schaben Shaff

Stanley Van Eaton Van Gilst Walsh

Nays: 1

Lamborn

Absent or not voting: 12

Balloun Benda Condon

DeKoster Flatt Flov

Glenn Heying Hill

Lisle Reno 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 Gaudineer, Senate File 509, a bill for an act relating to the compensation of the budget and financial control committee, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer asked and received unanimous consent that the amendment filed May 31 by Senator Coleman, found on page 1681 of the journal, be withdrawn.

Senator Denman asked and received unanimous consent that the committee amendment filed May 11, found on page 1405 of the journal, be withdrawn.

Senator Gaudineer asked and received unanimous consent that House File 425 be substituted for Senate File 509.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 425 as follows:

- 1. Amend the title by adding after the word "compensation" in line one (1) the following: "and membership".
  - 2. By adding the following as a new section:

"Section two point forty-one (2.41), Code 1966, is hereby amended by adding after the word "house." in line nineteen (19) the following sentence, "The chairmen of the house and senate appropriations committees shall be included among the ten (10) members.".

Senator Rigler rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point well taken.

Senator Stanley offered the following amendment filed by Senators Stanley, Denman and Gaudineer and moved its adoption:

Amend House File 425 as follows:

- 1. Amend the title by inserting in line 2 after the word "committee" the words ". legislative research committee, and study committees".
  - 2. Add the following new section:

"Section two point fifty-one (2.51), Code 1966, is amended by striking the period at the end of said section and inserting the following: ', and shall receive a per diem of forty (40) dollars per day for each day in attendance. However, members of the general assembly shall not receive such per diem compensation for any day during which the general assembly is in session. Such per diem compensation shall be approved by the legislative research committee prior to payment.'"

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third time now, which motion pre-

vailed, and the bill was read a third time.

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

Aves: 45

Briles
Burns
Clarke
DeHart
Denman
Dodds
Elvers
Ely
Erskine
Flatt

Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Kibbie

Klefstad

Kosek

Kruck

Kyhl
Lange
Lisle
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
Patton

Potgeter
Reichardt
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst

Floy Frey

Nays: 0

Absent or not voting: 12

Balloun Benda Buren Condon DeKoster Heying Jepsen Lamborn Lodwick Reno Reppert Shirley

Voting present: 4

Cassidy

Coleman

Lucken

O'Malley

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

Senator Gaudineer asked and received unanimous consent that Senate File 509 be withdrawn from further consideration by the Senate.

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

The Senate reconvened with President Fulton in the chair.

## SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that House File 686 be made a special order of business for 10:30 a.m. Wednesday, June 7, 1967.

## HOUSE AMENDMENT CONSIDERED

Senator Kibbie called up for consideration Senate File 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 73, Section 1, as follows:

- 1. By inserting in line ten (10) following the word "accident" the words ", his insurance company or its agent,"
- 2. By inserting in line nineteen (19) following the word "accident" the words ", his insurance company or its agent,"

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: 53

Benda Erskine Briles Floy Buren Frey Burns Frommelt Gaudineer Cassidy Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Hill DeKoster Hougen Denman Jepsen Dodds Kibbie Elvers Klefstad Elv

Kosek Kruck Kyhl Lamborn Lange Lodwick Lucken Main McGill Messerly Mills Murray Neu

Nurse O'Malley Patton Potgeter Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Gilst Walsh

Nays: 0

Absent or not voting: 8

Balloun Flatt

Heying Lisle

Reichardt

Reno

Riley Van Eaton

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

Senator Burns called up for consideration Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 405 by striking section 2 and inserting in lieu thereof the following:

This Act being of immediate importance shall be in full force and effect from and after its publication in The Pioneer-Republican, a newspaper published at

Marengo, Iowa, and in the Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa, without expense to the state.

The Senate concurred in the House amendment.

Senator Burns 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

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Jepsen
Klefstad

Kosek
Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Mills

Murray .

Nurse

Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

O'Mallev

Patton

Nays: 1

Gaudineer

Absent or not voting: 11

Balloun Flatt

Kibbie Lisle Messerl Neu Potgeter Reno Riley

Heying Messerly Reichardt

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 2:00 p.m.

### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### ROLL CALL

The secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators

Burns, Condon, Denman, Flatt, Floy, Heying, Hill, Hougen, Kruck, Lodwick, Murray, Neu, Patton, Potgeter, Reichardt and Reno.

## VISITORS

Senator Dodds rose on point of personal privilege to present eight students from Burlington Elementary school, who were accompanied by Dave L. Higdon, and were seated in the balcony.

### HOUSE AMENDMENTS CONSIDERED

Senator Gaudineer called up for consideration Senate File 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county offices, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 779, Section 1 as follows:

- 1. By striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
- "Section 1. Chapter three hundred thirty-two (332), Code 1966, is hereby amended by adding thereto the following new section:".
  - 2. By adding at the end thereof the following:

"In the event that the liability of any county officer for any error or omission is not fully indemnified by insurance, the board of supervisors may elect to pay any loss, for which any county officer may be found liable, from the general fund of the county."

The Senate concurred in the House amendment.

Senator Gaudineer 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	Erskine	Kyhl	Reichardt
Benda	Flatt	Lamborn	Reppert
Briles	Frey	Lange	Rigler
Buren	Frommelt	Lisle	Riley
Cassidy	Gaudineer	Lucken	Schaben
Clarke	Glenn	Main	Shaff .
Coleman	Hagedorn	McGill	Shirley
DeHart	Heaberlin	Messerly	Stanley
DeKoster	Hougen	Mills	Stephens
Denman	Kibbie	Neu	Van Eaton
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kosek	O'Malley	Walsh
Ely	Kruck	Potgeter	9

Nays: 0

Absent or not voting: 10

Burns Condon Heying Hill Lodwick Murrav Patton Reno

Floy

Jepsen

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

Senator Potgeter called up for consideration Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer, amended by the House as follows:

Amend Senate File 147 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred point four (200.4), subsection one (1), Code 1966, is hereby amended by adding thereto the following:

"This subsection shall not apply to a manufacturer who manufactures 'specialty fertilizer' only, as defined in subsection five (5) of section two hundred point three (200.3) of the Code, in packages of twenty-five pounds or less."

Sec. 2. Section two hundred point eight (200.8), subsection one (1), Code 1966, is hereby amended by striking lines thirteen (13) through eighteen (18) of said subsection and inserting in lieu thereof the following:

"On individual packages of specialty fertilizer containing twenty-five pounds or less, there shall be paid in lieu of the annual license fee and the semiannual inspection fee as set forth in this chapter, an annual registration and inspection fee of twenty-five dollars for each brand and grade sold or distributed in the state. In the event that any person sells specialty fertilizer in packages of twenty-five pounds or less and also in packages of more than twenty-five pounds, this annual registration and inspection fee shall apply only to that portion sold in packages of twenty-five pounds or less, and that portion sold in packages of more than twenty-five pounds shall be subject to the same inspection fee as fixed by the secretary of agriculture as provided in this chapter."

Section two hundred point eight (200.8), Code 1966, is further amended by adding to paragraph a of subsection two (2) the following:

"However, in lieu of the semi-annual statement by grade for each county, as hereinabove provided for, the registrant, on individual packages of commercial fertilizer containing twenty-five pounds or less, shall file not later than the last day of July of each year, on forms furnished by the secretary, an annual statement setting forth the number of net tons of commercial fertilizer distributed in this state by grade during the preceding twelve-month period, but no inspection fee shall be due thereon."

Senator Potgeter offered the following amendment to the amendment and moved its adoption;

Amend the house amendment to Senate File 147 as follows:

1. By adding the following at the end thereof:

"Sec. 3. Section two hundred point eight (200,8), Code 1966, is amended by inserting in line one (1) of subsection two (2) after the word 'licensee' the words 'and any person required to pay an annual registration and inspection fee'."

The amendment to the amendment was adopted.

Senator Potgeter moved that the Senate concur in the House amendment as amended.

The Senate concurred in the House amendment.

Senator Potgeter 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: 54

Ely Potgeter Balloun Lamborn Erskine Reichardt Benda Lange Lisle Reppert Briles Flatt Rigler Lucken Buren Frey Burns Frommelt Main Riley Schaben Gaudineer McGill Cassidy Glenn Shaff Clarke Messerly Coleman Heaberlin Mills Shirley Condon Hougen Murray Stanley DeHart Kibbie Neu Stephens DeKoster Klefstad Nurse Van Eaton Denman Kosek O'Malley Van Gilst Dodds Kruck Patton Walsh Elvers Kyhl

Nays: 0

Absent or not voting: 7

Heying Jepsen Reno Floy

Hagedorn Hill Lodwick

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

# UNFINISHED BUSINESS

Senator O'Malley called up the motion filed by him to reconsider the vote by which Senate File 345, a bill for an act relating to advertisement of intoxicating liquors, failed to pass the Senate, and moved its adoption.

Roll call was requested.

On the question "Shall the motion to reconsider prevail?" the vote was:

Rule 8 was invoked.

Ayes: 29

Renda Briles Buren Burns Cassidy Coleman Condon

Elvers Ely Floy Frey Frommelt Gaudineer Glenn

Heaberlin Kibbie Klefstad Kruck Murray Nurse O'Malley

Patton Reichardt Reppert Riley Schaben Shirley Walsh

Denman Navs: 26

Balloun Clarke DeHart DeKoster Dodds Erskine Flatt

Hougen Kosek Kyhl Lamborn Lange Lisle Lucken

Main McGill Messerly Mills Neu Potgeter

Rigler Shaff Stanley Stephens Van Eaton Van Gilst

Absent or not voting: 6

Hagedorn Heying

Hill Jepsen Lodwick

Reno

The 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:

Rule 8 was invoked.

Ayes: 31

Benda Briles Buren Burns Cassidy Coleman Condon Denman

Dodds Elvers Ely Floy Frey

Frommelt Gaudineer Glenn

Heaberlin Kibbie Klefstad Kruck Lisle

Murray Nurse O'Malley

Nays: 26

Balloun

Hougen

Lucken

Potgeter

Patton

Reichardt

Reppert

Shirlev

Van Eaton

Riley

Walsh

Clarke DeHart DeKoster Erskine

Jepsen Kosek Kyhl Lamborn Main McGill Messerly Mills Rigler Shaff Stanley Stephens Van Gilst

Flatt Hagedorn Lange Lodwick

Absent or not voting: 3

Heying

Hill

Reno

Neu

Voting present: 1 Schaben

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

Senator Kibbie moved that action on Senate File 226 be deferred, which motion prevailed.

Senator Kruck called up his motion to reconsider the vote by which Senate File 507 failed to pass the Senate and moved to lay the motion on the table.

Senator Denman rose on point of order on the grounds the motion had previously been defeated.

The Chair ruled the point well taken.

Senator Kruck moved that the vote by which Senate File 507, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965, failed to pass the Senate be reconsidered, which motion prevailed.

Senator Mills moved that further action on Senate File 507 be temporarily deferred.

Division was called for.

The motion prevailed.

Senator Reichardt called up the motion filed by him to reconsider the vote by which House File 79, a bill for an act relating to the sale of documentary stamps, passed the Senate, and moved its adoption.

In a substitute motion, Senator Frommelt moved to defer action on House File 79 and that the bill retain its place on the calendar.

Division was called for.

The motion prevailed.

On motion of Senator Walsh Senate File 692, a bill for an act to establish a division of job training in the bureau of labor, was taken up for further consideration.

Senator Walsh moved that the bill be read a third 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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Ely
Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Kibbie
Klefstad

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Nurse
O'Malley
Patton
Potgeter
Reichardt
Reppert
Rigler
Schaben
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Dodds Elvers

Nays: 2

Shaff

Stephens

Absent or not voting: 6

Heying Hill

Jepsen Lodwick Reno

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, House File 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient, was taken up for further consideration.

Senator Gaudineer called up the following amendment filed by Senators O'Malley and Gaudineer:

Amend House File 547 as follows:

- 1. By striking from the title thereof after the word "property", the following: "of a deceased old-age assistance recipient".
- 2. By striking all matter after the enacting clause, by re-numbering the bill, and by inserting in lieu thereof the following:

Section 1. Section four hundred forty-seven point nine (447.9), Code 1966, is hereby amended as follows:

- 1. By inserting after the figures "446.18" in line four (4) the following: "or section four hundred forty-six point thirty-eight (446.38)".
- 2. By adding at the end thereof the following: "Such notice shall also be served on any city or town where such real estate is situated."
  - Sec. 2. Section four hundred forty-six point thirty-eight (446.38), Code 1966

is hereby amended by adding at the end thereof, the following: "In such cases the requirements of section four hundred forty-six point eighteen (446.18) to the effect that the real estate shall have been advertised and offered for sale two years or more, shall not be applicable."

- Sec. 3. Section four hundred forty-six point thirty-seven (446.37) is hereby amended as follows:
- 1. By striking from line one (1), the word, "ten (10)" and by inserting in lieu thereof the word, "five (5)."
- 2. By striking from lines two (2) and three (3), the words, "no action has been taken by" and by inserting in lieu thereof the words, "action has not been completed during such time which qualifies".
  - 3. By adding at the end of said section, the following:
- "Certificates outstanding on July 1, 1967 when this Act becomes effective, five years or more from time of tax sale, on which such qualifying action has not been completed, shall be so cancelled, if such action is not completed before July 1, 1968."
- Sec. 4. Section three hundred ninety-one point thirty-five (391.35), Code 1966, is hereby amended by inserting after the word "liens" in line nine (9) the words, "shall have equal precedence with ordinary taxes and".

Senator Heaberlin called up the following amendment to the amendment and moved its adoption:

Amend the O'Malley and Gaudineer amendment to House File 547, filed May 17, 1967, as follows:

- 1. By striking all of lines two (2) through four (4) inclusive and by inserting  $^{\rm in}$  lieu thereof the following:
- "1. Amend the title by striking all after the word 'Act' and by inserting in lieu thereof the following:

'relating to the redemption or sale of encumbered property."

- 2. By adding the following at the end thereof after line thirty-four (34):
- "Sec. 4. Section two hundred forty-nine point nineteen (249.19), Code 1966, is amended by adding the following at the end thereof:

'The real estate in such an estate shall not be sold at other than public auction and not by use of sealed bids.'

"Sec. 5. Section five hundred sixty-nine point eight (569.8) Code 1966, is amended by adding at the end thereof the following:

'Real property sold under this section shall be sold at public auction and not by use of sealed bids, but only after notice thereof has been published once in a newspaper of general circulation in the county wherein the property is located, stating the description of the property to be sold and the date, place and time of such sale, at least ten (10) days, but not more than fifteen (15) days prior to the date of such sale".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the amendment as amended.

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

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hougen
Kibbie
Klefstad
Kosek

Kruck
Kyhl
Lamborn
Lange
Lodwick
Main
McGill
Messerly
Mills

Murray

Neu .

Nurse

O'Malley

Potgeter Reichardt Reppert Rigler Riley Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Patton

Nays: 1

Condon

DeHart

Denman

Dodde

Elvers

Ely

DeKoster

Absent or not voting: 8

Balloun Heying

Hill Jepsen Lisle Lucken Reno Shaff

Voting present: 1

Schaben

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 666 be with-drawn from further consideration by the Senate.

On motion of Senator Ely, Senate File 685, a bill for an act establishing interagency case information service and authorizing public and private agencies to participate therein, was taken up for further consideration.

Senator Ely asked and received unanimous consent that the amendment filed by him May 22, found on page 1574 of the journal, be withdrawn.

Senator Stanley called up the following amendment filed by Senators Stanley and Ely and moved its adoption:

Amend Senate File 685 as follows:

- 1. In section 1, strike lines 1 through 4 and insert in lieu thereof the following:
- "Section 1. The purpose of this Act is to permit information concerning persons believed to be mentally handicapped to be efficiently used by and exchanged among the state and".
- 2. In section 7, insert the following before the period in line 4: "for the purposes of this Act".

The amendment was adopted.

Senator Stanley called up the following amendment and moved its adoption:

Amend Senate File 685 as follows:

- 1. In section 8, line 1, strike the words "and study," and insert in lieu thereof the words ", study, and public information,".
  - 2. Strike section 10.

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 Frey Benda Frommelt Briles Gaudineer Clarke Glenn Coleman Heaberlin Condon Hougen DeHart Kibbie DeKoster Klefstad Denman Kosek Dodds Kruck Ely Kvhl Erskine Lamborn

Lange Patton Lisle Potgeter Lodwick Reichardt Lucken Reppert Main Riley McGill Schaben Shaff Messerly Mills Shirley Murray Stanley Neu Stephens Nurse Van Gilst O'Malley Walsh

Nays: 0

Absent or not voting: 13

Buren Flatt Burns Flov Cassidy Hagedorn Heying Reno Hill Rigler Jepsen Van Eaton

Elvers

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

On motion of Senator Gaudineer, House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith, was taken up for further consideration.

Senator Gaudineer called up the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which the Neu amendment to House File 151 passed the Senate.

The motion prevailed.

Senator McGill rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point not well taken.

Senator Neu moved the adoption of his amendment.

The amendment was lost.

Senator Gaudineer moved that the bill be read a third 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	Erskine	Lamborn	Patton
Benda	Floy	Lange	Potgeter
Briles	Frey	Lisle	Reichardt
Buren	Frommelt	Lodwick	Reppert
Burns	Glenn	Lucken	Riley
Cassidy	Hagedorn	Main	Schaben
Clarke	Heaberlin	McGill	Shaff
Condon	Hougen	Messerly	Shirley
DeKoster	Kibbie	Mills	Stanley
Denman	Klefstad	Murray	Stephens
Dodds	Kosek	Neu	Van Eaton
Elvers	Kruck	Nurse	Van Gilst
Ely	Kyhl	O'Malley	Walsh
	•		

Nays: 4

Coleman DeHart Flatt Gaudineer

Absent or not voting: 5

Heying Jepsen Reno Rigler Hill

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

Senator Murray called up the motion filed by him to reconsider the vote by which House File 465, a bill for an act relating to rules and regulations set forth by the department of public instruction, passed the Senate, and moved its adoption.

Division was requested.

The motion was lost.

On motion of Senator Kibbie, House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, was taken up for further consideration.

Senator Rigler called up the following amendment:

Amend House File 633 by striking all of lines three (3) and inserting in lieu thereof the word "The".

Further amend by striking the period in line five (5) and adding the words "is authorized.".

Further amend by adding in line seven (7) after the word "the" the word "previous".

Senator Frommelt asked and received unanimous consent that further action on House File 633 be deferred.

On motion of Senator Reppert, Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, was taken up for further consideration.

Senator Frommelt called up the amendment filed June 2 by Senators Jepsen and Frommelt and found on page 1728 of the journal.

President Pro Tempore O'Malley took the chair at 4:35 p.m.

Senator Jepsen asked and received unanimous consent that the Jepsen-Frommelt amendment be withdrawn.

Senator Rigler called up the amendment filed by him June 5 and found on page 1751 of the journal.

Senator Riley asked that the amendment be considered by division.

Senator Clarke asked and received unanimous consent that further action on Senate File 796 be deferred.

### 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 Calendar: Senate File 721 and Senate File 290.

HOWARD C. REPPERT, JR., Chairman

#### SENATE CONCURRENT RESOLUTION 50

# By: Flatt and Stephens

A Concurrent Resolution relating to collection of liquor taxes due the state.

WHEREAS, the audit of the State Liquor Commission reveals a delinquency in the payment by liquor licensees of the state liquor-by-the-drink tax, and

WHEREAS, it appears that no effort is made to determine if the daily sales are in accord with the number of bottles purchased and dispensed, and

WHEREAS, incomplete reports of licensees are accepted month after month by the audit section of the commission with no apparent attempt to demand a correction of the situation. and

WHEREAS, many reports are filed late, some as much as thirty-eight days, and it appears that many licensees have been and still are violating the Iowa Liquor Control laws, and

WHEREAS, all licensees are required by law to post bond to insure among other things that all taxes due are paid, Now, Therefore

BE IT RESOLVED BY THE SENATE; THE HOUSE OF REPRESENTATIVES CONCURRING:

That the State Liquor Control Commission proceed at once to an adequate enforcement of taxing provisions of the state liquor laws and that all taxes due the state levied by section one hundred twenty-three point ninety-seven (123.97) of the Code of Iowa which have become delinquent for thirty days or more be reported to the bonding companies involved and demand be made for payment forthwith, and

BE IT FURTHER RESOLVED, that the Attorney General of the state as the chief law enforcement officer be alerted to these deficiencies in law observance and that he insist that corrective measures be taken.

## 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 No. 441, a bill for an act to extend the jurisdiction of a city or town to any land owned by it outside the limits thereof.

Also:

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

House File No. 272, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories.

Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism.

#### HOUSE AMENDMENT TO SENATE FILE 352

Amend Senate File 352 by striking all of line ten (10) and inserting in lieu thereof the following: "for the treatment, rehabilitation and education of alcoholics in Iowa."

Also:

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

Senate File No. 762, a bill for an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District.

Also:

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

Senate File No. 551, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state.

Also

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

Senate File No. 309, a bill for an act relating to obscene, indecent, immoral, or impure entertainment.

Also.

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

House File No. 735, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton.

Also:

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

House File No. 734, a bill for an act to legalize the proceedings of the Iowa state highway commission and board of supervisors of Pottawattamie county.

Also

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

House File No. 733, a bill for an act relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants.

Also:

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

House File No. 542, a bill for an act relating to voting.

Also:

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

House File No. 299, a bill for an act relating to the enforcement of court orders requiring payment of separate support and maintenance of the adverse party and children during litigation of divorce proceedings.

Also:

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

House File No. 146, a bill for an act relating to real property and contracts relating thereto.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 742, a bill for an act to extend powers and duties of the treasurer of the state.

## HOUSE AMENDMENT TO SENATE FILE 742

Amend Senate File 742, Section 14, by striking subsection five (5), lines twelve (12) through thirty (30) inclusive.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans.

## HOUSE AMENDMENT TO SENATE FILE 700

Amend Senate File 700, Section 1, by striking from lines twelve (12) and thirteen (13) the following: ", and any subsequent federal legislation for student loan purposes as may be enacted.", and inserting in lieu thereof the words, "which are in effect on June 1, 1967."

WILLIAM R. KENDRICK, Chief Clerk

## REPORT OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred Senate File 485, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to provide

for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the 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 485 by striking from Sec. 18, Line 7 the words and figures "one million five hundred thousand (1,500,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

## HOUSE MESSAGES CONSIDERED

House File 441, a bill for an act to extend the jurisdiction of a city or town to any land owned by it outside the limits thereof.

Read first and second times, and passed on file.

House File 272, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories.

Read first and second times, and passed on file.

House File 735, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton.

Read first and second times, and passed on file.

House File 734, a bill for an act to legalize the proceedings of the Iowa state highway commission and board of supervisors of Pottawattamie county.

Read first and second times, and passed on file.

House File 733, a bill for an act relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants.

Read first and second times, and passed on file.

House File 542, a bill for an act relating to voting.

Read first and second times, and passed on file.

House File 299, a bill for an act relating to the enforcement of court orders requiring payment of separate support and maintenance of the adverse party and children during litigation of divorce proceedings.

Read first and second times, and passed on file.

House File 146, a bill for an act relating to real property and contracts relating thereto.

Read first and second times, and passed on file.

### AMENDMENTS FILED

Amend House File 634 as follows:

- 1. Amend section two (2) as follows:
- a. By striking the word, "member" in line two (2) and by inserting in lieu thereof the words, "permanent member from Iowa"
  - b. By inserting in line four (4) after the word, "appoint" the word, "the".
- c. By inserting in line five (5) after the words, "remaining members" the words, "from Iowa".
- d. By inserting in line five (5) after the word, "commission" the words, "Such members may, also, be members of another board or commission established by law.".
  - 2. By numbering properly and adding thereto the following new section:

"Sections two (2) and five (5) of this Act shall not be effective until at least two (2) other states enact laws or legislation pursuant to such state's Constitution that will allow such state to become a member state to the Upper Mississippi River Compact. Nothing contained in such compact shall be construed to pledge the General Assembly of the state of Iowa to appropriate to the commission any specific funds or money even though such funds or money is requested by the commission pursuant to Article IX of the compact; nor shall anything therein contained be construed to or actually effect any transfer of the state of Iowa's rights, title, and interest in and to any of the lands and water within the boundaries of the Upper Mississippi River District. The Upper Mississippi Riverway Commission and the Iowa members thereof shall not be an agency, board or commission of the state of Iowa; the acts of the commission shall be the acts, only, of the commission and not the state of Iowa. The employees of such commission shall not be employees of the state of Iowa."

LEE GAUDINEER

Amend the Ways and Means committee amendment to Senate File 807 filed June 1, 1967 by numbering properly and adding the following new section thereto:

"All inventories of liquor held by the Iowa Liquor Control Commission and all other personal property used by it in the commission's local liquor stores as of January 1, of each year shall be placed upon the tax rolls of the taxing districts wherein such property is located. Such personal property shall be given an assessed valuation and taxed accordingly, subject to the provisions of this Act. Notice, as provided by law, of the tax due shall be given to the Iowa Liquor Control Commission. The commission shall have the right to appeal such assessment in the same manner as a private individual. The commission shall pay such tax when due."

LEE GAUDINEER WILLIAM J. REICHARDT

Amend House File 284, section nine (9), by striking all after the period in line four (4) and inserting in lieu thereof the following: "The fee of the licensee shall not exceed twelve and one-half (12 1/2) percent of any payment made by the debtor and distributed to the creditors pursuant to the contract. In case of total payment of the contract before the contract period has expired, the licensee shall be entitled only to a fee of no more than three (3) percent on such final payment."

ROBERT R. RIGLER MAX MILO MILLS

Amend Senate File 774 by striking the words "shall also" in section three (3), lines fourteen (14) and fifteen (15), and inserting in lieu thereof the words ", chattel loan companies licensed under chapter five hundred thirty-six (536) of the Code and industrial loan companies licensed under chapter five hundred thirty-six A (536A) of the Code shall".

ROBERT R. RIGLER

Amend the education committee amendment, filed June 1, 1967, to House File 686 as follows:

- 1. By striking from line twenty-four (24) the words "census child" and by inserting in lieu thereof the word "pupil".
- 2. Further amend by striking from line twenty-six (26) the word "census child" and by inserting in lieu thereof the word "pupil".
- 3. Further amend by striking from line eighty-five (85) the words "census child" and by inserting in lieu thereof the word "pupil".
- 4. Further amend by striking from line eighty-eight (88) the words "census child" and by inserting in lieu thereof the word "pupil".
- 5. Further amend by striking from line ninety-one (91) the words "census child" and by inserting in lieu thereof the word "pupil".
- 6. Further amend by striking from line ninety-four (94) the words "census child" and by inserting in lieu thereof the word "pupil".

H. KENNETH NURSE MERLE W. HAGEDORN

Amend Senate File 476 as follows:

1. Amend section seven (7) by inserting at the end thereof the following:

"Provided, however, the superintendent of banking shall be exempt from the provisions of this section."

ARTHUR A. NEU WILLIAM F. DENMAN

Amend the education committee amendment, filed June 1, 1967, to House File 686 as follows:

- 1. By inserting as new sections at the end thereof the following:
- "Sec. 22. Section four hundred twenty-six point one (426.1), Code 1966, is hereby amended by striking all of such section after the word 'year' in line six (6) and inserting in lieu thereof the following:

'beginning July 1, 1968, there is appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this chapter.'

- "Sec. 23. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from line seven (7) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
- 2. By striking all of such section after the word 'fund' in line thirteen (13) and inserting the following in lieu thereof:

'twenty (20) mills for the previous year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code.'

- "Sec. 24. Section four hundred twenty-six point six (426.26), Code 1966, is hereby amended as follows:
- 1. By striking from line thirteen (13) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
- 2. By striking from lines fourteen (14) and fifteen (15) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
- "Sec. 25. Section four hundred twenty-six point eight (426.8), Code 1966, is hereby repealed and the following new section inserted in lieu thereof:

'Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax lists as a credit against the tax levied on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract and for which the warrant has been drawn. The county auditor shall then deliver said tax lists and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land. In case of change of ownership the credit shall follow the title.'

"Sec. 26. Section four hundred twenty-six point nine (426.9), Code 1966, is hereby repealed."

H. KENNETH NURSE MERLE W. HAGEDORN BASS VAN GILST

Amend House File 633 as follows:

By striking in section 1, lines 8 and 9 the words, "Printing authorized under a resolution shall be paid as designated in section two point ten (2.10) of the Code."

JOHN P. KIBBIE

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 as follows.

1. By inserting after section nine (9) the following new section:

"All real property owned by the state of Iowa or any of its boards, commissions, departments, agencies or any installation thereof that operates a radio or television station and transmitter which transmits commercials for any consideration, shall be placed upon the tax rolls of the taxing districts wherein such property is located. Any other real property or the proportionate part thereof used to sell, for any consideration, textbooks, supplies, or any other items of personal property or liquor through a state owned liquor store shall also be placed upon the tax rolls of the taxing district wherein such property is located. Such property shall be given an assessed valuation and taxed to the extent that part thereof used as herein stated, bears to the total assessed valuation of such real property. Notice, as provided by law, of the tax due upon such property shall be given to the state comptroller who shall immediately transmit such notice to the appropriate state board, agency, or installation thereof. The state board, agency, or installation shall have the right to appeal such assessment in the same manner as a private individual. The state board, agency, or installation thereof having control of such property shall pay the tax when due."

2. By renumbering the remaining sections in accordance with this amendment.

LEE H. GAUDINEER, JR.

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 by adding thereto the following new section:

"As long as the state or any of its boards, commissions, departments, agencies or any installation thereof owns the real property legally described as the East two-thirds (E. 2/3) of lots five (5) and six (6), block twenty-two (22), town of Fort Des Moines, now included in and forming a part of the City of Des Moines, Polk County, Iowa, and all improvements thereon and appurtenances thereto, and receives any rents or income therefrom, such property shall be placed upon the tax rolls of the taxing district wherein such property is located. Such property shall be given an assessed valuation and taxed as provided by law to the extent that part thereof from which rents or income is received bears to the total assessed valuation of such property. Notice, as provided by law, of the tax due upon such property shall be given to the state comptroller. The state shall have the right to appeal such assessment in the same manner as a private individual. The tax due shall be paid by the comptroller from the general fund out of any funds not otherwise appropriated."

LEE GAUDINEER

Amend the amendment to Senate File 476 by the Committee on Governmental Affairs as follows:

Amend the amendment by the Committee on Governmental Affairs of May 11, 1967 by striking the words "two members" on line five (5) and inserting in lieu thereof the words "two individuals who shall not be members of the general assembly".

ARTHUR A. NEU WILLIAM F. DENMAN

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 as follows:

- 1. By inserting in line fifty-eight (58) after the word "summarized" the words "or estimated".
- 2. By striking lines one hundred three (103) and one hundred four (104) and inserting in lieu thereof the following:
- "8. Subtract six-tenths (.6) of the quotient obtained under subsection seven (7) of this section from the number one (1.00)."
- 3. By inserting in line one hundred eleven (111) after the word "funds" the words ", except as provided in section twenty-one (21) of this Act".
- 4. By inserting in line one hundred seventy-three (173) after the word "to" the following:
- "guarantee no less than thirty-five (35) percent of the average of the sum of the total reimbursable expenditures claimed, based on the prior year, and to".
  - 5. By inserting in line two hundred twelve (212) after the word "In" the following:
- "no event shall the appropriation be less than thirty-five (35) percent of the average of reimbursable expenditures as provided in section ten (10) of this Act and in".

# 6. By adding thereto the following new section:

"Any district whose per pupil reimbursable expenditures is in excess of the average per pupil reimbursable expenditures in the state shall be limited in an amount of state funds per pupil average daily membership to the economic growth rate of the state. For purposes of this section. 'per pupil' shall be defined as per pupil in average daily membership.

"The economic growth rate of the state shall be determined by the state comp-The state comptroller shall determine the economic growth rate by the percentage of change of the averages computed based on the personal income tax and state sales-use taxes.

"In making such computations, they shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two (2) preceding fiscal years.

"The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for each day school was in session throughout a school year by the number of days school was in session during the school year."

JOSEPH W. CASSIDY JOHN P. KIBBIE WILLIAM F. DENMAN GEORGE E. O'MALLEY MERLE W. HAGEDORN JOHN M. ELY ANDREW G. FROMMELT HOWARD C. REPPERT GENE W. GLENN ROBERT J. BURNS DONALD S. MC GILL LEE GAUDINEER

Amend Senate File 809 by adding thereto the following:

Section 1. Amend Section three hundred twenty-one point thirty-four (321.34), Code 1966, by striking from lines six (6) and seven (7) the words "two registration plates for"

Sec. 2. Amend Section three hundred twenty-one point thirty-seven (321.37), Code 1966, by striking from line four (4) the comma and the following words ", one in the front and the other".

CHESTER O. HOUGEN

Amend Senate File 738 by numbering properly and adding the following new section thereto:

"The education commission of the states and the Iowa members thereof shall not be a board, commission or agency of the state of Iowa; the acts of the commission shall be the acts, only, of the commission and not the state of Iowa. Nothing contained in the Compact for Education shall be construed to pledge the General Assembly of the state of Iowa to appropriate to the commission any specific funds or money even though such funds or money is requested by the commission pursuant to Article VII of the compact. The employees of the commission shall not be employees of the state of Iowa."

LEE H. GAUDINEER

Amend House File 16 by adding the following new section thereto:

"Sec. 2. Whenever the commission or board in control condemns, purchases, or otherwise denies existing direct access to a road or highway from abutting property, the commission or board shall establish and maintain an alternative access facility to the road or highway. The alternative access shall conform as nearly as possible to the composition of the original access. The commission or board shall grant compensation for any damages and for any property used in the establishment of any alternative access."

FRANKLIN S. MAIN

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 as follows:

- 1. By inserting after section eleven (11) the following new sections:
- 1. "Section four hundred twenty-two point four (422.4), Code 1966, is hereby amended by adding thereto the following new subsections:
- "18. The term 'home residence' shall mean a homestead or a rental property as further defined in this section.
- "19. The term 'homestead' shall mean the same as in subsection one (1) of section four hundred twenty-five point eleven (425.11) of the Code, except that if within a city or town plot, the land shall not exceed nine and nine-tenths (9.9) acres in extent, rather than one-half (1/2) acre in extent as provided in section four hundred twenty-five point eleven (425.11), subsection one (1), paragraph c, of the Code.
- "20. The term 'homestead credit' shall mean the credit available to certain tax-payers computed under the provisions of chapter four hundred twenty-five (425) of the Code.
- "21. The term 'household income' shall mean the total of all taxable income, as defined in section four hundred twenty-two point four (422.4) of the Code, for all related persons residing in the home residence at the end of the taxable year.
  - "22. The term 'rental property' shall mean:
- "a. The rented property must embrace the dwelling in which the renter is living at the time of the application for this credit.
- "b. Such rented property shall include rented portions of homes for the elderly, nursing homes, and similar rented property, but shall not include rented portions of such homes if real property taxes are not by law assessed against the property.
- "c. The rented property may contain one (1) or more contiguous lots or tracts of land with the buildings or other appurtenances thereon habitually, and in good faith, used as a part of the rented property.
- "d. If within a city or town plot, the rented property must not exceed nine and nine tenths (9.9) acres in extent.
- "e. If outside of a city or town, the rented porperty must not contain more than forty (40) acres.
- "f. The rented property must not embrace more than one (1) dwelling house, but where a rented property outside of a city or town has more than one (1) dwelling house situated thereon, the credit provided for in this subsection shall apply to the home and building used by the renter, but shall not apply to any other dwelling house and building situated upon said forty (40) acres.

- "g. The term 'dwelling house' shall embrace any rented property occupied wholly or in part by the claimant as a home."
- 2. "Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) the words 'apersonal exemption' and inserting in lieu thereof the words 'exemptions and credits'.
  - "2. By adding following subsection five (5) the following new subsection:
- "6. An elderly home residence credit as computed under this subsection shall be allowed as a credit under this section for any person who has attained the age of sixty-five (65) years before the close of the tax year, and who has a homestead or who files a sworn statement to the effect that he has occupied rental property as a dwelling in good faith as a home for six (6) months or more in the tax year.
- "The elderly home residence credit shall be computed in one (1) of the following two (2) methods at the option of the taxpayer:
- "a. If the home residence property is a homestead, the home residence credit shall be computed as follows:
- "(1). If the household income is three thousand (3,000) dollars or less and the assessed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be sixty-two dollars and fifty cents (\$62.50).
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be fifty (50) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- ''(d). Over three thousand five hundred (3,500) dollars, the credit shall be twenty-five (25) dollars.
- "(2). If the household income is over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less and the assessed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be fifty (50) dollars.
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be twenty-five (25) dollars.
- $^{\prime\prime}(d).$  Over three thousand five hundred (3,500) dollars, the credit shall be twenty (20) dollars.
- $^{\prime\prime}$ (3). If the household income is over three thousand five hundred (3,500) dollars but four thousand (4,000) dollars or less and the assessed value of the homestead is:
- $^{44}$ (a). Two thousand five hundred (2,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be twenty-five (25) dollars.

- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be twenty (20) dollars.
- $^{\prime\prime}(d)$ . Over three thousand five hundred (3,500) dollars, the credit shall be fifteen (15) dollars.
- "(4). If the household income is over four thousand (4,000) dollars and the assessed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be twenty-five (25) dollars.
- "(b). Over two thousand five hundred (2,500) but three thousand (3,000) dollars or less, the credit shall be twenty (20) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be fifteen (15) dollars.
  - "(d). Over three thousand five hundred (3,500) dollars, no credit shall be allowed.
- "(1). If the household income is three thousand (3,000) dollars or less and the total rents paid during the taxable year were:
- "(a). One thousand (1,000) dollars or less, the credit shall be sixty-two dollars and fifty cents (\$62.50).
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be fifty (50) dollars.
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- $^{\prime\prime}(d)$ . Over one thousand five hundred (1,500) dollars, the credit shall be twenty-five (25) dollars.
- "(2). If the household income is over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less and the total rents paid during the taxable year were:
  - "(a). One thousand (1,000) dollars or less, the credit shall be fifty (50) dollars.
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
  - "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be twenty-five (25) dollars.
- ''(d). Over one thousand five hundred (1,500) dollars, the credit shall be  $tw^{\text{enty}}$  (20) dollars.
- "(3). If the household income is over three thousand five hundred (3,500) dollars but four thousand (4,000) dollars or less and the total rents paid during the taxable year were:
- ''(a). One thousand (1,000) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be twenty-five (25) dollars.

- "(c). Over one thousand two hundred fifty (1,2500) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be twenty (20) dollars.
- "(d). Over one thousand five hundred (1,500) dollars the credit shall be fifteen (15) dollars.
- "(4). If the household income is over four thousand (4,000) dollars and the total rents paid during the eaxable year were:
- "(a). One thousand (1,000) dollars or less, the credit shall be twenty-five (25) dollars.
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be twenty (20) dollars.
- "(c). Over, one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be fifteen (15) dollars.
  - "(d). Over one thousand five hundred (1,500) dollars, no credit shall be allowed.
- "Should the elderly home residence credit computed under this subsection result in the elderly home residence credit's exceeding the amount due as computed under these provisions, the credit amount so computed shall constitute a claim against the state and it shall be paid to the taxpayer in the same manner as withholding refunds are paid under section four hundred twenty-two point sixteen (422.16), subsection nine (9), of the Code.

"Not more than one (1) total credit amount shall be obtained under the provisions of this subsection for each home residence."

2. By renumbering the remaining sections in accordance with this amendment.

LEE GAUDINEER
JOHN P. KIBBIE
DONALD W. MURRAY
JOSEPH W. CASSIDY
HOWARD C. REPPERT, JR.
GILBERT E. KLEFSTAD
GENE W. GLENN
ANDREW G. FROMMELT
C. JOSEPH COLEMAN
WILLIAM F. DENMAN
WILLIAM J. REICHARDT
ALAN SHIRLEY

Amend House File 686 as follows:

- 1. By adding the following sentence at the end of subsection three (3) of section one (1):
- ''Whenever the term 'school district' or 'district' is used it shall mean public school district.''
- 2. By adding the following new section after section five (5): The state department of public instruction shall total the amount for each basic school tax unit reported in section three (3) and section four (4) of this act and divide the sum thus obtained by the total number of pupils enrolled in public and private schools as of September 15 of the previous school year. The amount per pupil thus obtained shall be multiplied by the number of pupils enrolled in public and private schools in each district within the basic school tax unit to determine the total amount of the basic school equalization funds each district within the basic school tax unit is to receive. The state department of public instruction

shall certify said amounts to the county treasurer. Enrollment in private schools shall only be considered if the private schools meet the minimum standards as provided in section 257.25.

- 3. By striking the words "public-school pupil" in lines seven (7) and eight (8) of section six (6) and inserting in lieu thereof the words "pupil in public or private schools".
- 4. By adding the words 'in both public and private schools' after the word 'ship' in line twelve (12) of section six (6).
- 5. By adding the words "in public schools" after the word "membership" in line six (6) of section nine (9).
- 6. By adding the word "public" in line five (5) of section eleven (11) following the word "each".

ARTHUR A. NEU ROBERT RIGLER JOHN WALSH SEELEY LODWICK

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Wednesday, June 7, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, June 7, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Wayne Ressler, pastor of the Blessed Sacrament Church, Waterloo, Iowa.

## ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills and Lange were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Benda, Briles, Buren, Burns, DeHart, DeKoster, Denman, Erskine, Frey, Frommelt, Gaudineer, Hagedorn, Heying, Hougen, Jepsen, Lisle, Lucken, Potgeter, Reichardt, Reno, Reppert, Rigler, Riley, Schaben, Shirley, Stanley and Walsh.

### VISITOR

Senator Stanley rose on point of personal privilege and introduced the Honorable W. C. Hendrix, former longtime member of the House of Representatives from Muscatine County.

### THIRD READING OF BILLS

On motion of Senator Reppert, House File 253, a bill for an act authorizing municipalities to appoint a deputy city clerk 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: 32

Benda Flatt Potgeter Lange Burns Reppert Heaberlin Main Cassidy Rilev Heying McGill Clarke Kibbie Murray Shaff Coleman Stanley Klefstad Neu. Dodde Stephens Kosek Nurse Elvers Van Eaton Kyhl O'Malley Elv Walsh Lamborn Patton

Nays: 0

Absent or not voting: 29

Balloun Floy Hougen Mills

Briles	Frey	Jepsen	Reichardt
Buren	Frommelt	Kruck	Reno
Condon	Gaudineer	Lisle	Rigler
DeHart	Glenn	Lodwick	Schaben
DeKoster	Hagedorn	Lucken -	Shirley
Denman	Hill	Messerly	Van Gilst
Erskine			

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 599, a bill for an act relating to metropolitan planning commissions, 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:

Heaberlin

## Ayes: 34

Nays: 1

Benda	Flatt	Main	Reppert
Burns	Heying	McGill	Riley
Cassidy	Kibbie	Murray	Schaben
Clarke	Klefstad	Neu	Shaff
Coleman	Kosek	Nurse	Stanley
DeHart	Kyhl	O'Malley	Stephens
Dodds	Lamborn	Patton	Van Eaton
Elvers	Lange	Potgeter	Walsh
Elv	Lisle		

Absent or not voting: 26

Balloun	Floy	Hougen	Mills
Briles	Frey	Jepsen	Reichardt
Buren	Frommelt	Kruck	Reno
Condon	Gaudineer	Lodwick	Rigler
DeKoster	Glenn	Lucken	Shirley
Denman	Hagedorn	Messerly	Van Gilst
Erskine	Hill		

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 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 38

Benda Floy Lange Reno Burns Gaudineer Lisle Reppert Cassidy Heaberlin Main Riley Clarke McGill Heying Schaben Coleman Jepsen Murray Shaff DeHart Kibbie Neu Stanley Dodds Klefstad O'Malley Stephens Elvers Kosek Patton Van Eaton Ely. Kyhl Potgeter Walsh Flatt Lamborn

Nays: 0

Absent or not voting: 23

Balloun	Erskine	Hougen	Nurse
Bríles	Frey	Kruck	Reichardt
Buren	Frommelt	Lodwick	Rigler
Condon	Glenn	Lucken	Shirley
DeKoster	Hagedorn	Messerly	Van Gilst
Denman	หมั	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 Murray, House File 224, a bill for an act relating to pharmacy, 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 the amendment filed by him May 22, found on page 1574 of the Journal, be withdrawn.

Senator Reppert asked and received unanimous consent that the amendment filed by him May 9, found on page 1352 of the Journal, be withdrawn.

Senator Reppert called up the following amendment filed by Senators Reppert and Murray and moved its adoption:

Amend House File 224 as follows:

1. By adding the following new section:

"Sec. 12. "Unless the prescription indicates to the contrary, the label of any drug sold and dispensed on the prescription of a licensed physician or dentist shall include the name and strength of the drug."

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: 43

Benda F
Briles G
Burns H
Cassidy H
Clarke H
Coleman Je
DeHart K
DeKoster K
Dodds K
Elvers K
Ely K

Flatt
Gaudineer
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Klefstad
Kosek
Kruck
Kyhl

Lamborn Lange Lisle Main McGill Murray Neu O'Malley

Patton

Potgeter Reichardt Reppert Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Reno

Nays: 0

Absent or not voting: 18

Balloun Buren Condon Denman Erskine Floy Frey Frommelt Glenn Hagedorn Hill Lodwick Lucken Messerly Mills Nurse Rigler Shirley

Erskine Hagedori

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 635, a bill for an act providing for the joinder of this state in the pest control compact and for related purposes, 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: 48

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart

Erskine
Flatt
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Main
McGill

Patton Potgeter Reno Reppert Riley Schaben Shaff

Stanley

DeKoster Dodds Elvers Elv Jepsen Kibbie Klefstad Kosek

Murray Neu Nurse O'Malley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 13

Buren Condon Denman Frommelt Hill Hougen Lucken Messerly Mills Reichardt Rigler Shirley

Frey

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 608, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary, 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: 44

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers
Ely

Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Kyhl
Lange
Lisle
Lodwick
Main
McGill
Mills
Murray
Nurse
O'Malley

Patton

Reno Reppert Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Potgeter

Nays: 0

Absent or not voting: 17

Buren Condon DeKoster Denman Erskine

Flatt Frey Frommelt Hill Kruck Lamborn Lucken Messerly Neu Reichardt Rigler 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 Reppert, Senate File 291, 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 moved that the bill be read a third 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 Benda Heaberlin Briles Heying Burns Hougen Cassidy Jepsen Coleman Kibbie DeHart Kosek Dodds Kruck Elvers Kvhl Erskine Lamborn Flatt Lange Flov

Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
O'Malley
Patton
Potgeter
Reichardt

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

гюу

Nays: 1

Hill

Absent or not voting: 15

Buren Clarke Condon DeKoster Denman Ely Frey Frommelt Gaudineer Glenn Klefstad

Lodwick

Neu 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 Kibbie, House File 217, a bill for an act relating to requirements for high school equivalency certificates, 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: 41

Balloun Benda Floy Hagedorn Lange Lisle

Reichardt Reno Briles ' Heaberlin Lucken Reppert Burns Main Rilev Heving Cassidy Hougen McGill Shaff Coleman Kibbie Messerly Stanley DeHart Kosek Mills Stephens Dodds Kruck Murray Van Eaton Ely Van Gilst Kyhl O'Malley Erskine Lamborn Patton Walch Flatt

Nays: 0

Absent or not voting: 20

Buren Elvers Hill Nurse Clarke Frev Jepsen Potgeter Condon Frommelt Klefstad Rigler DeKoster Gaudineer Lodwick Schaben Denman Glenn Neu 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 Kibbie. House File 708, a bill for an act to repeal obsolete sections of the Code relating to schools, 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: 46

Balloun Floy Lange Patton Benda Hagedorn Lisle Reichardt Briles Heaberlin Lodwick Reno Burns Heying Lucken Rilev Cassidy Hill Main Schaben DeHart Hougen McGill Shaff DeKoster Jepsen Messerly Stanlev Dodds Kibbie Mills Stephens Elvers Kosek Murray Van Eaton Elv Kruck Neu Van Gilst Walsh O'Malley Erskine Kyhl Lamborn Flatt

Nays: 0

Absent or not voting: 15

Glenn Buren Denman Reppert Clarke Frey. Klefstad Rigler

Coleman Condon Frommelt Gaudineer Nurse Potgeter 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 McGill, House File 675, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 48

Balloun
Benda
Briles
Buren
Burns
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Hagedorn
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley

Patton
Reichardt
Reno
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 13

Cassidy Clarke Denman Frey Frommelt Gaudineer Glenn

Kvhl

Heaberlin Kruck Nurse Potgeter Reppert Rigler

On motion of Senator Klefstad, Senate File 808, a bill for an act to legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, Iowa, relating to their granting permission and authority to Bennett Avenue Development Corporation, an Iowa corporation, to install sanitary sewer lines in the rights-of-way of certain primary and secondary roads in Pottawattamie county, Iowa, in connection with the construction and installation of a sanitary sewer system, was taken up for consideration.

Senator Klefstad asked and received unanimous consent to substitute House File 734 for Senate File 808.

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: 44

Balloun Briles Buren Burns Cassidy Coleman DeHart DeKoster Flatt
Floy
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie

Klefstad

Kosek

Kruck
Kyhl
Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray

Neu
O'Malley
Reichardt
Reno
Riley
Schaben
Stanley
Van Eaton
Van Gilst
Walsh

Erskine
Nays: 0

Elv

Absent or not voting: 17

Benda Clarke Condon Denman Elvers Frey Frommelt Gaudineer Glenn Lodwick Nurse Patton Potgeter Reppert Rigler Shaff Shirley

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 808 be withdrawn from further consideration by the Senate.

On motion of Senator Heaberlin, House File 700, a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds, 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: 43

Benda Briles Buren Burns Cassidy DeHart DeKoster Flatt Hagedorn Heaberlin Heying Hill Hougen Kibbie Lisle Lucken Main McGill Messerly Mills Murray

Reppert Riley Schaben Shaff Shirley Stanley Stephens Dodds Kosek
Elvers Kruck
Ely Kyhl

Neu O'Malley Reichardt Reno Van Eaton Van Gilst Walsh

Erskine Lange Rei

Nays: 1

Balloun

Absent or not voting: 17

Clarke Coleman Condon Denman Frey Frommelt Gaudineer

Glenn

Jepsen Klefstad Lamborn Lodwick Nurse Patton Potgeter Rigler

Floy

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

## HOUSE AMENDMENT CONSIDERED

Senator Hagedorn called up for consideration Senate File 742, a bill for an act relating to motor fuel tax, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 742, Section 14, by striking subsection five (5), lines twelve (12) through thirty (30) inclusive.

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:

President Fulton took the chair at 9:35 a.m.

Ayes: 47
Balloun

Benda
Briles
Buren
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elyers

Ely
Erskine
Flatt
Frommelt
Hagedorn
Heaberlin
Heying
Hougen
Kosek
Kyhl

Lamborn

Lange

Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley
Potgeter
Reichardt

Lisle

Reno Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 1

DeHart

Absent or not voting: 13

Clarke Floy Frey

Gaudineer Glenn Hill

Jepsen Kibbie Klefstad Kruck. Nurse Pattton Rigler

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 809, a bill for an act relating to registration plates, was taken up for further consideration.

Senator Hougen called up the amendment filed by him June 6 and found on page 1781 of the journal and moved its adoption:

Division was requested.

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 809 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section one (1). Senate File eighteen (18), Acts of the Sixty-second (62nd) General Assembly, is hereby repealed."

Division was requested.

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:

Rule 8 was invoked.

Ayes: 38

Benda

Briles Buren Cassidy Coleman. Condon DeKoster Denman Dodds Elvers

Ely Flov Frommelt Gaudineer

Glenn Hagedorn Heaberlin

Heying Hill Kibbie

Klefstad Kosek Kruck Lamborn

Lisle McGill Murray

Nurse O'Malley Patton Reichardt Reno

Reppert Schaben Shirley Stanley Van Eaton

Walsh

Nays: 22

Balloun Frey Lucken Potgeter Hougen Main Rigler Burns Clarke Jepsen Messerly Rilev DeHart Kyhl Mills Shaff Erskine Lange Neu Stephens

Flatt Lodwick

Absent or not voting: 1 Van Gilst

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

### SENATE CONCURRENT RESOLUTION 38

Senator Stephens called up Senate Concurrent Resolution 38, found on page 1285 of the journal, and moved its adoption.

The motion prevailed and the Resolution was adopted.

Senator Denman called up his motion to reconsider the vote by which House File 284, a bill for an act to regulate the business of debt management and to prescribe the powers and duties of the State Banking Board and Superintendent, passed the Senate, and moved its adoption.

The motion prevailed.

Senator Denman moved that the vote by which House File 284 went to its third reading be reconsidered, which motion prevailed.

Senator Rigler called up the following amendment filed by Senators Rigler and Mills:

Amend House File 284, section nine (9), by striking all after the period in line four (4) and inserting in lieu thereof the following: "The fee of the licensee shall not exceed twelve and one-half (12 1/2) percent of any payment made by the debtor and distributed to the creditors pursuant to the contract. In case of total payment of the contract before the contract period has expired, the licensee shall be entitled only to a fee of no more than three (3) percent on such final payment."

Senator Stanley offered the following amendment filed by Senators Stanley and Gaudineer and moved its adoption.

Amend House File 284 as follows:

1. In section 9, strike all after the period in line 4 and ending with the period in line 7, and insert in lieu thereof the following:

"The total fee of the licensee shall not exceed twelve and one-half (12 1/2) per cent of the total moneys paid out under the contract. The cumulative fee of the licensee at any time shall not exceed twelve and one-half (12 1/2) per cent of the total moneys paid out under the contract up to that time. 'Moneys paid out' includes and is limited to moneys paid out by the licensee to the debtor's creditors for the benefit of the debtor, plus the licensee's fee with respect to such payments. The licensee's fee shall be prorated monthly over the life of the contract, but the actual fee shall be limited by the foregoing provisions."

2. In section 9, line 13, strike the words and figures "twenty-five (25)" and insert in lieu thereof the words and figures "fifteen (15)".

Division was requested.

The amendment was lost.

Senator Rigler moved the adoption of the Rigler-Mills amendment.

Senator Flatt made a substitute motion that the bill be rereferred to committee, which motion was lost.

Senator Rigler renewed his motion.

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:

Rule 8 was invoked.

Ayes: 58

Balloun

Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Flatt

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Floy

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stanley Stephens Van Gilst Walsh

Nays: 1

DeHart

Absent or not voting: 2

Buren

O'Malley

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 House File  $284\ \mathrm{be}$  immediately messaged to the House.

#### SPECIAL ORDER

The time of 10:30 a.m. having arrived, the Chair announced the special order of business on House File 686.

Senator Kibbie rose on point of order on the grounds that the remarks by Senator Jepsen were not pertinent to House File 686.

The Chair ruled the point well taken.

On motion of Senator Frommelt, House File 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

President Pro Tempore O'Malley took the chair at 11:05 a.m.

The following committee amendment was called up:

House File 686 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. The policies of the state of Iowa with respect to the quality and financing of public school education are hereby declared to be as follows:
- "1. Every person of school age within the state of Iowa shall have the opportunity for an excellent public school education.
- "2. The achievement of quality education of all public schools within the state of Iowa is a function and responsibility of the state.
- "3. The achievement of quality education within each local school district is the function and responsibility of the local district.
- "4. Forty (40) percent of the collective cost of education in the several public high school districts of the state of Iowa shall be provided by the state.
- "5. Sixty (60) percent of the collective cost of education in the several public high school districts of the state of Iowa shall be derived from local school district and other non-state sources.
- "6. The local district's share of the cost of public education in each school district maintaining a public high school shall be determined by the ratio of the district's property value and income value per census child, ages five (5) years to twenty-one (21) years to the property value and income value of the entire state for each census child, ages five (5) years to twenty-one (21) years in all public high school districts throughout the state.
  - "Sec. 2. When used in this Act, unless the context otherwise requires:
- "1. 'High school district' means a school district which maintains at least twelve (12) grades of instruction above the level of kindergarten.
- "2. 'Real value' means the quotient determined by dividing the assessed value of taxable real property within each high school distict, as reported to the department of public instruction by the school district, by the average sales-ratio figure for each county, as reported by the state tax commission. Real value shall be approximately equal to the market value of taxable real property within the district.
- "3. 'Adjusted gross income' means adjusted gross income as defined in section four hundred twenty-two point seven (422.7) of the Code.

- "Sec. 3. For the purpose of equalizing educational opportunity in the public high school districts throughout the state, the several school districts in the state shall be entitled to and receive financial aid from the state in the manner and amount provided by this Act.
- "Sec. 4. For the purpose of computing state financial aid to local school districts under the formula prescribed by this Act, the real value of taxable property within each public high school district and the adjusted gross income for each public high school district shall be determined by the state department of public instruction from date furnished by the state tax commission.
- "On or before June 30, 1968, the state tax commission shall report to the state department of public instruction data compiled and summarized by the commission under the provisions of section four hundred twenty-one point seventeen (421.17), subsection twelve (12), of the Code, for the most recent year available together with the sales-ratio figure or figures computed by the commission for each county. Annually thereafter, the state tax commission shall report such data and sales-ratio figures to the state department of public instruction.
- "On or before June 30, 1968, the state tax commission shall report to the state department of public instruction data compiled and summarized by the commission for the most recent year for which the summary information is available under the provisions of section four hundred twenty-two point sixty-eight (422.68) of the Code. Annually thereafter, the state tax commission shall report such income tax data to the state department of public instruction.
- "Upon receipt of the property and income data, the state department of public instruction shall compute the real value of taxable real property and the adjusted gross income for each public high school district in the state.
- "Sec. 5. State aid payable to each public high school district under this Act shall be based on school census figures as determined in section two hundred seventy-nine point twenty-two (279.22) of the Code.
- "Sec. 6. State aid payable to each public high school district shall be computed by the department of public instruction as follows:
- "1. Determine the real valuation of property per census child, ages five (5) years to twenty-one (21) years, for each public high school district.
- "2. Determine the adjusted gross income per census child, ages five (5) years to twenty-one (21) years, for each public high school district.
- "3. Determine the real valuation of property per census child, ages five (5) years to twenty-one (21) years, in public high schools for the entire state.
- "4. Determine the adjusted gross income per census child, ages five (5) years to twenty-one (21) years, in public high schools for the entire state.
  - "5. Add the amount in subsection one (1) to the amount in subsection two (2).
  - "6. Add the amount in subsection three (3) to the amount in subsection four (4).
- "7. Divide the total amount determined in subsection five (5) by the total amount in subsection six (6).
- \*\*8. Subtract six (6) percent of the quotient obtained under subsection seven (7) from one (1).

- "9. Multiply local total expenditures, as determined under section seven (7) of this Act, by the difference obtained under subsection eight (8) to determine the amount of state aid to each public high school district.
- "10. No district shall receive less than fifteen (15) nor more than seventy (70) percent of the district's local total expenditures from state funds.
- "Sec. 7. Total local expenditures in each public high school district shall be determined for the school year in which the report is made ending June 30, from items defined in the uniform financial accounting system adopted by the state board of public instruction under section two hundred fifty-seven point ten (257,10) of the Code as follows:
- "1. Determine general fund costs exclusive of gifts, federal grants and aids by totaling the amounts expended for the school year in which the report is made ending June 30 for administration, instruction, attendance services, health services, pupil transportation services, fixed charges, operation and maintenance, community services, capital outlay, debt service, and tuition paid other districts. The cost of food services and student body activities shall not be included in general fund costs.
- "2. Determine schoolhouse fund costs exclusive of gifts, federal grants and aids by adding together the amounts received from property taxes for bonds and interest, special schoolhouse fund levy, playground levy, and purchase of schoolhouse sites.
- "3. From the total of the sums determined under subsections one (1) and two (2) deduct the following:
- "a. Receipts from state appropriations for handicapped children aid, vocational aid, driver education aid, and junior college aid.
- "b. General fund receipts from tuition paid by individuals or by the state, transportation, services, rents, income on investment securities, other general fund revenue receipts, general fund nonrevenue receipts, and transfers to the general fund other than those resulting from reorganization and the return of principal of invested securities.
- "c. Schoolhouse fund receipts from income on investment securities, income on investment property, and transfers to the schoolhouse fund.
- "d. The total amount determined on the per pupil cost basis for children transported who live within statutory walking distance from school.
- "Sec. 8. All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund. At the option of the local board of education when the voters of the district have approved the issuance of bonds in excess of eighty (80) percent of the legally authorized debt limit an amount not to exceed the local district schoolhouse fund tax levy receipts as determined in section six (6), subsection two (2), of this Act may be deposited in the schoolhouse fund and expended to purchase sites and construct and equip school buildings.
- "Sec. 9. At the close of each school year but not later than July 15 the local public high school district shall supply to the state department of public instruction the information required by the department for calculation of state aid under this Act. Forms for such purpose shall be supplied by the state department to each public high school district no later than June 1 of each school year. After the aid payable has been calculated and validated for accuracy, the state department of public instruction shall certify to the state comptroller the amount of aid payable to each public high school district and the comptroller shall forthwith draw warrants, payable from moneys in the general fund of the state of Iowa not otherwise appropriated, and cause the same to be delivered to the respective public high school districts of the state of Iowa.

- "Sec. 10. There is hereby appropriated from moneys in the general fund of the state of Iowa not otherwise appropriated a sum sufficient to pay the proportionate share of the cost of education in public high school districts, payable by the state under the provisions of this Act.
- "Sec. 11. The superintendent of public instruction, subject to the approval of the state board of public instruction, is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this Act.
- "Sec. 12. Section two hundred eighty-six A point one (286A.1) Code 1966, is hereby repealed, effective July 1, 1968, and the following enacted in lieu thereof:
- "'The several merged areas operating vocational schools or community colleges and the several school districts operating junior colleges or community colleges in the state of Iowa shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter."
- "Sec. 13. Section two hundred eighty-six A point two (286A.2), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 14. Section two hundred eighty-six A point four (286A.4), Code 1966, is hereby amended, effective July 1.1968, by striking all of subsections one (1), two (2), and four (4).
- "Sec. 15. Section two hundred eighty-six A point seven (286A.7), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 16. Chapter two hundred eighty-six (286), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 17. Section two hundred eighty-five point one (285.1), Code 1966, is hereby amended, effective July 1, 1968, by striking subsection fifteen (15).
- ''Sec. 18. Section two hundred eighty-five point two (285.2), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 19. Section two hundred eighty-five point three (285.3), Code 1966, is hereby repealed, effective July 1, 1968.
- "Sec. 20. Section two hundred eighty-five point seven (285.7), Code 1966, is hereby repealed.
- "Sec. 21. In the event that the amount appropriated for reimbursement of the school districts is insufficient to pay in full the amounts to each of the school districts, the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. In no event shall a school district receive less in the aggregate than was received by the district in reimbursement for the 1965-1966 fiscal year for any state funds distributed for general aid, supplemental aid, and transportation aid."

Senator Cassidy called up the following amendment to the committee amendment filed by Senators Cassidy, Kibbie, Denman, O'Malley, Hagedorn, Ely, Frommelt, Reppert, Glenn, Burns, McGill, and Gaudineer:

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 as follows:

- 1. By inserting in line fifty-eight (58) after the word "summarized" the words "or estimated".
- 2. By striking lines one hundred three (103) and one hundred four (104) and inserting in lieu thereof the following:
- "8. Subtract six-tenths (.6) of the quotient obtained under subsection seven (7) of this section from the number one (1.00)."
- 3. By inserting in line one hundred eleven (111) after the word "funds" the words ", except as provided in section twenty-one (21) of this Act".
- 4. By inserting in line one hundred seventy-three (173) after the word "to" the following:
- "guarantee no less than thirty-five (35) percent of the average of the sum of the total reimbursable expenditures claimed, based on the prior year, and to".
  - 5. By inserting in line two hundred twelve (212) after the word "In" the following:
- 'no event shall the appropriation be less than thirty-five (35) percent of the average of reimbursable expenditures as provided in section ten (10) of this Act and in'.
  - 6. By adding thereto the following new section:
- "Any district whose per pupil reimbursable expenditures is in excess of the average per pupil reimbursable expenditures in the state shall be limited in an amount of state funds per pupil average daily membership to the economic growth rate of the state. For purposes of this section, 'per pupil' shall be defined as per pupil in average daily membership.

"The economic growth rate of the state shall be determined by the state comptroller. The state comptroller shall determine the economic growth rate by the percentage of change of the averages computed based on the personal income tax and state sales—use taxes.

"In making such computations, they shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two (2) preceding fiscal years.

"The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for each day school was in session throughout a school year by the number of days school was in session during the school year."

On motion of Senator Frommelt, the Senate recessed until 1:20 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Consideration of the Cassidy et al amendment to the committee amendment to House File 686 was resumed.

Senator Cassidy asked and received unanimous consent that the amendment be considered by division with sections 1 through 5 as Division 1 and section 6 as Division 2.

Senator Cassidy moved the adoption of Division 1 of the amendment.

Division 1 was adopted.

Senator Nurse called up the following amendment filed by Senators Nurse, Hagedorn, and Van Gilst:

Amend the education committee amendment, filed June 1, 1967, to House File 686 as follows:

- 1. By inserting as new sections at the end thereof the following:
- "Sec. 22. Section four hundred twenty-six point one (426.1), Code 1966, is hereby amended by striking all of such section after the word 'year' in line six (6) and inserting in lieu thereof the following:

'beginning July 1, 1968, there is appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this chapter.'

- "Sec. 23. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from line seven (7) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
- 2. By striking all of such section after the word 'fund' in line thirteen (13) and inserting the following in lieu thereof:

'twenty (20) mills for the previous year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code.'

- "Sec. 24. Section four hundred twenty-six point six (426.26), Code 1966, is hereby amended as follows:
- 1. By striking from line thirteen (13) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
- 2. By striking from lines fourteen (14) and fifteen (15) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
- "Sec. 25. Section four hundred twenty-six point eight (426.8), Code 1966, is hereby repealed and the following new section inserted in lieu thereof:

'Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax lists as a credit against the tax levied on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract and for which the warrant has been drawn. The county auditor shall then deliver said tax lists and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land.

In case of change of ownership the credit shall follow the title.'

"Sec. 26. Section four hundred twenty-six point nine (426.9), Code 1966, is hereby repealed."

Senator Nurse asked and received unanimous consent that further action on the amendment be deferred.

Senator Gaudineer called up the following amendment filed by Senators Gaudineer, Kibbie, Murray, Cassidy, Reppert, Klefstad, Glenn, Frommelt, Coleman, Denman, Reichardt, and Shirley:

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 as follows:

- 1. By inserting after section eleven (11) the following new sections:
- 1. "Section four hundred twenty-two point four (422.4), Code 1966, is hereby amended by adding thereto the following new subsections:
- "18. The term 'home residence' shall mean a homestead or a rental property as further defined in this section.
- "19. The term 'homestead' shall mean the same as in subsection one (1) of section four hundred twenty-five point eleven (425.11) of the Code, except that if within a city or town plot, the land shall not exceed nine and nine-tenths (9.9) acres in extent, rather than one-half (1/2) acre in extent as provided in section four hundred twenty-five point eleven (425.11), subsection one (1), paragraph c, of the Code.
- "20. The term 'homestead credit' shall mean the credit available to certain taxpayers computed under the provisions of chapter four hundred twenty-five (425) of the Code.
- "21. The term 'household income' shall mean the total of all taxable income, as defined in section four hundred twenty-two point four (422.4) of the Code, for all related persons residing in the home residence at the end of the taxable year.
  - "22. The term 'rental property' shall mean:
- "a. The rented property must embrace the dwelling in which the renter is living at the time of the application for this credit.
- "b. Such rented property shall include rented portions of homes for the elderly, nursing homes, and similar rented property, but shall not include rented portions of such homes if real property taxes are not by law assessed against the property.
- "c. The rented property may contain one (1) or more contiguous lots or tracts of land with the buildings or other appurtenances thereon habitually, and in good faith, used as a part of the rented property.
- ''d. If within a city or town plot, the rented property must not exceed nine and nine-tenths (9.9) acres in extent.
- "e. If outside of a city or town, the rented property must not contain more than forty (40) acres.

- "f. The rented property must not embrace more than one (1) dwelling house, but where a rented property outside of a city or town has more than one (1) dwelling house situatated thereon, the credit provided for in this subsection shall apply to the home and building used by the renter, but shall not apply to any other dwelling house and building situated upon said forty (40) acres.
- $\lq\lq$ g. The term 'dwelling house' shall embrace any rented property occupied wholly or in part by the claimant as a home."
- 2. "Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) the words 'a personal exemption' and inserting in lieu thereof the words 'exemptions and credits'.
  - "2. By adding following subsection five (5) the following new subsection:
- "6. An elderly home residence credit as computed under this subsection shall be allowed as a credit under this section for any person who has attained the age of sixty-five (65) years before the close of the tax year, and who has a homestead or who files a sworn statement to the effect that he has occupied rental property as a dwelling in good faith as a home for six (6) months or more in the tax year.
- "The elderly home residence credit shall be computed in one (1) of the following two (2) methods at the option of the taxpayer:
- "a. If the home residence property is a homestead, the home residence credit shall be computed as follows:
- (1). If the household income is three thousand (3,000) dollars or less and the assesed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be sixty-two dollars and fifty cents (\$62.50).
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be fifty (50) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- (d). Over three thousand five hundred (3,500) dollars, the credit shall be twenty-five (25) dollars.
- "(2). If the household income is over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less and the assessed value of the homestead is:
- ``(a). Two thousand five hundred (2,500) dollars or less, the credit shall be fifty (50) dollars.
- ''(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be twenty-five (25) dollars.
- "(d). Over three thousand five hundred (3,500) dollars, the credit shall be twenty (20) dollars.
- (3). If the household income is over three thousand five hundred (3,500) dollars but four thousand (4,000) dollars or less and the assessed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37,50).

- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be twenty-five (25) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be twenty (20) dollars.
- "(d). Over three thousand five hundred (3,500) dollars, the credit shall be fifteen (15) dollars
- "(4). If the household income is over four thousand (4,000) dollars and the assessed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be twenty-five (25) dollars.
- "(b). Over two thousand five hundred (2,500) but three thousand (3,000) dollars or less, the credit shall be twenty (20) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be fifteen (15) dollars.
  - "(d). Over three thousand five hundred (3,500) dollars, no credit shall be allowed.
- $\lq\lq$ b. If the home residence property is rental property, the home residence credit shall be computed as follows:
- "(1). If the household income is three thousand (3,000) dollars or less and the total rents paid during the taxable year were:
- $\lq\lq\lq(a).$  One thousand (1,000) dollars or less, the credit shall be sixty-two dollars and fifty cents (\$62.50).
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be fifty (50) dollars.
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- ``(d). Over one thousand five hundred (1,500) dollars, the credit shall be twenty-five (25) dollars.
- "(2). If the household income is over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less and the total rents paid during the taxable year were:
  - "(a). One thousand (1.000) dollars or less, the credit shall be fifty (50) dollars.
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be twenty-five (25) dollars.
- "(d). Over one thousand five hundred (1,500) dollars, the credit shall be twenty (20) dollars.
- (3). If the household income is over three thousand five hundred (3,500) dollars but four thousand (4,000) dollars or less and the total rents paid during the taxable year were:
- "(a). One thousand (1,000) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be twenty-five (25) dollars.

- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be twenty (20) dollars.
- m ``(d). Over one thousand five hundred (1,500) dollars the credit shall be fifteen (15) dollars
- "(4). If the household income is over four thousand (4,000) dollars and the total rents paid during the taxable year were:
  - "(a). One thousand (1.000) dollars or less, the credit shall be twenty-five (25) dollars.
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be twenty (20) dollars.
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be fifteen (15) dollars.
  - "(d). Over one thousand five hundred (1.500) dollars, no credit shall be allowed.
- "Should the elderly home residence credit computed under this subsection result in the elderly home residence credit's exceeding the amount due as computed under these provisions, the credit amount so computed shall constitute a claim against the state and it shall be paid to the taxpayer in the same manner as withholding refunds are paid under section four hundred twenty-two point sixteen (422.16), subsection nine (9), of the Code.
- 'Not more than one (1) total credit amount shall be obtained under the provisions of this subsection for each home residence."
- 2. By renumbering the remaining sections in accordance with this amendment.

  Senator Neu rose on point of order on the grounds that the amendment was not germane to the title of the bill.

The Chair ruled the point not well taken.

President Pro Tempore O'Malley took the chair at 3:30 p.m.

Senator Stanley, in a substitute motion, moved that the following amendment filed by Senators Hougen, Messerly, Stanley, Potgeter and Walsh, be substituted for the Gaudineer et al amendment.

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 by adding the substance of Senate File 91.

Roll call was requested.

On the question "Shall the substitute motion prevail?" the vote was:

Rule 8 was invoked.

Aves: 27

Balloun Hagedorn Lisle Riley Benda Hougen Lodwick Shaff Briles Jepsen Lucken Stanley Clarke Kosek Messerly Stephens DeHart Kvhl Neu Van Eaton DeKoster Potgeter Lamborn Walsh

Erskine

Lange

Rigler

Navs: 31

Buren
Burns
Cassidy
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Ely .
Floy
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill

Kibbie Klefstad Kruck Main McGill Murray Nurse O'Malley Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Absent or not voting: 3 Flatt
The motion was lost.

Frey

Mills

Senator Gaudineer moved the adoption of the Gaudineer et al amendment.

Roll call was requested.

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

Ayes: 33

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Ely
Floy

Frommelt Gaudineer Glenn Hagedorn Heaberlin Kibbie Klefstad Kosek Kruck
Main
McGill
Murray
Neu
Nurse
O'Malley
Reichardt

Reno Reppert Riley Schaben Shirley Van Eaton Van Gilst Walsh

Nays: 26

Balloun Benda Briles Clarke DeHart DeKoster Elvers Erskine Heying Hill Hougen Jepsen Kyhl Lamborn

Lange
Lisle
Lodwick
Lucken
Messerly
Mills

Frev

Patton Potgeter Rigler Shaff Stanley Stephens

Absent or not voting: 2 Flatt

The amendment was adopted.

With the passage of the Gaudineer amendment, the amendments filed by Senators Hougen et al and the following amendment filed by Senator Jepsen, were ruled out of order because they dealt with the same subject matter.

Amend the Committee on Education amendment to House File 686 filed June 1, 1967 as follows:

## 1. By adding the following:

Chapter four hundred twenty-five (425), Code 1966, is hereby amended by adding thereto the following new section:

"In addition to the homestead tax credit provided in this chapter, the homestead, not to exceed three thousand five hundred (3,500) dollars in taxable value, of every retired person shall be exempt from all taxes levied for any school budget, schoolhouse or to repay any bonds issued by any school district. Every person desiring to claim this exemption shall make application with the assessor and shall furnish such evidence as may be required by the assessor that the applicant is eligible for the exemption provided by this Act. As used in this Act, 'retired person' means a person who is sixty-five (65) years or more of age and who has adjusted gross income, as computed for federal income tax purposes, of one thousand five hundred (1,500) dollars or less per year."

Senator Gaudineer called up the amendments filed by him June 6, and found on pages 1779 and 1780 of the journal.

Senator Neu rose on point of order on the grounds the amendments were not germane.

The Chair ruled the point well taken.

President Fulton took the chair at 3:55 p.m.

Senator Nurse asked and received unanimous consent that the amendment filed June 6 by Senators Nurse and Hagedorn, found on page 1778 of the journal, be withdrawn.

Senator Kibbie offered the following amendment filed by Senators Kibbie and Cassidy:

Amend the Education Committee amendment filed June 1, 1967 to House File 686 as follows:

- 1. By striking from lines twenty-four (24) and twenty-five (25) the words "census child, ages five (5) years to twenty-one (21) years" and by inserting in lieu thereof the words "pupils enrolled in public and private secondary and elementary schools within the district".
- 2. Further amend by striking from lines twenty-six (26) and twenty-seven (27) the words "census child, ages five (5) years to twenty-one (21) years" and by inserting in lieu thereof the words "pupils enrolled in public and private secondary and elementary schools".
- 3. Further amend by striking from lines eighty-five (85) and eighty-six (86) the words "census child, ages five (5) years to twenty-one (21) years" and by inserting in lieu thereof the words "pupils enrolled in public and private secondary and elementary schools,".
- 4. Further amend by striking from lines eighty-eight (88) and eighty-nine (89) the words "census child, ages five (5) years to twenty-one (21) years and by inserting

in lieu thereof the words "pupils enrolled in public and private secondary and elementary schools.".

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- 5. Further amend by striking from lines ninety-one (91) through ninety-three (93) the words "census child, ages five (5) years to twenty-one (21) years in public high schools" and inserting in lieu thereof the words "pupils enrolled in public and private secondary and elementary schools".
- 6. Further amend by striking from lines ninety-four (94) through ninety-six (96) the words "census child, ages five (5) years to twenty-one (21) years in public high schools" and inserting in lieu thereof the words "pupils enrolled in public and private secondary and elementary schools".

Senator Nurse offered the following amendment:

Amend the education committee amendment to House File 686, filed June 1, 1967 as follows:

1. By striking from lines twenty-four (24), twenty-six (26), eighty-five (85), eighty-eight (88), ninety-one (91) and ninety-four (94) the words "census child" and by inserting in lieu thereof the words "public school pupil in average daily membership".

Senator Kibbie moved the adoption of the Kibbie-Cassidy amendment.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 28

Buren	Floy	Kibbie	O'Malley
Burns	Frommelt	Kruck	Patton
Cassidy	Gaudineer	Lodwick	Reichardt
Coleman	Heaberlin	Lucken	Reppert
Condon	Heying	McGill	Rigler
Denman	Hill	Murray	Riley
Elvers	Jepsen	Neu	Walsh

Navs: 27

Balloun	Frey	Lange	Shaff
Clarke	Glenn	Main	Shirley
DeHart	Hagedorn	Messerly	Stanley
DeKoster	Klefstad	Mills	Stephens
Dodds	Kosek	Nurse	Van Eaton
Erskine	Kyhl	Potgeter	Van Gilst
Flatt	Lamborn	Reno	

Absent or not voting: 6

Benda	$\mathbf{Ely}$	Lisle	Schaben
Briles	Hougen		

The amendment was adopted.

Adoption of the amendment made the amendment by Senator Nurse out of order as it dealt with the same subject matter.

## 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 No. 636, a bill for an act relating to acquiring land for school purposes.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE AMENDMENT TO SENATE FILE 677

Amend Senate File 677 as follows:

- 1. Section 9, line twenty-eight (28), by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "sixty-six hundred (6,600) dollars."
- 2. Section 9, line fifty-six (56), by inserting after the word "Iowa" the words "or elective officials of the state of Iowa or its political subdivisions not specifically excluded by this Act.".
- 3. Section 9, by striking from line three (3) of subsection eleven (11) the word "eight" and inserting in lieu thereof the word "five".
  - 4. Section 19, by adding thereto the following subsection:
- "By striking from line four (4) of subsection two (2) the word "eight" and inserting in lieu thereof the word "five (5)".
- 5. Section 26, line thirty-three (33), by striking the words "seventieth (70) birthday or his"; also by striking from line thirty-four (34) the words ", whichever is earlier" and inserting in lieu thereof a period.
  - 6. By adding the following new section:

"Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, is hereby amended by inserting in line five (5) a period after the word 'system' and striking the remainder of said subsection."

#### REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred House File 302, a bill for an act relating to the selection of commissioners for memorial halls and monuments, 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 562, a bill for an act relating to compensation of county officers and their deputies and assistants, 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 Main submitted the following report:

Mr. President: Your committee on Agriculture to which was referred <u>House File</u>

193, a bill for an act relating to the operation of licensed grain warehouses, begs leave
to report it has had the same under consideration and recommends the same <u>do pass.</u>

FRANKLIN S. MAIN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Agriculture to which was referred <u>House File 356</u>, a bill for an act relating to the marking and branding of animals, begs leave to report it has had the same under consideration and recommends the same <u>be amended as follows</u>; and when so amended the bill do pass:

Amend House File 356 as follows:

- 1. By inserting a period after the word "trip" in Section four (4), line eleven (11), and striking the words "and one (1) dollar per animal.".
  - 2. Further amend by striking all of Sections five (5) and six (6).
    FRANKLIN S. MAIN, Chairman

Ordered passed on file.

#### AMENDMENTS FILED

Amend House File 709 as follows:

- 1. By striking from section one (1), line three (3), the word "section" and inserting in lieu thereof the word "sections".
- 2. By inserting in section one (1) after line thirty-three (33), the following new paragraph:

"The school budget review committee shall have the authority to modify any limita-

tion on the payment of state aid to schools which may be based on the economic growth of the state. Modifications may be made when the committee finds affirmatively that an emergency exists in the district affected."

LUCAS J. DE KOSTER

Amend Senate File 796 as follows:

Amend the Rigler Amendment filed June 5, 1967 by striking in line 8 the words "at two percent interest".

JOHN WALSH ROGER SHAFF

Amend the Committee Amendment to Senate File 133 as follows:

1: Amend the Committee Amendment to Senate File 133, line 26, by striking the word "refund" and inserting in lieu thereof, the word "fund".

FRANCIS MESSERLY

Senate File 647 is hereby amended as follows:

- 1. By striking from line five (5) the word "sheriffs" and inserting in lieu thereof a colon.
  - 2. By inserting after line five (5) the following:
- "1. Members of the general assembly. Such plates shall include the name of the state and be of a distinctive color. Special identification plates issued to a senator shall bear the designation '5' and the number of the district represented by the senator. Special identification plates issued to a representative shall bear the designation 'R' and the number of the county represented by the representative and the number of the subdistrict within the county if the representative represents a subdistrict. If a representative represents a two-county district, both county numbers represented shall appear on the plate. Provided, however, if numbers are assigned to representative districts by the general assembly, the district number shall appear on the representative's special identification plate rather than the county and sub-district number.
  - "2. Sheriffs".
  - 3. By striking line eleven (11) and inserting in lieu thereof the following:

"star.

- "Each member of the general assembly and each sheriff and deputy shall purchase regular regis-".
- 4. By striking from line fourteen (14) the words "and application" and inserting in lieu thereof the words ".

Application by sheriffs and full time deputy sheriffs".

5. By inserting in line one (1) of the title after the word "for" the words "state legislators and".

DONALD W. MURRAY HOWARD C. REPPERT, JR.

Amend Senate File 796 as follows:

1. Section one (1), line six (6), strike "due either to natural";

Also line seven (7), strike "or man-made disasters";

Also line eight (8), insert at the end the word "such";

Also strike lines sixteen (16) through twenty-four (24) and insert "council may require, such aid may be made in the discretion of the council and, if made, shall be in the nature of a loan at two per cent interest, up to a limit of seventy-five per cent of the showing of such obligations and expenditures, including estimated revenue loss to the municipality. Said loan shall be repaid by an annual emergency levy as authorized by section twenty-four point six (24.6) of the Code. The aggregate total of such loans shall not exceed one million dollars in any biennial fiscal term of the state. No such loan shall be for any obligation or expenditure occurring more than two years previous to the application.":

Also line twenty-five (25), strike "or grant".

2. Section two (2), line four (4), strike "and matching grants";

Also lines five (5) and six (6), strike "natural or man-made".

HUGH H. CLARKE

Amend Senate File 370, section 1, lines 2 and 3, by striking the word "secondary".

CHARLES F. BALLOUN

Amend House File 301 by striking therefrom lines 4 through 7 of section 1.

CHARLES F. BALLOUN

Amend House File 686 as follows:

- 1. Amend section fifteen (15) as follows:
- a. By striking lines three (3) and four (4) and inserting in lieu thereof the following:
- "1. By striking from line seven (7) the words 'fifteen mills' and inserting in lieu thereof the words 'twenty (20) mills for the year beginning January 1, 1968 and the adjusted millage levy as provided in this section for each year thereafter'."
- b. By inserting in line eight (8) after the word "mills" the words "or the adjusted millage levy".
  - c. By adding thereto the following paragraph:
- "For the year beginning January 1, 1969 and each year thereafter, the millage levy above which the agricultural land tax credit is paid shall be computed by multiplying the millage levy above which the credit was paid the previous year by the state revenue growth percentage computed by the comptroller under section six (6) of this Act and adding the product thus obtained to the millage levy above which the credit was paid the previous year."
- 2. Amend section sixteen (16) by striking lines three (3) through seven (7) and inserting in lieu thereof the following:
- "1. By inserting in line two (2) after the word "year" the words "beginning January 1, 1969 and each year thereafter".
- "2. By striking from line thirteen (13) the words 'fifteen mills' and inserting in lieu thereof the words 'the millage levy computed under section four hundred twenty-six point three (426.3) of the Code'."

"3. By striking from lines fourteen (14) and fifteen (15) the words 'fifteen mills' and inserting in lieu thereof the words 'such millage levy'."

CLIFTON C. LAMBORN

Amend House File 686 by striking all of section eighteen (18).

LUCAS J. DE KOSTER

Amend House File 686, section fourteen (14), line one (1), as follows:

1. Strike the word "Section" and insert in lieu thereof the words "Effective July 1, 1968, section".

LUCAS J. DE KOSTER

Amend House File 686 as follows:

- 1. Amend section one (1) by adding the following subsection thereto:
- "The "percent of allowable growth" is the percent of increase in revenue for the sales and use taxes and the individual and corporate income taxes as well as the percent of increase in assessments for property tax for each year of the last three years. The sum of the individual percentages thus obtained shall be divided by nine to arrive at the percent of allowable growth. In making such computations the comptroller shall adjust for changes in rates or basis of the income tax or sales and use tax and for statewide changes in assessment practices as well as for changes in the statewide average daily membership in public school districts. He shall thereupon certify the percent of allowable growth rate to the several school districts of the state."
- 2. Amend section six (6) by striking the last paragraph thereof beginning on line thirty-three (33) with the word "During" and ending on line forty-seven (47) with the word "state."

ARTHUR A. NEU LUCAS DE KOSTER

Amend the Education Committee Amendment to House File 686, dated June 1, 1967, as follows:

1. Add thereto the following new section:

'If the per pupil reimbursable expenditures of a district in any school year exceed the adjusted state average per pupil reimbursable expenditures for such year, the payment of state funds to such district shall be computed as if the per pupil reimbursable expenditures of such district were equal to the adjusted state average per pupil reimbursable expenditures. It is the intent of this section that state funds under this Act shall not be used to pay that part of a district's per pupil reimbursable expenditures which exceeds the adjusted state average per pupil reimbursable expenditures.

"The adjusted state average per pupil reimbursable expenditures for any school year shall be determined by increasing the state average per pupil reimbursable expenditures for such year by the growth percentage for such year.

"The growth percentage for each year ending June 30 shall be the percentage increase in the general fund revenue from all state income taxes and state sales and use taxes during such year as compared with the preceding year. If there is a decrease in such general fund revenue during a year, the growth percentage for such year shall be zero. However, increases or decreases in the general fund resulting directly from changes in state revenue laws having an effective date in either of the two preceding fiscal

years shall be excluded. The state comptroller shall determine the growth percentage within thirty (30) days after the end of each year.

"For the purposes of this section, 'per pupil' means per public school pupil in average daily membership.

"The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for all days school was in session throughout a school year by the number of days school was in session during the school year."

- 2. In line 105, strike the words 'local total expenditures' and insert in lieu thereof the words 'the reimbursable expenditures of the district'.
- 3. In line 112, strike the words "Total local expenditures in" and insert in lieu thereof the words "Reimbursable expenditures of".
- 4. In lines 113 and 120, strike the word "in" and insert in lieu thereof the word "for".

DAVID STANLEY JOSEPH W. CASSIDY

Amend the committee on education amendment to House File 686 filed June 1, 1967, section 4, by striking in line 56 the figure "1968" and inserting in lieu thereof the figure "1967".

Further amend the committee amendment by striking in line 66 the figure "1968" and inserting in lieu thereof the figure "1967".

JOSEPH W. CASSIDY JOHN P. KIBBIE

Amend the education committee amendment to House File 686, filed June 1, 1967, as follows:

- 1. By striking lines ninety-seven (97) through one hundred four (104), inclusive, and by inserting in lieu thereof the following:
- "5. Divide the amount determined in subsection one (1) by the amount determined in subsection three (3).
- "6. Divide the amount determined in subsection two (2) by the amount determined in subsection four (4).
- "7. Add the quotients obtained in subsection five (5) and subsection six (6), and divide the sum by two (2).
- "8. Subtract six-tenths (6/10) of the quotient obtained under subsection seven (7) from the number one (1)."

H. KENNETH NURSE BASS VAN GILST SEELEY G. LODWICK Amend the Education Committee amendment filed June 1, 1967 to House File 686 as follows:

- 1. By striking in line ninety-three (93) the word, "schools" and by inserting in lieu thereof the words, "school districts".
- 2. By striking in line ninety-six (96) the word, "school" and by inserting in lieu thereof the words, "school districts".

JOHN P. KIBBIE JOSEPH W. CASSIDY

#### EXPLANATION OF VOTE

Beacuse I was serving on a conference committee on Senate File 532, I was temporarily out of the Senate Chamber when the vote was recorded on House File 700 and Senate File 742. Had I been present I would have voted "Aye" on these two bills.

GILBERT E. KLEFSTAD

#### MOTION TO RECONSIDER HOUSE FILE 411

 $\mbox{Mr.}$  President: I move to reconsider the vote by which House File 411 passed the Senate.

DAVID STANLEY

#### 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: Senate File 710 and Senate File 696.

HOWARD C. REPPERT, JR., Chairman

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m. Thursday, June 8, 1967.

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Senate Chamber, Des Moines, Iowa, Thursday, June 8, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend R. D. Butler, pastor of the First Methodist Church, Sac City, Iowa.

## ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations and conference committees Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly, Mills, Lange, Klefstad, Nurse and Rigler were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Briles, Buren, Burns, Condon, DeHart, DeKoster, Denman, Flatt, Gaudineer, Hagedorn, Heying, Hougen, Lisle, Potgeter, Reno Reppert, Riley, Schaben, Shirley and Walsh.

#### VISITORS

Senator Lange rose on point of personal privilege to introduce two students from Sac Community school, Sac City, who were present in the gallery.

Senator Denman rose to introduce a group of students from Des Moines schools who are Cub Scouts. They were seated in the balcony with their advisor, Charles Hanson.

Senator Potgeter presented 32 students from Eldora schools who are Girl Scouts. They were accompanied by advisors, Mrs. Mildred Knutson and Mrs. Gwen Adams, and were seated in the balcony.

Senator Buren rose on point of personal privilege to present 19 students from Northwood-Kensett Community school, who were accompanied by Kenneth Logemann, Ron Brunsvold and Clifford Tenold, and were seated in the Senate gallery.

#### PETITION

Senator Lisle presented a petition from 22 residents of Linn County favoring improved vacation schedules for state employees.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 101, 200, 323, 510, 516, 560, 593, 691, 695, 751 and House Files 20, 152, 305, 365, 467, 501, 521, 662, 674, 694, 695.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 101, 200, 323, 510, 516, 560, 593, 691, 695, 751 and House Files 20, 152, 305, 365, 467, 501, 521, 662, 674, 694, 695.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 June, 1967, sent to the governor for his approval, Senate Files 101, 200, 323, 510, 516, 560, 593, 691, 695 and 751.

ADOLPH W. ELVERS, Chairman

Passed on file.

## SPECIAL ORDER

The Chair announced the special order of business on House File 686.

### UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Frommelt, House File 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor, was taken up for further consideration.

Consideration of the Cassidy et al amendment to the committee amendment, Division 1 of which was adopted in action shown on page 1805 of the Senate journal, was resumed.

Senator Stanley called up the following amendment filed by Senators Stanley and Cassidy:

Amend the Education Committee Amendment to House File 686, dated June 1, 1967, as follows:

1. Add thereto the following new section:

"If the per pupil reimbursable expenditures of a district in any school year exceed the adjusted state average per pupil reimbursable expenditures for such year, the payment of state funds to such district shall be computed as if the per pupil reimbursable expenditures of such district were equal to the adjusted state average per pupil reimbursable expenditures. It is the intent of this section that state funds under this Act shall not be used to pay that part of a district's per pupil reimbursable expenditures which exceeds the adjusted state average per pupil reimbursable expenditures.

"The adjusted state average per pupil reimbursable expenditures for any school year shall be determined by increasing the state average per pupil reimbursable expenditures for such year by the growth percentage for such year.

"The growth percentage for each year ending June 30 shall be the percentage increase in the general fund revenue from all state income taxes and state sales and use

taxes during such year as compared with the preceding year. If there is a decrease in such general fund revenue during a year, the growth percentage for such year shall be zero. However, increases or decreases in the general fund resulting directly from changes in state revenue laws having an effective date in either of the two preceding fiscal years shall be excluded. The state comptroller shall determine the growth percentage within thirty (30) days after the end of each year.

"For the purposes of this section, 'per pupil' means per public school pupil in average daily membership.

"The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for all days school was in session throughout a school year by the number of days school was in session during the school year."

- 2. In line 105, strike the words "local total expenditures" and insert in lieu thereof the words "the reimbursable expenditures of the district".
- 3. In line 112, strike the words "Total local expenditures in" and insert in lieu thereof the words "Reimbursable expenditures of".
- 4. In lines 113 and 120, strike the word "in" and insert in lieu thereof the word "for".

Senator Cassidy asked and received unanimous consent that Division 2 of the Cassidy et al amendment be withdrawn.

Senator Stanley moved the adoption of the Stanley-Cassidy amendment to the committee amendment.

The amendment to the amendment was adopted.

Senator Cassidy called up the following amendment to the committee amendment by Senators Cassidy and Kibbie and moved its adoption:

Amend the committee on education amendment to House File 686 filed June 1, 1967, section 4, by striking in line 56 the figure "1968" and inserting in lieu thereof the figure "1967".

Further amend the committee amendment by striking in line 66 the figure "1968" and inserting in lieu thereof the figure "1967".

The amendment to the amendment was adopted.

Senator Kibbie asked and received unanimous consent that the amendment to the committee amendment filed by Senators Kibbie and Cassidy June 7 and found on page 1819 of the journal be withdrawn.

Senator Nurse called up the following amendment to the committee amendment filed by Senators Nurse, Van Gilst and Lodwick and moved its adoption:

President Pro Tempore O'Malley took the chair at 10:45 a.m.

Amend the education committee amendment to House File 686, filed June 1, 1967, as follows:

- 1. By striking lines ninety-seven (97) through one hundred four (104), inclusive, and by inserting in lieu thereof the following:
- "5. Divide the amount determined in subsection one (1) by the amount determined in subsection three (3).
- "6. Divide the amount determined in subsection two (2) by the amount determined in subsection four (4).
- "7. Add the quotients obtained in subsection five (5) and subsection six (6), and divide the sum by two (2).
- "8. Subtract six-tenths (6/10) of the quotient obtained under subsection seven (7) from the number one (1)."

President Fulton took the chair at 11:25 a.m.

Roll call was requested.

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

Rule 8 was invoked.

## Ayes: 34

Balloun	Flatt	Lange	Reichardt
Benda	Floy	Lisle	Reno
Briles	Hagedorn	Lodwick	Rigler
Buren	Heaberlin	Lucken	Schaben
Clarke	Heying	Main	Shaff
Coleman	Hill	Nurse	Shirley
DeKoster	Kruck	Patton	Stephens
Dodds	Kyhl	Potgeter	Van Gilst
Elvers	Lamborn		

Navs: 27

Frey	Klefstad	O'Malley
Frommelt	Kosek	Reppert
Gaudineer	McGill	Riley
Glenn	Messerly	Stanley
Hougen	Mills	Van Eaton
Jepsen	Murray	Walsh
Kibbie	Neu	
	Frommelt Gaudineer Glenn Hougen Jepsen	Frommelt Kosek Gaudineer McGill Glenn Messerly Hougen Mills Jepsen Murray

Absent or not voting: 0

The amendment to the amendment was adopted.

Senator Kruck submitted the following motion and moved its adoption:

## Mr. President:

I make a motion to reconsider the vote by which the Kibbie and Cassidy amendment, filed and adopted June 7, 1967 and found on pages 1808 and 1809 of the journal, to the Education Committee amendment filed June 1, 1967, to House File 686, was adopted by the Senate.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

## Ayes: 31

Balloun	Flatt	Kyhl	Reno
Benda	Frey	Lamborn	Shaff
Briles	Glenn	Lange	Shirley
Clarke	Hagedorn	Lisle	Stanley
DeHart	Hougen	Mills	Stephens
Dodds	Klefstad	Nurse	Van Eaton
Ely	Kosek	Patton	Van Gilst
Erskine	Kruck	Potgeter	

# Nays: 29

Buren	Floy	Kibbie	O'Malley
Burns	Frommelt	Lodwick	Reichardt
Cassidy	Gaudineer	Lucken	Reppert
Coleman	Heaberlin	Main	Rigler
Condon	Heying	McGill	Riley
DeKoster	∌ Hili	Murray	Schaben
Denman	Jepsen	Neu	Walsh
Elvers			

Absent or not voting: 1

## Messerly

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Senator Frommelt asked and received unanimous consent that further action on the special order of business, House File 686, be temporarily deferred and that House amendments be considered.

#### HOUSE AMENDMENTS CONSIDERED

Senator Kyhl called up for consideration Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 352 by striking all of line ten (10) and inserting in lieu thereof the following: "for the treatment, rehabilitation and education of alcoholics in Iowa."

The Senate concurred in the House amendment.

Senator Kyhl moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

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

Ayes: 41

Benda
Briles
Cassidy
Clarke
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frommelt
Gaudineer
Glenn
Heaberlin
Kibbie
Kruck

Kyhl

Lamborn

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Patton

Potgeter Reichardt Reno Riley Shaff Shirley Stanley Stephens Van Eaton

Nays: 0

Absent or not voting: 20

Balloun Buren Burns Coleman DeHart Frey Hagedorn Heying Hill Hougen Jepsen Klefstad Kosek Murray Nurse O'Malley Reppert Rigler Schaben Walsh

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 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 700, Section 1, by striking from lines twelve (12) and thirteen

(13) the following: ", and any subsequent federal legislation for student loan purposes as may be enacted.", and inserting in lieu thereof the words, "which are in effect on June 1, 1967."



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: 45

Benda
Briles
Buren
Cassidy
Clarke
DeKoster
Denman
Dodds
Elvers
Ely
Flatt
Floy

Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Kibbie
Klefstad
Kyhl
Lamborn

Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
Patton
Potgeter

Reichardt Reno Rigler Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Navs: 0

Absent or not voting: 16

Balloun Burns Coleman Condon DeHart Erskine Frey Hagedorn

Lange

Lisle

Hill Hougen Jepsen Kosek Kruck O'Malley Reppert Schaben

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

Senator Rigler called up the motion filed by him to reconsider the vote by which Senate File 802, a bill for an act relating to interest on the investment of public funds, passed the Senate, and moved its adoption, which motion prevailed.

Senator Rigler moved that the vote by which Senate File 802 went to its third reading be reconsidered, which motion prevailed.

Amend Senate File 802 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred seventy-three point twenty-two (273.22) paragraph one subsection eight is amended by striking the comma in line three as well as the remainder of subsection and inserting in lieu thereof:
- ". The joint board of education shall choose a treasurer to serve as custodian of all funds of the joint school district. The treasurer of the joint school district shall have all of the powers and responsibilities enumerated in chapter four hundred fiftytwo and four hundred fifty-three, Code 1966, as well as all statutes relating to the investment of public funds. The treasurer of the joint school district shall invest all funds not needed for current operating expenses in time certificates of deposit in banks listed as approved depositories pursuant to chapter four hundred fifty-three or in investments permitted by section four hundred fifty-two point ten (452.10) of the Interest received on investments shall be credited to the general fund of the ioint school district."

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: 51

Benda Flatt Lamborn Potgeter Briles Floy Lange Reichardt Buren Gaudineer Lisle Reno Cassidy Glenn Lodwick Rigler Clarke Hagedorn Main Riley Coleman Heaberlin McGill Shaff Condon Heying Messerly Shirley DeKoster Hill Mills Stanley Denman Hougen Murray Stephens. Dodds Jepsen Neu Van Eaton Elvers Kibbie Van Gilst Nurse Ely Klefstad O'Malley Walsh Erskine Kyhl Patton

Nays: 0

Absent or not voting: 10

Balloun Frey Kruck Burns Frommelt Lucken

DeHart Kosek

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

Reppert

Schaben

On motion of Senator Gaudineer, House File 218, a bill for an act to create a state board of dentistry, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted:

The following committee amendment was called up:

Amend House File 218 as follows:

- 1. Amend section one (1) by striking all after the word "term" in line thirteen (13) through the word "Association" in line fifteen (15).
  - 2. Amend section two (2) as follows:
- a. By striking from lines ten (10) and fifteen (15) the word "secretary" and by inserting in lieu thereof the word "board".
- b. By striking from line seventeen (17) the words "executive council" and by inserting in lieu thereof the words "commissioner of public health".
- c. By striking all of lines eighteen (18) through twenty-one (21), inclusive, and by inserting in lieu thereof the following: "The commissioner, which reports shall be open for public inspection."
  - 3. Amend section three (3) as follows:
  - a. By striking the first sentence of such section.
  - b. By striking all of lines six (6) through ten (10), inclusive.
  - 4. Amend section four (4) as follows:
- a. By striking all of lines five (5) and six (6) and by inserting in lieu thereof the word "fund."
- b. By striking all after the period (.) in line eleven (11) through the period (.) in line nineteen (19), inclusive.
- 5. Amend section six (6) by striking from line four (4) the word "secretary" and by inserting in lieu thereof the word "board".
- 6. Amend section seven (7) by striking from lines three (3) and four (4) the words "and secretary".
  - 7. Amend section eight (8) as follows:
  - a. By striking from line three (3) the words "secretary of the".
- b. By striking from line eighteen (18) the word "secretary" and by inserting in lieu thereof the word "board".
- 8. Amend section eleven (11) by striking from lines three (3), eight (8) and nine (9) the words "the secretary of".
- 9. Amend section twelve (12) by striking all of lines one (1) through five (5), inclusive, and by inserting in lieu thereof the following:
- "The state board of dentistry and all persons employed to administer this Act shall be included within the state department of health. The funds to administer this Act shall be included in the budget of the department of health and included in such department's appropriation, except that such funds shall be appropriated from the board of denistry fund. The board".

- 10. Amend section twenty-five (25) by inserting in line one (1) after the word "hearing" the words ", which shall be confidential unless the applicant requests it be a public one.".
- 11. Amend section thirty-one (31) by inserting in line five (5) after the word "all" the word "material".
- 12. Amend section thirty-two (32) by striking all of line thirty-three (33) and by renumbering the remaining subsection.
  - 13. Amend section thirty-three (33) as follows:
- a. By striking all of lines ten (10) through thirteen (13), inclusive, and by inserting in lieu thereof the following:
- $\mbox{\ensuremath{^{\prime\prime}}2.}$  All employees needed to administer this Act shall be appointed pursuant to the merit system.
- b. By striking all after the period (.) in line twenty-seven (27) through the period (.) in line twenty-nine (29), inclusive.
  - c. By striking from line thirty-nine (39) the words "the secretary of".
  - d. By striking from line fifty-six (56) the words "or secretary".

Senator Gaudineer called up the following amendment to the amendment and moved its adoption:

Amend the Committee Amendment to House File 218 by striking paragraph A of Section Seven (7).

The amendment to the amendment was adopted.

Senator Stanley called up the following amendment to the committee amendment and moved its adoption:

Amend section 1 of the Committee Amendment to House File 218 by adding after the figure "(15)" in line 4 the following:

"and by inserting in lieu thereof the following:

'The Iowa Dental Association may submit a list of not less than six (6) licensed dentists to the governor for his consideration in making an appointment to the Board'''.

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the committee amendment as amended.

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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 Floy Lisle Potgeter Frommelt Lodwick Reichardt Briles Gaudineer Lucken Rigler Buren Main Riley Clarke Glenn McGill Shaff Condon Heaberlin Messerly Shirley DeKoster Heving Hill Mills Stanley Denman Dodds Klefstad Murray Stephens Van Eaton Elvers Kruck Neu Van Gilst Nurse Ely Kyhl Lamborn Patton Walsh Erskine Flatt Lange

Nays: 0

Absent or not voting: 15

Benda	DeHart	Jepsen	Reno
Burns	Frey	Kibbie	Reppert
Cassidy	Hagedorn	Kosek	Schaben
Coleman	Hougen	O'Mallev	

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

## SPECIAL ORDER

On motion of Senator Frommelt, consideration of the House File 686 was resumed.

Senator Nurse asked and received unanimous consent that the amendment to the committee amendment filed by Senators Nurse, Hagedorn and Van Gilst and called up for consideration in action noted on pages 1805-1806 of the journal, be withdrawn.

Senator Nurse offered the following amendment to the committee amendment filed by Senators Nurse, Hagedorn and Van Gilst and moved its adoption:

Amend the education committee amendment to House File 686, filed June 1, 1967, as follows:

## 1. By adding the following as a new section:

Section four hundred twenty-six point one (426.1), Code 1966, is hereby amended by striking all of such section after the word "year" in line six (6) and by inserting in lieu thereof the words "beginning July 1, 1968, there is hereby appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this chapter."

# 2. By adding the following as a new section:

Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:

- a. By striking from line seven (7) the words "fifteen mills" and by inserting in lieu thereof the words "twenty (20) mills or the adjusted millage levy as computed by this section".
- b. By striking all of such section after the word "fund" in line thirteen (13) and by inserting in lieu thereof the following:

"twenty (20) mills or the adjusted millage levy for the previous year. During the month of July of each year, beginning with July 1, 1968, the state tax commission or the succeeding authority shall determine the total assessed valuation for the state regarding rural lands and rural buildings for the current calendar year. The total thus determined shall be compared to the total assessed valuation for the state rural lands and rural buildings for the calendar year 1967. The ratio of increase or decrease thus determined shall be the rate of increase or decrease by which the twenty (20) mill base used to compute the agricultural land tax credit in 1968, payable on or before March 1, 1969, will be increased or decreased for the current year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code."

3. By adding the following as a new section:

Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:

- a. By inserting in line two (2) after the word "year" the words "beginning July 1, 1968, and each year thereafter".
- b. By striking from line thirteen (13) the words "fifteen mills" and by inserting in lieu thereof the words "the millage levy computed under section four hundred twenty-six point three (426.3) of the Code".
- c. By striking from lines fourteen (14) and fifteen (15) the words "fifteen mills" and by inserting in lieu thereof the words "such millage levy".
  - 4. By adding the following as a new section:

Section four hundred twenty-six point eight (426.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax list as a credit against the tax levy on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract for which the warrant has been drawn. The county auditor shall then deliver said tax list and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land. In case of change of ownership the credit shall follow the title."

By adding the following as a new section:

Section four hundred twenty-six point nine (426.9), Code 1966, is hereby repealed.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 53

Balloun Kruck Nurse Floy Briles Kyhl O'Mallev Frev Buren Frommelt Lamborn Patton Reichardt Burns Gaudineer Lange Cassidy Lisle Reno Glenn Clarke Hagedorn Lodwick Rigler Coleman Heaberlin Lucken Rilev Condon Hill Main Schaben DeKoster Hougen McGill Shirley Jepsen Messerly Stanley Denman Dodds Kibbie Mills Stephens Klefstad Van Eaton Elvers Murray Van Gilst Ely Kosek Neu

Flatt

Nays: 5

Erskine

Reppert

Shaff

Walsh

Heying

Absent or not voting: 3

Benda

DeHart

Potgeter

The amendment to the amendment was adopted.

Reconsideration of the amendment to the committee amendment by Senators Kibbie and Cassidy, adopted by the Senate in action on June 7 with a motion to reconsider prevailing in action during the June 8 morning session, was taken up.

Senator Kibbie moved the adoption of the amendment to the amendment by Senators Kibbie and Cassidy.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 33

Reichardt Briles Floy Kibbie Frommelt Lodwick Buren Reno Gaudineer Burns Lucken Reppert Cassidy Hagedorn Main. Rigler Coleman Heaberlin McGill Rilev Condon Heving Murray Schaben Denman Hill Neu Van Gilst Elvers O'Malley Walsh · Jepsen Ely

Nays: 27

Lamborn Balloun Frev Potgeter Glenn Shaff Benda Lange Lisle Shirley Clarke Hougen DeKoster Klefstad Messerly Stanley Dodds Kosek Mills Stephens Kruck Nurse Van Eaton Erskine Kyhl Patton Flatt

Absent or not voting: 1 De Hart

The amendment to the amendment was adopted.

President Pro Tempore O'Malley took the chair at 3:40 p.m.

Senator Heying offered the following amendment to the committee amendment filed by Senators Heying, Reichardt and Buren:

Amend the committee on education amendment to House File 686 filed on June one (1) as follows:

- 1. Strike all after subsection three (3) of section one (1) and place in lieu thereof the following new sections:
- Sec. 2. Section two hundred eighty-six A point three (286A.3), Code 1966, is amended by inserting before the period (.) in line two (2) the words "and by section two (2) of this Act".
- "Sec. 2. In addition to any other state aid now being reimbursed to local school districts, every school district within the state shall receive additional reimbursement on the following basis; the number of pupils attending private and public elementary and high schools within the district, based on average daily attendance, shall be multiplied by the sum of eighty (80) dollars. The product of this computation shall be the amount of additional aid which shall be directly reimbursed to each school district.
- Sec. 3. Section two hundred eighty-six A point five (286A.5), Code 1966, is amended by adding the following at the end thereof:

"Each local school district shall also supply the state department of public instruction information setting forth the number of pupils attending private elementary and high schools within the district based on average daily attendance."

Senator Heying asked and received unanimous consent that the amendment to the amendment be withdrawn.

Senator Hagedorn submitted the following motion and moved its adoption:

I move to reconsider the vote by which the Nurse, Van Gilst and Lodwick amendment of June 7th was adopted.

MERLE W. HAGEDORN

President Fulton took the chair at 4:20 p.m.

In a substitute motion, Senator Stephens moved that the vote by which the Nurse, Hagedorn, Van Gilst amendment to the committee amendment passed the Senate be reconsidered.

Senator Stanley rose on point of order on the grounds the substitute motion was not in order.

The Chair ruled the point not well taken.

Roll call was requested on the substitute motion.

On the question "Shall the substitute motion prevail?" the vote was:

Rule 8 was invoked.

Ayes: 25

Balloun	Heaberlin	Lamborn	Potgeter
Benda	Heying	Lange	Rigler
Briles	Hill	Lisle	Shaff
Clarke	Jepsen	Lodwick	Shirley
DeHart	Kruck	Lucken	Stephens
DeKoster	Kyhl	Mills	Van Gilst
Flatt			

Nays: 34

Buren	Erskine	Kosek	Patton
Burns	Floy	Main	Reichardt
Cassidy	Frey	McGill	Reno
Coleman	Frommelt	Messerly	Riley
Condon	Gaudineer	Murray	Schaben
Denman	Glenn	Neu	Stanley
Dodds	Hagedorn	Nurse	Van Eaton
Elvers	Kibbie	O'Malley	Walsh
Elv	Klefstad	·	•

Absent or not voting: 2

Hougen Re

Reppert

The motion was lost.

# 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:

Frank D. Ickis, Union County

H. KENNETH NURSE, Chairman CHARLES S. VAN EATON JAMES F. SCHABEN

# MEMORIAL COMMITTEE APPOINTED

President Fulton announced the appointment of the following committee:

SENATOR

MEMORIAL RESOLUTION COMMITTEE

Frank D. Ickis

Main Briles Flatt

#### EXPLANATION OF VOTE ON SENATE CONCURRENT RESOLUTION 38

This explanation is filed to record and make clearly understood my Voice Vote on Senate Concurrent Resolution 38 as "NO."

DONALD W. MURRAY

# INTRODUCTION OF BILLS

Senate File 815, by Committee on Governmental Affairs, a bill for an act relating to the reorganization of various boards, commissions, departments, and agencies of state government, creating the Iowa governmental reorganization commission, and making an appropriation therefor.

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 concurred in Senate amendments to and passed House File No. 713, a bill for an act relating to agricultural lime.

Also:

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

Senate File No. 766, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals.

Also:

That the House has concurred in Senate amendment to the House amendment and passed Senate File No. 147 a bill for an act to establish a minimum inspection fee for small packages of commercial fertilizer.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE MESSAGE CONSIDERED

House File 636, a bill for an act relating to acquiring land for school purposes.

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. 815	Appropriations
H.F. 146	Judiciary
H.F. 180 H.F. 272	Safety and Law Enforcement Governmental Subdivisions
H.F. 299	Judiciary
H.F. 441 H.F. 542 H.F. 636	Governmental Subdivisions Governmental Affairs Education
H.F. 733	Governmental Subdivisions

## AMENDMENTS FILED

## Amend House File 709 as follows:

- 1. By striking from section one (1), line three (3), the word "section" and inserting in lieu thereof the word "sections".
- 2. By inserting in section one (1) after line thirty-six (36), the following new paragraph:

"The school budget review committee shall have the authority to modify any limitation on the payment of state aid to schools which may be based on the economic growth of the state. Modifications may be made when the committee finds affirmatively that an emergency exists in the district affected."

LUCAS J. DeKOSTER

Amend House File 633 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section one (1). All departments and agencies of state government shall submit and have printed all bills and joint resolutions to be proposed by them prior to December thirty-one (31) of the year preceding the convening of the general assembly. The printing shall be made under the rules on printing prevailing at the previous session of the general assembly with the costs paid in accordance with section two point ten (2.10) of the Code. Such bills and joint resolutions so printed shall be distributed to the elected members of the general assembly by the chief clerk of the house and the secretary of the senate. All bills and joint resolutions so proposed and printed shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes."

ROBERT R. RIGLER

## Amend House File 128 as follows:

1. By striking in section two (2), lines forty-one (41) and forty-two (42) the words, "the weight of the evidence against the defendant,".

- 2. By striking in section three (3), lines ten (10) and eleven (11) the words, "in which a transcript of evidence shall be preserved" and by inserting in lieu thereof the words, "and a record made thereof".
- 3. By inserting in section three (3), line twenty-one (21) after the word, "victim" the words, "The Supreme Court may, on its own motion, order the parties to submit briefs and set the time in which such briefs shall be filed.".

LEE GAUDINEER

Amend House Concurrent Resolution 15 as follows:

- 1. In the seventh paragraph, line 2, strike the word "directed" and insert in lieu thereof the word "requested".
- 2. In the seventh paragraph, line 4, insert after the word "citizens" the words "and General Assembly".
- 3. In the eighth paragraph, line 1, insert after the word "Iowa" the words "and the General Assembly of Iowa".

DAVID STANLEY
LEE GAUDINEER

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m., Friday, June 9, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, June 9, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Russell M. Bleich, of the Archdiocesan Chancery, Dubuque, Iowa.

#### BOYS STATERS VISIT SENATE

Senator Benda rose on point of personal privilege to announce that 800 Boys Staters were seated in the gallery. President Pro Tempore O'Malley appointed as a committee of five, Senators Benda, Reichardt, Briles, Shirley and Murray to escort the elected officials of Boys State to the rostrum, where he extended greetings on behalf of the Senate.

Introduced were the Boys State governor, David Yepsen of Jefferson; the lieutenant governor, John Danner of Dubuque; the speaker of the house, Mark Andrews of Clarence, and the president pro tempore of the senate, Thomas Carrothers of Waterloo.

Governor Yepsen addressed a few remarks to the Senate.

Senator Benda pointed out that two of the Senate pages, Mark Andrews and Marc Reno were representatives to Boys State, both holding offices, as speaker of the house and assistant comptroller respectively, and that Donald Hinton, House page, held the office of comptroller.

# **VISITORS**

Senator Denman rose on point of personal privilege to present a group of students from Washington Irving Junior High school, Des Moines, who were seated in the balcony with their instructors, Miss LaVerne Cullen, Mrs. Hazel Holley and Miss Loretta Tursi.

Senator Cassidy rose to introduce two students from Scott County schools, who were accompanied by their advisor, Alan Havercamp, and were seated in the gallery.

## PETITIONS

The following petitions were filed in favor of legalizing pari-mutuel wagering on horses.

By Senator Ely from 75 residents of Linn County.

By Senator Jepsen from 93 residents of Scott County.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 8, 1967, the Governor had approved the following bills.

Senate File 508, an act to amend Section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee".

Senate File 525, an act relating to establishment of a release center for male inmates of corrective institutions.

## REPORTS OF COMMITTEES

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House File 260</u>, a bill for an act to provide for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies of government participating in a training program, begs leave to report it has had the same under consideration and recommends the same <u>be amended</u> as follows; and when so amended the bill do pass:

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

## HOUSE FILE 260

House File 260 is hereby amended as follows:

1. By striking from section four (4) all of such section after the word "Act." in line four (4) and inserting in lieu thereof the following:

"The academy shall be situated at Camp Dodge and the council shall enter into an agreement with the executive council which agreement shall provide for the use of certain of the facilities at Camp Dodge, for the remodeling and conversion of existing structures to classrooms and dormitory space, and for the use of land for the site of an administration building. The agreement shall be on such terms and conditions as the executive council finds necessary to carry out the purpose of this Act."

2. By striking from section fifteen (15) all of such section after the word "state." in line thirteen (13) and inserting in lieu thereof the following:

"There is hereby appropriated to the department of public safety from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, the sum of one hundred fifty-eight thousand (158,000) dollars, or so much thereof that may be necessary, for general operating costs to carry out the purposes of this Act. There is hereby further appropriated to the department of public safety from the general fund of the state the sum of one hundred fifty thousand (150,000) dollars for capital expenditures for the construction of an administration building and remodeling of existing structures at Camp Dodge to carry out the purposes of this Act. Any unencumbered balance of the funds appropriated by this Act remaining as of January 31, 1969 shall revert to the general fund of the state as of that date."

COMMITTEE ON APPROPRIATIONS

Amend the Safety and Law Enforcement Committee amendment to House File 260 filed May 20, 1967 by striking lines twenty-nine (29) and thirty (30).

COMMITTEE ON APPROPRIATIONS

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred <u>House File 672</u>, a bill for an act relating to the powers and duties of the liquor control commission over beer, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered passed on file.

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred House File 100, a bill for an act relating to liquor license fees, begs leave to report it has had the same under consideration and recommends the same do pass.

ALAN SHIRLEY, Chairman

Ordered 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 Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resoltuion 35 directing the Executive Council to maintain a small room as a chapel.

WILLIAM R. KENDRICK, Chief Clerk

## THIRD READING OF BILLS

On motion of Senator Coleman, House File 731, a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building, 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: 56

Balloun	Erskine	Kruck	Patton
Benda	Flatt	Kyhl	Potgeter
Briles	Frey	Lamborn	Reichardt
Buren	Gaudineer	Lange	Reno
Burns	Glenn	Lodwick	Reppert
Cassidy	Hagedorn	Lucken	Rigler
Clarke	Heaberlin	Main	Schaben
Coleman	Heying	McGill	Shaff*

Condon DeHart DeKoster Denman Elvers Elv Hill Hougen Jepsen Kibbie

Klefstad

Kosek

Messerly
Mills
Murray
Neu
Nurse
O'Malley

Stanley Stephens Van Eaton Van Gilst

Shirley

Ialley Walsh

Nays: 0

Absent or not voting: 4

Floy

Frommelt

Lisle

Riley

Voting present: 1 Dodds

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 732, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered, 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: 55

Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Erskine
Flatt
Floy
Frey
Glenn
Hagedorn
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Elvers

Ely

Absent or not voting: 5

Briles Frommelt Gaudineer

Kosek

Kruck

Nurse

Riley

Voting present: 1

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 Denman, House File 495, a bill for an act relating to the millage for improvements and maintenance of county hospitals in counties having a population of 225,000 inhabitants or over, was taken up for further consideration.

Senator Denman called up the following amendment filed by Senator Gaudineer and moved its adoption:

Amend House File 495 by adding the following new section thereto:

"Sec 2. Section three hundred forty-seven point thirteen (347.13), subsection fourteen (14), Code 1966, is hereby amended by inserting in line eight (8) after the word, "employees", the following: "The names, addresses, salaries, and job classification of all employees paid in whole or in part from a millage levy shall be a public record and open to inspection at reasonable times as designated by the board of trustees,"

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:

Aves: 50

Ralloun

Danoun
Benda
Briles
Burns
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Klefstad
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Nurse
O'Malley
Patton
Reichardt
Reppert
Rigler
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 6

Buren Hougen Kosek Potgeter Reno

Stephens

Absent or not voting: 5

Cassidy DeHart Kibbie

Riley

Schaben

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 9:55 a.m.

On motion of Senator Denman, House File 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa, was taken up for further consideration.

Consideration of the committee amendment filed May 3 and called up for consideration on June 2, recorded on pages 1719-1720 of the journal, was resumed.

Senator Denman moved the adoption of Division 1 of the amendment, requesting a division.

Division 1 was adopted.

Senator Denman moved the adoption of Division 2 of the amendment.

Division 2 was adopted.

Senator Reppert asked and received unanimous consent that the amendment filed June 2 by Senators Reppert and Murray, found on page 1731 of the journal, be withdrawn.

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:

Rule 8 was invoked.

Aves: 59

Balloun Erskine Benda Flatt Briles Flov Buren Frey Burns Frommelt Cassidy Gaudineer Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Heving DeKoster Hill Denman Hougen Dodds Jepsen Elvers Kibbie Ely Klefstad

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Patton

Navs: 0

Absent or not voting: 2 Kosek

Rilev

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

## HOUSE CONCURRENT RESOLUTION 15

Senator Stanley called up House Concurrent Resolution 15, found on page 833 of the Senate journal, for consideration.

Senator Gaudineer asked and received unanimous consent to withdraw the amendment to House Concurrent Resolution 15 filed by him April 6 and found on page 886 of the Senate journal.

Senator Stanley called up the following amendment filed by Senators Stanley and Gaudineer and moved its adoption:

Amend House Concurrent Resolution 15 as follows:

- 1. In the seventh paragraph, line 2, strike the word "directed" and insert in lieu thereof the word "requested".
- 2. In the seventh paragraph, line 4, insert after the word "citizens" the words "and General Assembly".
- 3. In the eighth paragraph, line 1, insert after the word "Iowa" the words "and the General Assembly of Iowa".

The amendment was adopted.

Senator Kruck moved that further action on House Concurrent Resolution 15 be deferred.

Division was called for.

The motion prevailed.

#### REPORT OF CONFERENCE COMMITTEE

## ON SENATE FILE 532

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 532, a bill for an Act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues, begs leave to report and to make the following recommendations:

- 1. Amend Senate File 532 as amended by the House by striking in line two (2), Section two (2) the words "is hereby authorized with the approval of the general assembly to" and inserting in lieu thereof the following: "after authorization by a constitutional majority of the general assembly may".
- 2. Further amend Section two (2) by inserting a period after the word 'Towa' in line four (4).
- 3. Further amend Section two (2) by striking the first "and" in line four (4) and inserting "The state board of regents is authorized".
- 4. Strike the House amendment filed and adopted May 24, 1967 as amended which added the following as a new section:

"The hospitals, clinics, or laboratories of the university of Iowa may increase the rates, fees, or charges to nonindigent patients an amount sufficient to produce the additional revenue needed to retire the bonds. Rates, fees or charges to nonindigent patients shall not include any costs attributable to the care of indigent patients. Any hospital service corporation shall be required to reimburse the hospitals, clinics, or laboratories of the university of Iowa at rates, fees, or charges equal to those required of nonindigent patients that are not subscribers for equal service."

5. Concur in the balance of the House amendments.

H. KENNETH NURSE, Chairman GILBERT E. KLEFSTAD GENE W. GLENN ROBERT R. RIGLER On the Part of the Senate MARVIN W. SMITH, Chairman CHARLES H. PELTON RALPH McCARTNEY ROY BAILEY On the Part of the House

Senator Nurse called up the conference committee report on Senate File 532 and moved its adoption.

The motion prevailed and the report was adopted.

Senator Nurse moved that the amendments contained therein be adopted, which motion prevailed.

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: 51

Balloun Erskine Kyhl Potgeter Lamborn Benda Floy Reichardt Briles Lange Reno Frev Buren Frommelt Lisle Reppert Lodwick Burns Gaudineer Rigler Lucken Schaben Cassidy Glenn Clarke McGill Shaff Hagedorn Condon Heaberlin Messerly Shirley

Ely

DeHart DeKoster Denman Dodds Hill Hougen Jepsen Kibbie

Klefstad

Murray Neu Nurse Patton

Mills

Stanley Van Eaton Van Gilst Walsh

Navs: 5

Coleman Elvers

Flatt

Heying

Stephens

Absent or not voting: 3

Kosek

Main

Riley

Voting present: 2

Kruck.

O'Malley

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

Senator Nurse asked and received unanimous consent that Senate File 532 be immediately messaged to the House.

## THIRD READING OF BILLS

On motion of Senator Elvers, House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway compact and to make an appropriation therefor, was taken up for further consideration.

Senator Messerly called up the amendment filed by him June 2, found on pages 1727-1728 of the journal and moved its adoption, calling for division.

The amendment was lost.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend House File 634 as follows:

- 1. Amend section two (2) as follows:
- a. By striking the word, "member" in line two (2) and by inserting in lieu thereof the words, "permanent member from Iowa".
  - b. By inserting in line four (4) after the word, "appoint" the word, "the".
- c. By inserting in line five (5) after the words, "remaining members" the words, "from Iowa".
- d. By inserting in line five (5) after the word, "commission" the words, "Such members may, also, be members of another board or commission established by law.".

2. By numbering properly and adding thereto the following new section:

"Sections two (2) and five (5) of this Act shall not be effective until at least two (2) other states enact laws or legislation pursuant to such state's Constitution that will allow such state to become a member state to the Upper Mississippi River Compact. Nothing contained in such compact shall be construed to pledge the General Assembly of the state of Iowa to appropriate to the commission any specific funds or money even though such funds or money is requested by the commission pursuant to Article IX of the compact; nor shall anything therein contained be construed to or actually effect any transfer of the state of Iowa's rights, title, and interest in and to any of the lands and water within the boundaries of the Upper Mississippi River District. The Upper Mississippi Riverway Commission and the Iowa members thereof shall not be an agency, board or commission of the state of Iowa; the acts of the commission shall be the acts, only, of the commission and not the state of Iowa. The employees of such commission shall not be employees of the state of Iowa."

Division was called for.

The amendment was adopted.

Senator Coleman moved that the vote by which the Gaudineer amendment was adopted by the Senate be reconsidered.

Division was called for.

The motion was lost.

Senator Walsh moved that the vote by which the amendment by Senator Messerly failed to pass the Senate be reconsidered.

Division was called for.

The motion prevailed.

Senator Gaudineer rose on point of order on the grounds the amendment was in conflict with the Gaudineer amendment.

The Chair ruled the point well taken.

On motion of Senator Frommelt, the Senate recessed until 2:30 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

Senator Rigler asked and received unanimous consent that it be made a matter of record that the Senate reconvened at  $4:11~\mathrm{p.m.}$ 

# UNFINISHED BUSINESS

Senator Balloun called up the motion filed by him to reconsider the vote by which House File 301, a bill for an act to require an audit of town accounts at least once every four years, passed the Senate, and moved its adoption, which motion prevailed.

Senator Balloun moved that the vote by which House File 301 went to its third ceading be reconsidered, which motion prevailed.

Senator Stanley offered the following amendment filed by Senators Stanley, Balloun and Messerly and moved its adoption:

Amend House File 301 by adding the following new section:

"Section eleven point eighteen (11.18), Code 1966, is hereby amended by adding the following new paragraph at the end thereof:

'In addition to his powers and duties under other provisons of the Code, the auditor of state may at any time, if he deems such action to be in the public interest, cause to be made a complete or partial audit of the financial condition and transactions of any city, town, county, school corporation, governmental subdivision, or any office thereof. even though an audit for the same period has been made by certified or registered public Such state audit shall be made and paid for as provided in this chapter. This paragraph shall not be construed to grant any new authority to have audits made by certified or registered public accountants.""

Senator Walsh took the chair at 4:15 p.m.

Division was called for.

The amendment was adopted,

Senator Balloun called up the following amendment and moved its adoption.

Amend House File 301 by striking therefrom lines 4 through 7 of section 1.

Division was requested.

The amendment was 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:

Rule 8 was invoked.

Ayes: 37

Balloun Flatt Lange Reichardt Benda Glenn Lodwick Rigler Burns Heaberlin Lucken Shaff Clarke Heving McGill Shirley DeHart Hill Messerly Stanley Stephens DeKoster Jepsen Mills Denman Kosek Neu Van Eaton Elvers Kruck Patton Van Gilst Elv Kyhl Potgeter Walsh Erskine

Nays: 17

Buren Floy Kibbie O'Malley. Cassidy Coleman Condon Frommelt Gaudineer Hagedorn

Klefstad Murray Nurse Reno Reppert Schaben

Dodds

Absent or not voting: 7

Briles Frev Hougen Lamborn Lisle Main Riley

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

House File 634 was called up for further consideration.

Senator Messerly offered the following amendment and moved its adoption.

Amend House File 634 by inserting in Section two (2), line five (5), before the words "The members", the following:

"The appointment of the remaining three (3) members shall be confirmed by a two-thirds (2/3's) vote of the Senate. Vacancies occurring while the General Assembly is not in session, shall be filled by appointment of the governor and submitted to the Senate for confirmation as herein provided, within thirty (30) days of convening of the next regular session of the General Assembly."

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:

Rule 8 was invoked.

Ayes: 50

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Gaudineer
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad

Erskine

Kruck
Kyhl
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Reichardt

Reno

Kosek

Nays: 4

DeKoster

Glenn

Lange

Patton

Potgeter

Rilev

Absent or not voting: 7

Briles Frey

Hougen Lamborn Lisle

Main '

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 House File 634 be immediately messaged to the House.

## THIRD READING OF BILLS

On motion of Senator Lucken, House File 167, a bill for an act relating to funeral benefits and to amend various code sections relating thereto, 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 the amendment filed March 29 by Senators Klefstad and O'Malley, found on page 759 of the journal, be withdrawn.

Senator Lucken called up the amendment filed May 25 by Senators Lucken, Stephens and Hill and found on page 1652 of the journal and moved its adoption.

Division was requested.

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:

Rule 8 was invoked.

Ayes: 53 Balloun

Renda Briles Buren Burns Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Ely

Erskine Flatt Floy Frommelt Gaudineer Glenn Hagedorn

Heaberlin Heying Hill Jepsen Kibbie Klefstad

Kosek Kruck Kvhl Lange Lodwick

Lucken Main McGill Messerly

Mills Murray Neu Nurse

O'Malley Patton Potgeter

Reno Rigler Schaben Shaff

Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Nays: 1

Cassidy

Absent or not voting: 7

Frey

Lamborn

Reichardt

Riley

Hougen

Lisle

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 Balloun, Senate File 370, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, 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 Senate File 370 as follows:

- 1. By striking Lines 5 and 6 of Section 1.
- 2. By striking "2." in Line 7 of Section 1.
- 3. By striking Lines 10 and 11 of Section 1.
- 4. By striking in Lines 2 and 3 of Sec. 2 the words and figures five hundred thousand (500,000) dollars and inserting in lieu thereof the words and figures two hundred fifty thousand (250,000) dollars.

The amendment was adopted.

Senator Balloun called up the following amendment and moved its adoption:

Amend Senate File 370, section 1, lines 2 and 3, by striking the word "secondary".

The amendment was 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:

Rule 8 was invoked.

Ayes: 45

Balloun Briles Buren Burns Cassidy

Erskine Flatt Floy Frommelt Gaudineer Kruck Kyhl Lange Lodwick Lucken O'Malley Patton Reno Reppert Rigler

Schaben Glenn Main Clarke Shirley Coleman Heying McGill Stephens Mills DeHart Hill Murray Van Eaton DeKoster Jepsen Van Gilst Kibbie Neu Denman Nurse Walsh Dodds Kosek Ely

Nays: 8

Condon Heaberlin Messerly Shaff Hagedorn Klefstad Potgeter Stanley

Absent or not voting: 8

Benda Frey Lamborn Reichardt Elvers Hougen Lisle Riley

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 5:25 p.m.

## EXPLANATION OF VOTE

I wish to explain my "No" votes on House File 634 and Senate File 370. Though both of these bills have merit, I do not consider it just that we incur new expenses to the state until the property tax burden has been alleviated.

JAMES A. POTGETER

# MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: The House has adopted the Conference Committee report and the amendments contained therein and passed Senate File 532, a bill for an act authorizing the State Board of Regents to acquire and control medical and hospital buildings.

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

#### Also

That the House has concurred in Senate amendments to and passed House File 284, a bill for an act to regulate the business of debt management.

#### Also:

That the House has concurred in Senate amendments to and passed House File 425, a bill for an act relating to the compensation of members of the budget and financial control committee.

Also:

That the House has concurred in Senate amendments to and passed House File 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 616, a bill for an act relating to area vocational school districts and area community college districts.

## HOUSE AMENDMENT TO SENATE FILE 616

Amend Senate File 616 as follows:

- 1. Section 7, by inserting at the end thereof the following sentence: "No merged area vocational school or community college shall own in the aggregate in excess of one hundred sixty acres."
- 2. Section 9, by striking in line four (4) the word and figures "seventeen (17)" and inserting in lieu thereof the word and figures "fifteen (15)".
  - 3. Section 10, by striking line two (2) and inserting in lieu thereof the following: "1966, is hereby amended as follows:
  - (1) By striking subsection two (2) of such section.
- (2) By striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following: "supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which".
- (3) By striking from line two (2) of subsection seven (7) of such section the words "public instruction" and inserting in lieu thereof "commissioners for area schools".
  - (4) By adding thereto the following new subsection:".
  - 4. Section 13, by striking from line fourteen (14) the word "unnecessarily".

Section 13, by striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"However, the tuition for out-of-state students shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the rate established for in-state students and may be set at a higher figure with the approval of the state board."

5. Section 14, by striking in line three (3) the word "maximum" and inserting in lieu thereof the word "standard".

Section 14, by inserting in line four (4) after the word "term" the words ", and the maximum academic workload for any such instructor shall be sixteen (16) credit hours per school term,".

6. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"sections:

- (1) "Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board of public instruction."
  - (2) "Prescribe a uniform system of accounting for area schools."
  - 7. By inserting after Section 15 the following new section:
- "Sec. 16. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by inserting in line sixteen (16) after the word 'the' the words 'state board and the'".
  - 7. By inserting after Section 15 the following new section:
- "Sec. 16. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by inserting in line sixteen (16) after the word 'the' the words 'state board and the".
- 8. Section 16, by striking line six (6) and inserting in lieu thereof the word "schools".
- 9. Section 17, by striking lines fourteen (14) through twenty-five (25) and inserting in lieu thereof the following: "to the state board the approval or disapproval of all budgets, courses, and programs to be offered at the various area schools. In arriving at such recommendations, attention shall be given to the prevention and elimination of unnecessary duplication of programs, facilities, and staff within the area. Upon the recommendation of the associate superintendent and review and final approval of area school courses and programs by the state board, all such approved courses and programs shall be funded as prescribed by law."
- 10. Section 18, by striking lines two (2), three (3) and four and inserting in lieu thereof the following:

"Code 1966, is hereby repealed and the following enacted in lieu thereof:

'There is hereby established within the state department of public instruction a state board of commissioners for area schools which shall consist of seven members. The members of the board shall consist of the following:

- (1) One member representing colleges and universities.
- (2) One member representing local school districts.
- (3) One member representing agriculture.
- (4) One member representing industry and management.
- (5) One member representing labor.
- (6) Two members representing the public at large."
- 11. By inserting after Section 18 the following new sections:
- (1) Section two hundred eighty A point thirty (280A.30), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The members of the state board shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate. Not more than four members

shall be of the same political party. Each member shall serve for a term of three (3) years except the initial members so appointed shall serve as follows:

- a. Two members shall serve from the date of appointment until June 30, 1968.
- b. Three members shall serve from the date of appointment until June 30, 1969.
- c. Two members shall serve from the date of appointment until June 30, 1970.

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 unless the appointment is confirmed by the senate prior to that time."

(2) Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The state 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 confirming the appointment of an associate state superintendent and shall elect such officers from the board membership as the board members deem necessary. Special meetings may be called by the board, by the associate state superintendent, or by the secretary of the board on the written request of any five (5) members. Members of the board shall be allowed a per diem expense of thirty (30) dollars and necessary travel and other expenses incurred while engaged in official duties."

- (3) Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby repealed.
- 12. Section 19, by striking lines three (3) through nineteen (19) and inserting in lieu thereof the following:

"Approval standards, rules and regulations for area schools shall be initiated by the area schools branch of the department and submitted to the state board for consideration and adoption. No proposed approval standard for vocational programs and courses offered by area schools shall be adopted by the state board until the standard has been submitted to the advisory committee created by chapter two hundred fiftyeight (258) and their recommendation thereon obtained.

"Such standards, rules and regulations 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 board 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 area school shall be removed from the approved list for failure to comply with such standards, rules and 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."

- 13. Section 20, by adding at the end of line five (5) the following: "Not more than five (5) members shall be of the same political party."
- 14. Section 21, by striking all of said section and inserting in lieu thereof the following:

"Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4)."

- 15. By inserting after Section 23 the following new sections:
- (1) Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is hereby amended by striking from line twelve (12) the words "area or".
- (2) Section two hundred fifty-eight point four (258.4), Code 1966, is hereby amended by striking from lines four (4) and five (5) of subsection seven (7) the words "area vocational schools and programs".
- (3) Section two hundred eighty-six A point three (286A.3), Code 1966, is hereby amended as follows:
- a. By striking from lines four (4) and five (5) the words "public community and junior colleges" and inserting in lieu thereof the words "area schools".
- b. By inserting in line ten (10) after the word "colleges" the words ", except area schools.".
  - c. By inserting in line fourteen (14) after the word "meets" the word "applicable".
- (4) Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following section:
- "No contract shall be entered into after the effective date of this Act, nor shall any existing contract be renewed after that date, which will provide for the payment of a remuneration per annum to the superintendent or other chief administrative officer of any merged area vocational school or community college in excess of the salary paid to the superintendent of public instruction."
- (5) Section two hundred eighty A point seventeen (280A.17), Code 1966, is amended by striking all of lines six (6) to twenty-eight (28), inclusive, and inserting in lieu thereof the following:
- (6) Section two hundred eighty A point eighteen (280A.18), Code 1966, is amended as follows:
- a. By striking from lines one (1) and two (2) the words "In addition to revenue derived by tax levy,".
- b. By striking from line two (2) the word "a" and inserting in lieu thereof the word "The".
- (7) Section two hundred eighty A point twenty-two (280 A.22), Code 1966, is amended by striking from lines one (1) and two (2) the words "In addition to the tax authorized under section 280 A.17,".
  - 16. By renumbering the sections in accordance with this amendment.
- 17. Amend the title by striking in line two (2) the word "and" and inserting in lieu thereof the following:
  ", to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to".

WILLIAM KENDRICK, Chief Clerk

#### AMENDMENTS FILED

Amend House File 411 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred eleven A point five (111A,5), Code 1966, is amended by inserting the following after the period (.) in line sixteen (16):

'After such publication and posting, any person violating any provision of such rules and regulations which are then in effect shall, upon conviction, be fined not more than one hundred (100) dollars or be imprisoned in the county jail not more than thirty (30) days.'

"Sec. 2. Chapter one hundred eleven A (111A), Code 1966, is amended by adding the following new section:

'The provisions of sections one hundred eleven point thirty-five (111.35) through one hundred eleven point fifty-seven (111.57), inclusive, of the Code shall apply to all lands and waters under the control of any county conservation board, in the same manner as if such lands and waters were state parks, lands, or waters. Wherever used in said sections, the words "state conservation commission," "conservation commission," and "commission," shall include a county conservation board, and the words "state conservation director" shall include a county conservation board or its executive officer, with respect to any lands or waters under the control of a county conservation board. However, the provisions of said sections may be modified or superseded by rules and regulations adopted as provided in section one hundred eleven A point five (111A.5) of the Code."

DAVID STANLEY DONALD S. McGILL ALDEN J. ERSKINE

Amend the education committee amendment, filed June 1, 1967, to House File 686 as follows:

- 1. By inserting as new sections at the end thereof the following: Sec. 22. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from line seven (7) the word 'fifteen' and inserting in lieu thereof the word 'twenty' (20)' also in line thirteen (13) strike the word 'fifteen (15)' and insert in lieu thereof the word 'twenty (20)'
- Sec. 23. Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:
- 1. By striking from line thirteen (13) the word 'fifteen (15)' and inserting in lieu thereof the word 'twenty (20)' also by striking from lines fourteen (14) and fifteen (15) the word 'fifteen (15)' and inserting in lieu thereof the word 'twenty (20)'
- Sec. 24. Further amend Section four hundred twenty-six point three (426.3), Code 1966, by striking all of said section after the period (.) in line twenty-three (23)

MERLE W. HAGEDORN

Amend the Gaudineer amendment filed June 8, 1967 to House File 128 as follows:

1. By striking in line ten (10) the word, "victim" and by inserting in lieu thereof the word, "viction".

LEE GAUDINEER

Amend the education committee amendment to House File 686, filed June 1, 1967, as follows:

- 1. By striking line ninety-seven (97) through one hundred eight (108), inclusive, and by inserting in lieu thereof the following:
  - "5. Divide the amount in subsection one (1) by the amount in subsection three (3).
  - "6. Multiply the quotient in subsection five (5) by six-tenths (6/10).
  - "7. Divide the amount in subsection two (2) by the amount in subsection four (4).
  - "8. Multiply the quotient in subsection seven (7) by four-tenths (4/10).
  - "9. Add the product in subsection six (6) and the product in subsection eight (8).
  - "10. Multiply the sum in subsection nine (9) by six-tenths (6/10).
  - "11. Subtract the product in subsection ten (10) from the number one (1).
- "12. Multiply the difference obtained in subsection eleven (11) by the local total expenditures as determined under section seven (7) of this Act to determine the amount of state aid to each public high school district."

JOSEPH W. CASSIDY

House Joint Resolution 23 is hereby amended as follows:

- 1. Amend by striking from the enacting clause the word "Enacted" and inserting in lieu thereof the word "Resolved".
- 2. Amend by striking sections one (1) through five (5) and inserting in lieu thereof the following:
- "Section 1. The Iowa legislative research committee is hereby directed to conduct during the 1967-1969 legislative biennium a study of the interstate truck reciprocity problem in Iowa, the laws relating thereto, and the need for legislation to correct the problem. The research committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.
- "Sec. 2. The committee established by the legislative research committee to assist with the study shall report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the legislative research committee prior to December 1, 1968. The research committee shall report to the sixty-third general assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the general assembly."
- Sec. 3. Amend the title by striking from line three (3) the words "and to make an appropriation therefor".

JOHN P. KIBBIE ROBERT RIGLER ELMER F. LANGE ANDREW FROMMELT

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Saturday, June 10, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Saturday, June 10, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Rev. Dr. Henderson S. Davis, pastor of the St. Paul A.M.E. Church, Des Moines, Iowa.

#### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Benda, Briles, Buren, Coleman, Condon, Denman, Frey, Heying, Hougen, Jepsen, Lisle, Lucken, Main, Reichardt, Riley, Shirley and Stanley.

Excused was Senator Benda, as he was serving as pallbearer at a funeral.

## VISITORS

Senator Frommelt rose on point of personal privilege to present four students from Black Hawk County, who with their mother, Mrs. Fulton, were seated in the Senate gallery.

## BIRTHDAYS NOTED

Senator Denman rose on point of personal privilege to extend to Senator Kruck, on behalf of the Senate, congratulations on the occasion of his birthday.

Senator Floy rose on point of personal privilege to extend birthday greetings to Senator Buren on behalf of the Senate.

# **PETITIONS**

Senator Reppert presented a petition from 58 residents of Polk County in favor of legalized pari-mutuel wagering on horses and a petition from 41 residents of Polk County who are opposed to pari-mutuel wagering.

# THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 738, a bill for an act relating to creating an educational compact commission, providing for the joinder of this state in said compact, and making an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend Senate File 738 by numbering properly and adding the following new section thereto:

"The education commission of the states and the Iowa members thereof shall not be a board, commission or agency of the state of Iowa; the acts of the commission shall be the acts, only, of the commission and not the state of Iowa. Nothing contained

in the Compact for Education shall be construed to pledge the General Assembly of the state of Iowa to appropriate to the commission any specific funds or money even though such funds or money is requested by the commission pursuant to Article VII of the compact. The employees of the commission shall not be employees of the state of Iowa."

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: 41

Briles Frommelt Lamborn Reichardt Buren Gaudineer Lange Reno Burns Glenn Lodwick Reppert Cassidy Hagedorn McGill Rigler Clarke Heaberlin Messerly Schaben Coleman Kibbie Murray Shaff Klefstad Dodds Neu Shirley Elvers Kosek Nurse Stanley Ely Kruck O'Malley Van Gilst Flatt Kyhl Patton Walsh Floy

Nays: 10

Erskine Mills Stephens Balloun Van Eaton DeHart Hill Potgeter Lucken

DeKoster

Absent or not voting: 10

Benda Frey Jepsen Main Lisle Condon Heying Rilev

Denman

Hougen

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 on House File 686.

## UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Frommelt, House File 686, a bill for an act to provide a method for general property tax replacement and equalization, was taken up for further consideration.

Senator Hagedorn renewed his motion to reconsider the vote by which the Nurse, Van Gilst and Lodwick amendment to the amendment of June 7 was adopted.

Roll call was requested.

On the question "Shall the Nurse, Van Gilst and Lodwick amendment to the amendment be reconsidered?" the vote was:

Ayes: 36

Buren
Burns
Cassidy
Coleman
Denman
Dodds
Elvers
Ely
Floy

Frommelt Gaudineer Glenn Hagedorn Heaberlin

Hill Jepsen Kibbie Klefstad Kosek Kruck McGill Messerly

Murray Neu Nurse O'Malley Patton Reichardt Reno Reppert

Shirley Stanley Van Eaton Van Gilst Walsh

Schaben

Nays: 17

Balloun Briles Clarke DeHart DeKoster Erskine Flatt Kyhl Lamborn Lange Lodwick Lucken Mills Potgeter Rigler Shaff Stephens

Absent or not voting: 8

Benda Condon

Frey Heying Hougen Lisle Main Rilev

The motion prevailed.

Senator Nurse asked unanimous consent that the Cassidy amendment to the amendment filed June 9 be considered prior to consideration of the Nurse, Van Gilst and Lodwick amendment to the amendment.

Objection was raised.

Senator Frommelt moved that consideration of the Nurse, Van Gilst and Lodwick amendment to the amendment be temporarily deferred and that the Cassidy amendment to the amendment be called up for consideration.

Roll call was requested on the motion.

On the question "Shall the motion prevail?", the vote was:

Ayes: 32

Buren
Burns
Cassidy
Coleman
Denman
Dodds
Elvers
Ely

Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Jepsen

Kibbie Klefstad Kruck McGill Murray Neu Nurse O'Malley

Patton
Reichardt
Reno
Reppert
Schaben
Shirley
Van Gilst
Walsh

Nays: 20

Balloun Briles Clarke DeHart DeKoster Erskine Flatt Kosek Kyhl Lamborn Lange Lodwick Lucken Mills Potgeter Rigler Shaff Stanley Stephens Van Eaton

Absent or not voting: 9

Benda Condon

Heying Hougen Lisle Main Messerly Riley

Frey

The motion prevailed.

Senator Cassidy called up the following amendment to the amendment and moved its adoption;

Amend the education committee amendment to House File 686, filed June 1, 1967, as follows:

- 1. By striking line ninety-seven (97) through one hundred eight (108), inclusive, and by inserting in lieu thereof the following:
  - "5. Divide the amount in subsection one (1) by the amount in subsection three (3).
  - "6. Multiply the quotient in subsection five (5) by six-tenths (6/10).
  - "7. Divide the amount in subsection two (2) by the amount in subsection four (4).

- "8. Multiply the quotient in subsection seven (7) by four-tenths (4/10).
- "9. Add the product in subsection six (6) and the product in subsection eight (8).
- "10. Multiply the sum in subsection nine (9) by six-tenths (6/10).
- "11. Subtract the product in subsection ten (10) from the number one (1).
- "12. Multiply the difference obtained in subsection eleven (11) by the local total expenditures as determined under section seven (7) of this Act to determine the amount of state aid to each public high school district."

President Pro Tempore O'Malley took the chair at 9:45 a.m.

President Fulton took the chair at 10:00 a.m.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 28

Briles
Buren
Burns
Cassidy
Coleman
Denman
Dodds

Elvers Ely Floy Frommelt

Gaudineer Hagedorn Heaberlin Hill Kibbie Kruck

McGill Murray Nurse O'Malley Patton Reichardt

Reno Reppert Schaben Shirley Van Gilst

Navs: 26

Balloun Clarke Condon DeHart DeKoster Erskine Flatt Glenn Jepsen Klefstad Kosek Kyhl Lamborn

Lodwick Lucken Messerly Mills Neu Potgeter Rigler Shaff Stanley Stephens Van Eaton Walsh

Absent or not voting: 7

Benda Frev Heying Hougen

Lange

Lisle Main Riley

The amendment to the amendment was adopted.

The motion by Senator Stephens to reconsider the vote by which the Nurse, Hagedorn, Van Gilst amendment to the amendment of June 8 passed the Senate was called up.

Roll call was requested on the motion.

On the question "Shall the amendment to the amendment be reconsidered?" the vote was:

Aves: 33

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Floy Frommelt Gaudineer Glenn Hagedorn Heaberlin Hill Kibbie Klefstad Kruck Lodwick McGill Murray Neu Nurse O'Malley Patton Reichardt Reno Reppert Schaben Shirley Van Gilst Walsh

Navs: 21

Elv

Balloun Briles Clarke DeHart DeKoster Erskine Flatt Jepsen Kosek Kyhl Lamborn Lange Lucken Messerly Mills Potgeter Rigler Shaff Stanley Stephens Van Eaton

Absent or not voting: 7

Benda Frev Heying Hougen Lisle Main Riley

The motion prevailed.

Senator Hagedorn asked and received unanimous consent that consideration of the Nurse, Hagedorn, Van Gilst amendment to the amendment be temporarily deferred.

Senator Hagedorn asked and received unanimous consent that the following amendment to the amendment filed by him be taken up for consideration.

Amend the education committee amendment, filed June 1, 1967, to House File 686 as follows:

1. By inserting as new sections at the end thereof the following:

Sec. 22. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:

1. By striking from line seven (7) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)' also in line thirteen (13) strike the word 'fifteen (15)' and insert in lieu thereof the word 'twenty (20)'.

Sec. 23. Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:

- 1. By striking from line thirteen (13) the word 'fifteen (15)' and inserting in lieu thereof the word 'twenty (20)' also by striking from lines fourteen (14) and fifteen (15) the word 'fifteen (15)' and inserting in lieu thereof the word 'twenty (20)'.
- Sec. 24. Further amend Section four hundred twenty-six point three (426.3), Code 1966, by striking all of said section after the period (.) in line twenty-three (23).

Senator Hagedorn asked and received unanimous consent that the amendment to the amendment be considered by division: Sections 22 and 23 as Division 1 and Section 24 as Division 2.

Senator Hagedorn moved the adoption of Division 1.

Roll call was requested.

On the question "Shall Division 1 of the amendment to the amendment be adopted?", the vote was:

Rule 8 was invoked.

Ayes: 34

Buren Kosek Patton Floy Burns Frommelt Kruck Reichardt Cassidy Gaudineer McGill Reno Coleman Glenn Messerly Reppert Condon Hagedorn Schaben Murray Denman Heaberlin Neu Shirley Dodds Hill Nurse Stanley Elvers Kibbie O'Malley Walsh Elv Klefstad

Navs: 18

Balloun Erskine Lodwick Rigler Briles Flatt Lucken Shaff Clarke Jepsen Mills Stephens DeHart Kvhl Potgeter Van Eaton DeKoster Lange

Absent or not voting: 9

BendaHougenLisleRileyFreyLambornMainVan GilstHeying

Division 1 of the amendment to the amendment was adopted.

Senator Hagedorn moved the adoption of Division 2 of the amendment to the amendment

Division 2 of the amendment to the amendment was adopted.

Ruled out of order were the amendment to the amendment filed by Senators Nurse, Van Gilst and Lodwick filed June 7 and the amendment to the amendment filed June 8 by Senators Nurse, Hagedorn and Van Gilst, as they dealt with the same subject matter as amendments adopted.

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

The Senate reconvened with President Fulton presiding.

Senator Kibbie moved the adoption of the committee 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: 30

Buren Ely Kibbie Burns Flov Klefstad Cassidy Frommelt Kruck Coleman Gaudineer McGill Condon Glenn Murray Denman Hagedorn Nurse Dodds Heaberlin O'Mallev Elvers Hill

Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Navs: 24

Balloun Flatt
Briles Jepsen
Clarke Kosek
DeHart Kyhl
DeKoster Lamborn
Erskine Lange

Lodwick Lucken Messerly Mills Neu Potgeter

Rigler Shaff Stanley Stephens Van Eaton Walsh

Absent or not voting: 7

Benda Frev Heying Hougen Lisle Main Riley

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:

Rule 8 was invoked,

Ayes: 41

Briles
Buren
Burns
Cassidy
Coleman
Condon
DeHart
DeKoster
Denman

Ely
Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn

Heaberlin

Hill

Klefstad Kosek Lodwick McGill Messerly Murray Neu Nurse O'Malley

Kibbie

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Stanley
Van Gilst
Walsh

Dodds Elvers

Nays: 13

Balloun Clarke Jepsen Kruck Kyhl Lamborn Lange Lucken Mills Shaff Shirley Stephens Van Eaton

Absent or not voting: 7

Benda Frey Heying Hougen Lisle Main Riley

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 House File 686 be reprinted as passed by the Senate.

President Pro Tempore O'Malley took the chair at 1:45 p.m.

### HOUSE AMENDMENTS CONSIDERED

Senator Kibbie called up for consideration Senate File 677, a bill for an act relating to the Iowa Public Employees' Retirement system and providing an appropriation therefor, amended by the House as follows:

Amend Senate File 677 as follows:

- 1. Section 9, line twenty-eight (28), by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "sixty-six hundred (6,600) dollars."
- 2. Section 9, line fifty-six (56), by inserting after the word "Iowa" the words "or elective officials of the state of Iowa or its political subdivisions not specifically excluded by this Act.".
- 3. Section 9, by striking from line three (3) of subsection eleven (11) the word "eight" and inserting in lieu thereof the word "five".
  - 4. Section 19, by adding thereto the following subsection:
- "By striking from line four (4) of subsection two (2) the word "eight" and inserting in lieu thereof the word "five (5)".
- 5. Section 26, line thirty-three (33), by striking the words "seventieth (70) birthday or his"; also by striking from line thirty-four (34) the words ", whichever is earlier" and inserting in lieu thereof a period.
  - 6. By adding thereto the following new section:

"Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, is hereby amended by inserting in line five (5) a period after the word 'system' and striking the remainder of said subsection."

Senator Kibbie offered the following amendment to the amendment filed by Senators Kibbie and Neu and moved its adoption:

Amend the House amendment to Senate file 677 as follows:

1. By striking lines two (2) through five (5), inclusive, and by inserting in lieu thereof the following:

Amend section nine (9) by striking from line twenty-eight (28) the words ", wages not in excess of six thousand six hundred (6,600) dollars." and by inserting in lieu thereof the words "through December 31, 1968, six thousand six hundred (6,600) dollars; for the calendar year from January 1, 1969 through December 31, 1969, ten thousand (10,000) dollars; and thereafter all wages without limit."

Roll call was requested.

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

Ayes: 30

Buren	Gaudineer	McGill	Reppert
Burns	Glenn	Murray	Schaben
Cassidy	Hagedorn	Neu	Shaff
DeHart	Heaberlin	Nurse	Shirley
Dodds	Kibbie	O'Malley	Stanley

Ely Klefstad Potgeter Van Gilst Floy Kosek Reichardt Walsh Frommelt Lodwick

Nays: 16

Balloun Flatt Lamborn Mills Clarke Hill Lange Patton Coleman Jepsen Lucken Rigler Erskine Kyhl Messerly Van Eaton

Absent or not voting: 15

BendaDenmanHougenRenoBrilesElversKruckRileyCondonFreyLisleStephensDeKosterHeyingMain

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 677 by striking lines 10 through 17.

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 677 by striking lines 6 through 9 inclusive.

The amendment to the amendment was adopted.

Senator Frommelt moved that the Senate concur in the House amendment as amended.

The Senate concurred in the House amendment as amended.

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: 41

Buren Burns Cassidy Glenn Clarke Coleman DeHart Kibbie Dodds Elv Erskine Kosek Flatt

Frommelt Gaudineer Hagedorn Heaberlin Jepsen Klefstad Kyhl

Lamborn Lodwick McGill Messerly Murray Neu Nurse O'Malley Patton

Potgeter

Reichardt Reppert Rigler Schaben Shaff Shirlev Stanley Van Eaton Van Gilst Walsh

Flov

Navs: 6

Balloun Hill

Lange Lucken Mills

Reno

Absent or not voting: 14

Benda Briles Condon DeKoster Denman Elvers Frev Heving

Hougen Kruck Lisle

Main Riley Stephens

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 616, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-67, and to make appropriations therefor, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 616 as follows:

- 1. Section 7, by inserting at the end thereof the following sentence: "No merged area vocational school or community college shall own in the aggregate in excess of one hundred sixty acres."
- Section 9, by striking in line four (4) the word and figures "seventeen (17)" and inserting in lieu thereof the word and figures "fifteen (15)".

- 3. Section 10, by striking line two (2) and inserting in lieu thereof the following:
- "1966, is hereby amended as follows:
- (1) By striking subsection two (2) of such section.
- (2) By striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following: "supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which".
- (3) By striking from line two (2) of subsection seven (7) of such section the words "public instruction" and inserting in lieu thereof "commissioners for area schools".
  - (4) By adding thereto the following new subsection:".
  - 4. Section 13, by striking from line fourteen (14) the word "unnecessarily".

Section 13, by striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"However, the tuition for out-of-state students shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the rate established for in-state students and may be set at a higher figure with the approval of the state board,"

5. Section 14, by striking in line three (3) the word "maximum" and inserting in lieu thereof the word "standard".

Section 14, by inserting in line four (4) after the word "term" the words ", and the maximum academic workload for any such instructor shall be sixteen (16) credit hours per school term,".

6. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

# "sections:

- (1) "Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board of public instruction,"
  - (2) "Prescribe a uniform system of accounting for area schools."
  - 7. By inserting after Section 15 the following new section:
- "Sec. 16. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by inserting in line sixteen (16) after the word 'the' the words 'state board and the' ".

- 8. Section 16, by striking line six (6) and inserting in lieu thereof the word "schools".
- 9. Section 17, by striking lines fourteen (14) through twenty-five (25) and inserting in lieu thereof the following: "to the state board the approval or disapproval of all budgets, courses, and programs to be offered at the various area schools. In arriving at such recommendations, attention shall be given to the prevention and elimination of unnecessary duplication of programs, facilities, and staff within the area. Upon the recommendation of the associate superintendent and review and final approval of area school courses and programs by the state board, all such approved courses and programs shall be funded as prescribed by law."
- 10. Section 18, by striking lines two (2), three (3) and four and inserting in lieu thereof the following:
  - "Code 1966, is hereby repealed and the following enacted in lieu thereof:

'There is hereby established within the state department of public instruction a state board of commissioners for area schools which shall consist of seven members. The members of the board shall consist of the following:

- (1) One member representing colleges and universities.
- (2) One member representing local school districts.
- (3) One member representing agriculture.
- (4) One member representing industry and management.
- (5) One member representing labor.
- (6) Two members representing the public at large."
- 11. By inserting after Section 18 the following new sections:
- (1) Section two hundred eighty A point thirty (280A.30), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The members of the state board shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate. Not more than four members shall be of the same political party. Each member shall serve for a term of three (3) years except the initial members so appointed shall serve as follows:

- a. Two members shall serve from the date of appointment until June 30, 1968.
- b. Three members shall serve from the date of appointment until June 30, 1969.
- c. Two members shall serve from the date of appointment until June 30, 1970.

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 unless the appointment is confirmed by the senate prior to that time."

- (2) Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The state 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 confirming the appointment of an associate state superintendent and shall elect such officers from the board membership as the board members deem necessary. Special meetings may be called by the board, by the associate state superintendent, or by the secretary of the board on the written request of any five (5) members. Members of the board shall be allowed a per diem expense of thirty (30) dollars and necessary travel and other expenses incurred while engaged in official duties."
- (3) Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby repealed.
- 12. Section 19, by striking lines three (3) through nineteen (19) and inserting in lieu thereof the following:
- "Approval standards, rules and regulations for area schools shall be initiated by the area schools branch of the department and submitted to the state board for consideration and adoption. No proposed approval standard for vocational programs and courses offered by area schools shall be adopted by the state board until the standard has been submitted to the advisory committee created by chapter two hundred fifty-eight (258) and their recommendation thereon obtained.
- "Such standards, rules and regulations 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 board 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 area school shall be removed from the approved list for failure to comply with such standards, rules and 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."
- 13. Section 20, by adding at the end of line five (5) the following: "Not more than five (5) members shall be of the same political party."
- 14. Section 21, by striking all of said section and inserting in lieu thereof the following:
- "Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4)."
  - 15. By inserting after Section 23 the following new sections:
- (1) Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is hereby amended by striking from line twelve (12) the words "area or".
- (2) Section two hundred fifty-eight point four (258.4), Code 1966, is hereby amended by striking from lines four (4) and five (5) of subsection seven (7) the words "area vocational schools and programs".

- (3) Section two hundred eighty-six A point three (286A.3), Code 1966, is hereby amended as follows:
- a. By striking from lines four (4) and five (5) the words "public community and junior colleges" and inserting in lieu thereof the words "area schools".
- b. By inserting in line ten (10) after the word "colleges" the words ", except area schools.".
  - c. By inserting in line fourteen (14) after the word "meets" the word "applicable".
- (4) Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following section:
- "No contract shall be entered into after the effective date of this Act, nor shall any existing contract by renewed after that date, which will provide for the payment of a remuneration per annum to the superintendent or other chief administrative officer of any merged area vocational school or community college in excess of the salary paid to the superintendent of public instruction."
- (5) Section two hundred eighty A point seventeen (280A.17), Code 1966, is amended by striking all of lines six (6) to twenty-eight (28), inclusive, and inserting in lieu thereof the following:
- "The board shall designate in its budget the amounts which are to be raised by various sources of revenue for such operation."
- (6) Section two hundred eighty A point eighteen (280A.18), Code 1966, is amended as follows:
- a. By striking from lines one (1) and two (2) the words "In addition to revenue derived by tax levy,".
- b. By striking from line two (2) the word "a" and inserting in lieu thereof the word "The".
- (7) Section two hundred eighty Apoint twenty-two (280A.22), Code 1966, is amended by striking from lines one (1) and two (2) the words "In addition to the tax authorized under section 280A.17,".
  - 16. By renumbering the sections in accordance with this amendment.
- 17. Amend the title by striking in line two (2) the word "and" and inserting in lieu thereof the following: ", to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to".

The Senate refused to concur in the House amendment.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 370 passed the Senate.

WARREN J. KRUCK

## SENATE CONCURRENT RESOLUTION 51

By: Committee on Public Health and Welfare

WHEREAS, the patient populations at the four state mental health institutes have been sharply reduced over the past ten years to the point where doubts exist of the need for as many as four such institutes exclusively devoted to the care of the mentally ill: and

WHEREAS, the declining patient populations at the mental health institutes have been accompanied by rising per patient costs that might be held constant or be reduced by using staff personnel for care and treatment of patients who have disabilities other than mental illness; and

WHEREAS, doubts have further arisen as to the adequacy of the care and rehabilitation afforded mentally retarded persons in Iowa due in part to the Woodward and Glenwood state hospital-schools being short of both staff and facilities; and

WHEREAS, there is need to evaluate and study the future roll of the state and its facilities in the providing of adequate care and programs for both the mentally ill and the mentally retarded; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium, a study to evaluate present and future program, staff, and facility needs of existing board of control institutions serving the mentally ill and mentally retarded.

BE IT FURTHER RESOLVED, That the Legislative Research Committee establish a committee in accordance with section 2.55 of the Code to assist with the study of the institutions. Any study committee so established may inspect premises of the institutions; interview institutional staff; review present and proposed care, treatment, habilitation, and rehabilitation programs for patients at the institutions; conduct hearings to determine which state services might best be performed locally and which services might better be added, withdrawn, or interchanged at the institutional level; and follow such further courses of inquiry as may be determined appropriate.

BE IT FURTHER RESOLVED, That the study committee be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

### REPORT OF COMMITTEE

Senator Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House File 542, a bill for an act relating to registration of voters, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

### AMENDMENTS FILED

Amend House File 201 as follows:

1. Amend section three (3) by striking lines one (1) through seven (7), inclusive and by inserting in lieu thereof the following:

Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:

- a. By adding at the end thereof the following:
- "Notwithstanding any of the above provisions of this section, an agreement may be made at the time of delivery of the grain to the elevator that payment will be deferred to a future date."
- b. By striking from line fourteen (14) the word "ten" and by inserting in lieu thereof the word "thirty (30)".
- c. By striking from line sixteen (16) the word "nine" and by inserting in lieu thereof the word "twenty-nine (29)".
- d. By striking from line seventeen (17) the word "tenth" and by inserting in lieu thereof the word "thirtieth (30th)".
- e. By striking from line twenty-six (26) the word "ten" and by inserting in lieu thereof the word "thirty (30)".
- f. By striking all after the period in line sixty-five (65) through the period in line seventy-two (72).
  - 2. By adding the following new section:

Section five hundred forty-three point twenty-eight (543.28), Code 1966, is hereby amended by striking from lines twenty-six (26) and twenty-seven (27) the words 'issuance of the warehouse receipt' and by inserting in lieu thereof the words 'ideliver to the warehouse'.

DONALD W. MURRAY CHARLES F. BALLOUN HUGH CLARKE JAMES A. POTGETER

Amend the House amendment to Senate File 745, filed June 8, 1967 as follows:

Strike from line 11 the words "and enforcement".

EUGENE M. HILL

Amend the House Amendment to Senate File 743 by striking all of such amendment and inserting in lieu thereof the following:

- "Amend Senate File 743 as follows:
- '1. Amend the title by adding at the end the following:

- ", and a tax court and prescribing jurisdiction, and creating a property tax division within the department of revenue to be headed by a director and prescribing his authority and duties, and redefining the powers and duties of the conference boards, boards of review and revising taxation and assessment laws".
  - '2. Insert ahead of section one (1) the following:

### "DIVISION I"

- '3. Amend section two (2) by inserting after the word "revenue" in the last sentence, the words "except the property tax division provided for herein".
- '4. Amend section three (3) by striking from line ten (10) the words 'and property tax assessment'.
  - '5. Strike all of section sixty-five (65) and renumber the remaining sections.
  - '6. Add as division two (II) the following new sections:

### "DIVISION II"

- a. "Section four hundred twenty-one point seventeen (421.17), Code 1966, is hereby repealed."
- b. "Notwithstanding the other provisions of this Act, there is hereby created as a separate division within the department of revenue which, except for budgeting and administrative purposes, shall operate as a separate and distinct department of government. The budget for this department shall be prepared by the director of revenue upon recommendation of the director of the property tax division."
- c. "The director of the department of the property tax division, hereafter referred to as director in this Act and Chapter four hundred forty-one (441) of the Code, 1966 as amended, and which shall be so interpreted wherever reference is made in the Code to assessments, levies and authority pertaining thereto on the state level except as otherwise specifically provided, shall be appointed by the governor with confirmation by two-thirds (2/3) of the members of the Senate for an indefinite term, and he shall not be subject to the merit system."
- d. "The director shall possess administrative abilities and a knowledge of the subject of taxation and assessments of property, and skills pertaining thereto. He shall be paid a salary as provided by appropriation which shall be commensurate with the responsibility of the office, and not limited by other salary scales within the department of revenue."
- e. "Upon recommendation of the governor, three (3) or more local conference boards, or twenty (20) or more taxpayers, the tax court created by law shall hear complaints for removal from office of the director. The complaint shall be by simple petition in writing stating the grounds therefor to which the director shall have fifteen (15) days to respond after time and place of hearing has been set by the court and parties thereto given notice thereof. Removal shall only be on the grounds specifically stated or referred to in this Act. The decree of the court shall be final except for the right of appeal as provided by the laws of civil procedure."

- f. "Such request or complaint shall set forth the reasons for the removal. Grounds for removal shall include but shall not be limited to incompetency, failure or refusal to perform official duties including provisions of this Act and as provided by law, failure to serve the best interests of the state or taxpayers therein, and the grounds for removal enumerated in section sixty-six point one (66.1) of the Code."
- g. "Vacancies shall be filled in the same manner as the appointment of the director. If the vacancy occurs when the senate is not in session, the appointment shall be for the period terminating thirty (30) days after the convening of the next general assembly."
- h. "The director of this division shall determine and choose such deputies and employees provided for by section four (4) of this Act as pertains to the assessment of property deemed essential for the performance of duties and functions of this office including a secretary as provided for in this Act, and employment of all other employees meeting standards specified by the director shall be selected and be subject to the rules and regulations of the merit system board."
- i. "All of the authority given to the director of revenue as provided by this Act and by law shall be applicable to the director of the property tax division insofar as same pertains to the duties imposed by this Act and the assessment and levy laws of the state,"
- j. "Wherever in the statutes as amended the term 'director of revenue' is used it shall when referring to the assessment of and levy on property mean the director of the property tax division."
- k. "In addition to the authority and duties otherwise provided for, the director of the property tax division shall have and perform the following powers and duties:
- "1. Have and exercise general supervision and complete control and authority over all assessment laws and the evaluations of real and personal property subject to taxation or as otherwise provided by law, over all conference boards, local boards of review, county and city assessors and all other officers or boards of assessment in performance of their official duties, any other provisions of law to the contrary notwithstanding including chapter four hundred forty-one (441) of the Code.
- "2. Equalize valuations of all property in the state subject to taxation, and all classes thereof, in each and every taxing district and between and among the several taxing districts in the state.
- "3. To supervise the activity of all conference boards, boards of review, and county and city assessors, in the state of Iowa; to cooperate with them in bringing about a uniform and legal assessment of property as prescribed by law.
- "4. For purposes of effecting uniformity and equalization of assessments and taxable values throughout the state, the director shall prescribe rules and regulations not contrary to law relating to standards of value to be used by assessing authorities in the determination of values for assessment purposes of all property subject to taxation, and may amend same at any time, and such rules and regulations shall be adhered to and followed by all assessing authorities.
- $^{\prime\prime}$ 5. Prescribe forms of books and forms to be used in the listing and assessment of property, and on or before July 1 of each year prescribe forms to be used by the auditor

in listing property subject to taxation and forms to be used by the assessor in assessing property in each county. He shall also from time to time prescribe in like manner forms for any and all other blanks, memoranda or instructions which he deems necessary or expedient for the use or guidance of any of the officers over whom he is authorized by law to exercise supervision.

- "6. Direct proceedings, actions, and prosecutions to be instituted for the enforcement of the laws relating to penalties, liabilities, and punishment of public officers and officers or agents of corporations, and other persons or corporations, for failure or neglect to comply with the provisions of the statutes governing the return, assessment, and taxation of property.
- "7. Require city, town, township, school districts, county, state, or other public officers to report information as to the assessment of property and collection of taxes in conjunction therewith and such other information as may be needful or desirable in the work of the director in such form and upon such blanks as the director may prescribe.

"The director shall require all county recorders and city and county assessors to prepare a quarterly report in the manner and form to be prescribed by the director showing for each warranty deed or contract of sale of real estate, divided between rural and urban, during the last complete quarter, the amount of revenue stamps, sale price or consideration, and equalized value at which that property was assessed that year. This report with such further information as may be required by the director shall be submitted to the director within sixty (60) days after the end of each quarter. The director shall prepare annual summaries of such records of the ratio of assessments to actual sales prices for all counties, and for cities having city assessors, and such information for the preceding calendar year shall be available for public inspection by May 1 of each year.

- "8. In order to perform his duties, the director shall have the same authority as the director of revenue enumerated in this Act and as provided by law insofar as is applicable to the assessment laws of this state unless otherwise specifically provided.
- "9. To investigate the work and methods of conference boards, boards of review, county or city assessors, or other public officers, in the assessment, equalization and taxation of all kinds of property, real or personal, and for that purpose the director or his employees may visit the counties or localities when deemed necessary so to do and shall have access to any and all records of such officials.
- "10. To require any board of review at any time after its adjournment to reconvene and reconsider such orders as the director shall determine are just and necessary; to direct and order any board of review to raise or lower the valuation of the property, real or personal, in any township, town, city, or taxing district; to order and direct any board of review to raise or lower the valuation of any class or classes of property in any township, town, city or taxing district, and generally to make any order or directive to any board of review as to the valuation of any property or any class of property, in any township, town, city, county, or taxing district which in the judgment of the director may seem just and necessary, to the end that all property shall be valued and assessed equally in the manner and according to the real intent of the law.

"In addition thereto, the director shall have authority to order the county auditor to raise or lower levies of assessment and taxation with respect to any property or classes thereof, for all or any part of any property in any taxing district or districts within such county.

"The director shall have the power to correct errors or obvious injustices in the assessment of any individual property. Any increase in individual valuations ordered by the director shall be subject to the right of appeal to the local board of review under the same procedure as that provided in the case of increases made by local boards of review.

"The director shall have the power to order and make effective reassessments or revaluations including the foregoing in any taxing district during the current year for collection of taxes the following year, and he shall, in each and every year, order uniform increases or decreases of all or any part of any property or upon any class of property within any taxing district in the state, to assure equalization of assessments and property valuations for taxation purposes throughout the state, such orders to be effective as to taxes levied during the current year for collection during the following year.

- "11. Carefully examine into all cases where evasion or violation of the law for assessment and taxation of property is alleged, complained of, or discovered, and to ascertain wherein existing laws are defective or are improperly or negligently administered, and cause to be instituted such proceedings as will remedy improper or negligent administration of the laws relating to the assessment or taxation of property.
- "12. Make a summary of the tax assessment situation in the state, setting out the amount of moneys raised by property taxes and moneys and credits if subject to millage taxation; in formulating and recommending legislation for the better administration of the assessing and taxing laws pertaining thereto so as to secure just and equal taxation; in recommending such additions to and changes in the system of assessment and property taxation that is for the best interest of the state, and in preparing the report to be transmitted biennially to the governor and to each member and member-elect of the legislature, thirty days before the beginning of the legislative session.
- "13. Procure in such manner as the director may determine any information pertaining to the discovery of property which is subject to taxation in this state, and which may be obtained from the records of another state, and may furnish to the board or proper officers of another state, any information pertaining to the discovery of property which is subject to taxation in such state as diclosed by the records in this state.
- "14. To call upon any state department or institution for technical advice and data which may be of value in connection with the work of assessment and property taxation.
- "15. To certify to the state comptroller on January 1 of each year the aggregate of each tax for each county, city and school district for said year, and the state tax, if any.
- "16. It shall be the duty of all public officers of the state and of all municipalities to give to the director information in their possession relating to taxation when requested by the director and to cooperate with and aid the director in his efforts to secure a fair, equitable, and just enforcement of the assessment and taxation laws.
- "17. In addition to the assessments to be made by the director as provided by law, the director directly or by directions to local assessors, and under uniform rules and regulations, shall assess, or cause to be assessed, uniformly, all manufacturing, processing and fabricating industries in the state of Iowa.

"18. All assessors or assistants hereafter employed by conference boards shall first be given an examination by the director to determine the qualifications of an applicant as an assessor, and no assessor shall be employed until approved by the director. An applicant for assessor or assistant need not be a resident of the county or state at the time of employment. The director may assist in the training of assessors.

"The director shall hold such schools of instruction as he may deem desirable to improve the quality of assessments, to comply with rules and regulations, to assist in obtaining uniformity of assessments, and such other matters deemed pertinent.

- "19. It shall be the duty of the county and city assessors, if any, and the local boards of review to comply with the director's directive, and such directive shall continue in force and effect until December 31, and if pertaining to real estate until the end of the following regular real estate assessment year, except as provided by subsections ten (10) and twenty (20) of this section.
- "20. The director shall in any year have the power and duty to order the reevaluation and reassessment of all or any of the separate classes of real and personal property in any county and in any city having a city assessor, where the director, after making careful inquiry into the matter, finds that there is a lack of proper equalization in the valuation of the property designated in its order. Such an order shall be directed to both the assessor and the conference board in whose jurisdiction the property to be revalued is situated, and shall designate definitely the property or class of property that the order pertains to, and shall contain the recommendation of the director as to whether the property shall be revalued by a professional appraisal firm or company or by the assessor and his assistants. The order shall be sent to the assessor and also to the chairman of the conference board by United States certified mail. The assessor and conference board shall have twenty (20) days from the date of the issuance of said order to file with the director written objections, if any, to proceeding with and complying with the reevaluation order, and the director shall hear the objections within twenty (20) days after receipt of the written objectives. The burden shall be upon the assessor and the conference board to show cause why the reevaluation should not be carried out as ordered. The director shall within ten days after said hearing on the objections notify the assessor and the chairman of the conference board in writing of his decision on such objections, and the conference board shall have twenty (20) days from the date of the director's decision to appeal therefrom to the state appeal tax authority. In the event the state tax appeal authority upholds the order for the reevaluation, and in cases where the conference board makes no objections to the order for reevaluation, or does not appeal to the state tax appeal authority within the time specified herein, the conference board shall then forthwith take action toward providing the necessary funds, as provided in Division two (II) of this Act, for satisfactorily carrying out the reevaluation and reassessment work, and shall determine whether the property shall be reevalued by a professional appraisal company or firm or by the assessor with the assistance of qualified personnel, and shall see to it that the reevaluation work is taken up promptly, and said conference board shall appoint a three-member committee from its membership to, from time to time, examine the progress of the reevaluation work. The director shall have the power to order the new evaluations, as a result of the reevaluation of the designated property. made effective for the levying of taxes thereon in any year after completion of the reevaluation work.
- "21. In the event any county or city assessor fails to comply with any order or directive of the director, or if he is deemed incompetent, the director may request the con-

ference board having jurisdiction to remove such assessor from office, setting forth in writing the reasons therefor. Such assessor shall be notified of such request for removal, and shall have ten (10) days in which to appear before the conference board in open hearing. If the conference board fails to remove said assessor within twenty (20) days from date of request, or fails to report the reasons for not removing the assessor from office which are satisfactory to the director, the director may appeal to the state tax appeal authority for the issuance of such removal order.

- "22. If any conference board or board of review fails to comply with any order or directive of the director, the director may appeal to the state tax appeal authority for removal of such board or for such order deemed essential for the execution of this Act.
- "23. Tax appeal authority as used herein and elsewhere in this Act, shall mean the state tax court as created by law."
- 1. "Chapter four hundred forty-one (441), Code 1966, is hereby amended, and sections renumbered in accordance with the following provisions as used in Division two (II), and the term 'director' shall mean the director of the property tax division.
- m. "Conference board, assessor and board of review. Section four hundred fortyone point one (441.1), Code 1966, is hereby repealed and the following inserted in lieu thereof:
- "1. Each county in the state, except as provided by this Act, and all cities now having city assessors pursuant to chapter four hundred forty-one (441) of the Code, shall constitute assessment districts for purposes of assessment and valuation of property, and each assessment district shall have a conference board, an assessor, and a board of review.
- "2. All conference boards, assessors and boards of review, and all other officers in performance of their official duties pertaining to assessments and valuations for tax purposes and listing of assessments, and levies when provided for herein, shall be subject and subservient to the supervision, orders, directives and operation of the director of the property tax division as provided by this Act.
- "3. All conference boards, assessors and boards of review, shall comply with all orders, directives, rules and regulations of the director, and shall be subject to the jurisdiction of the Iowa tax court. Failure to do so shall constitute malfeasance in office. They shall be subject to the removal procedure provided by this Act, and to chapter sixty-six (66) of the Code and any other punitive provisions of law.
- "5. Any conference board, board of review, assessor, county, city or school district, or any person including associations and corporations on behalf of himself or a class of taxpayers or the general public, affected by an order or directive of the director may appeal such order or directive to the state tax court, according to procedure set out in this Act."
- n. "Section four hundred forty-one point fifty-one (441.51), Code 1966, is hereby repealed."
- o. "Renumber section four hundred forty-one point sixteen (441.16), Code 1966, and insert herewith."

- p. "Renumber section four hundred forty-one point twelve (441.12), Code 1966, and insert herewith."
- q. "Renumber section four hundred forty-one point two (441.2), Code 1966, and insert herewith and amend said section by adding the following paragraph:
- "The conference board shall from time to time inquire into and make such examination as deemed necessary to familiarize itself with the operations of the assessor and the performance of his duties and equalization of assessments, and report to the director any irregularities, failure of performance or compliance with any orders or directives, or similar matters pertaining to the duties of the assessor."
- r. "Authority and duties of conference board. Sections four hundred forty-one point three (441.3), four hundred forty-one point four (441.4), four hundred forty-one point five (441.5), four hundred forty-one point six (441.6), four hundred forty-one point seven (441.7), four hundred forty-one point eight (441.8), four hundred forty-one point nine (441.9), Code 1966, are hereby repealed and the following inserted in lieu thereof.
- "Except as otherwise provided by law, the conference board is hereby imposed with the following authority and duties:
- "1. The conference board shall have complete control over all assessors and boards of review subject to and consistent with the authority provided for the director.
- $\ensuremath{^{\prime\prime}}$ 2. The conference board shall appoint and remove all assessors as provided herein.
- "3. When a vacancy occurs in the office of the assessor, the conference board shall give notice of holding an examination for assessor by posting a written notice in a conspicuous place in the county courthouse in the case of county assessors or in the city hall in the case of city assessors, stating that a specified date, not more than sixty (60) days nor less than thirty (30) days from the posting of said notice, an examination for the position of assessor will be held at a specified place. Similar notice shall be given at the same time by mailing one copy of the notice by certified mail to the director and by one publication of said notice in three newspapers of general circulation in the case of a county assessor, or in case there be not three (3) such newspapers in a county, then in such newspapers as are available, or in one newspaper of general circulation in the city in the case of city assessor.
- "4. A written examination shall be prepared by the director. This examination shall be conducted by the director as other similar examinations, including secrecy regarding questions prior to the examination and in accordance with such other rules as may be prescribed by the director. The examination shall cover the following and related subjects:
  - "a. Laws pertaining to the assessment of property for taxation.
  - "b. Laws on tax exemption.
- "c. Assessment of real estate, including fundamental principles and practices of real estate appraisal and valuation.
- "d. Assessment of personal property and moneys and credits, if subject to assessment.

- "e. The duties of the assessor.
- "f. Any other matters deemed essential to the assessment of property.
- "5. The director shall grade the examinations taken and certify the results thereof to the conference board within ten (10) days from the date of examination. To be eligible for appointment an applicant shall achieve a grade of not less than seventy (70) percent. Those so qualified by the director shall remain eligible for appointment for a period of two (2) years from the date of certification by the director.
- "6. Not later than seven (7) days after receipt of the report by the conference board, the chairman of the conference board shall by written notice call a meeting of the conference board to appoint an assessor. The conference board shall conduct such further examination, written or oral, necessary to determine the executive ability, experience, general reputation and physical ability of each applicant. The chairman of the conference board shall give written notice to the director of the appointment of an assessor and the effective date thereof.
- "7. If the conference board fails to appoint an assessor from the list of applicants at said meeting or at an adjourned meeting, the conference board shall cause to be held another examination within sixty (60) days with notices of same, under the same rules as the original examination, to provide a new list of eligible candidates.
- "8. The term of office of an assessor appointed under this chapter shall be for six (6) years. Appointments for each succeeding term shall be made in the same manner as the original appointment except that not less than ninety (90) days before the expiration of the term of the assessor the conference board may hold a meeting to determine whether or not it desires to reappoint the incumbent assessor to a new term. The conference board shall have the power to reappoint the incumbent assessor without reexamination if it sees fit to do so. If the incumbent assessor is not reappointed as above provided, then not less than sixty (60) days before the expiration of the term of said assessor, the conference board shall cause a new examination to be held for the position.
- "9. In the event of a vacancy in the office of assessor by removal, resignation, death or otherwise, the conference board shall proceed with appointment to fill the vacancy as provided herein, except that to meet emergencies and to continue the orderly work of the office until a successor can be appointed as qualified and selected as heretofore provided, the conference board may make a temporary appointment from the qualified list of assessors or deputy assessors, or may appoint the county auditor to serve until an assessor is duly qualified and appointed.
- "10. The assessor may be removed by a majority vote of the conference board for misconduct, nonfeasance, malfeasance, or misfeasance in office, or upon request by the director, after such charges or request shall have been substantiated at a public hearing, if same is demanded by the assessor by written notice served upon the chairman of the conference board. The conference board shall remove the assessor from office upon order of court.
- "11. The conference board shall determine the number of deputy assessors to be appointed. Deputies may be appointed from the qualified list of assessors as provided for herein, or from a list of new applicants qualified by the director. Deputies shall be qualified on substantially the same basis as assessors, except that they may be qualified for the purposes of assessing real estate or personal property and moneys and credits if subject to taxation."

- s. "Renumber section four hundred forty-one point fifty (441.50), Code 1966, and insert herewith."
- t. "Sections four hundred forty-one point thirteen (441.13) and four hundred forty-one point seventeen (441.17), Code 1966, are hereby repealed and the following inserted in lieu thereof:
  - "The assessor shall have the following authority and duties:
- "1. The assessor shall appoint from the qualified applicants certified by the conference board such number of deputy assessors as shall have been previously authorized by the conference board. If, for any reason, the assessor is unable to appoint from this list some or all of the deputy assessors authorized, or in case the list contains fewer names than the number of deputy assessors authorized, the assessor shall so notify the conference board and the conference board shall forthwith cause another examination to be held for qualification of additional deputies.
- "2. The assessor may peremptorily suspend or discharge any deputy assessor under his direction upon written charges for neglect of duty, disobedience of orders, misconduct, or failure to properly perform his duties. Within five days after delivery of said written charges to such employee, he may appeal by written notice to the chairman of the conference board. Such board shall grant him a hearing within fifteen (15) days, and a decision by a majority of said conference board shall be final.
- "3. The assessor shall designate one of said deputies as chief deputy, and the assessor shall assign to each deputy such duties, responsibilities and authority from time to time as may be proper for the efficient conduct of his office.
- "4. Other office personnel shall be appointed by the assessor subject to the limitations of the annual budget as herein provided. The assessor shall select field men, so far as possible, from the eligible list of deputy assessors. They shall serve at the pleasure of the assessor.
- "5. Assessors and deputy assessors shall be required to furnish bond for the performance of their duties in such amount as the conference board may require and the cost thereof shall be provided for in the budget of the assessor and paid out of the assessment expense fund.
- "6. Devote his entire time to the duties of his office and shall not engage in any occupation or business interfering with or inconsistent with such duties.
- "7. Cause to be assessed, in accordance with this Act, all the property, personal and real, in his county or city as the case may be, except such as is exempt from taxation or the assessment of which is otherwise provided for by law, and all property not subject to taxation upon order or rules and regulations.
- "8. Have access to all public records of the county and, so far as practicable, make or cause to be made a careful examination of all such records and files in order to obtain all available information which may contribute to the accurate listing of all property at its taxable value, and to the proper persons, if subject to assessment by him.

- "9. Cooperate with the director as may be necessary or required, and comply with all orders, directives, rules and regulations not contrary to law, and to the supervision of the director as provided by the Act. Failure to do so shall constitute misfeasance and subjection to removal as provided by this Act.
- "10. Have power to apply to the district court of the county for an order to examine witnesses and require the production of books and records of any person, firm, association or corporation within the county, whenever he has reason to believe that such person, firm, association or corporation has not listed his or its property as provided by law. The proceeding for the examination of witnesses and examination of the books and records of any such taxpayer, to determine the existence of taxable property, shall be instituted and conducted in the manner provided for the discovery of property under the provisions of chapter six hundred thirty (630) of the Code. The state tax court shall make an appropriate finding as to the existence of taxable property not listed. All taxable property discovered thereby shall thereupon be assessed by the assessor in the manner provided by law.

"In all cases where the state tax court finds that the taxpayer has not listed its or his property, as provided by law, and in all hearings where the state tax court decides a matter against the taxpayer, the cost shall be paid by the taxpayer, otherwise they shall be paid out of the assessment expense fund. The fee and mileage to be paid witnesses shall be the same as prescribed by law in proceedings in the district courts of this state in civil cases. Where the costs are taxed to the taxpayer they shall be added to the taxes assessed against said taxpayer and his property and shall be collected in the same manner as are other taxes.

- "11. Make up all assessor's books and records as prescribed by the director, turn the completed assessor's books and records required for the preparation of the tax list over to the county auditor when the board of review has concluded its hearings and cooperate with the auditor in the preparation of the tax lists.
- "12. Submit on or before May 1 of each year completed assessment rolls to the board of review.
- "13. Lay before the board of review such information as he may possess which will aid said board in performing its duties in adjusting the assessments to the valuations required by law.
- "14. Furnish to the director any information which he may have relative to the ownership of any property that may be assessable within this state, but not assessable or subject to being listed for taxation by him."
- u. "Sections four hundred forty-one point eighteen (441.18), four hundred forty-one point nineteen (441.19), four hundred forty-one point twenty (441.20), Code 1966, shall be renumbered and inserted herewith.
- "Further amend section four hundred forty-one point nineteen (441,19), Code 1966, by striking the words 'state tax commission' in lines eight (8) and thirteen (13), subsection one (1) and lines four (4) and five (5), subsection four (4), and inserting in lieu thereof the word 'director'.
- v. "Renumber section four hundred forty-one point twenty-one (441.21), Code 1966, and insert herewith."

- w. "Section four hundred forty-one point twenty-two (441.22), four hundred forty-one point twenty-three (441.23), four hundred forty-one point twenty-four (441.24), four hundred forty-one point twenty-five (441.25), four hundred forty-one point twenty-six (441.26), four hundred forty-one point twenty-seven (441.27), four hundred forty-one point twenty-eight (441.28), four hundred forty-one point twenty-nine (441.29), four hundred forty-one point thirty (441.30), Code 1966, shall be renumbered and inserted herewith."
- x. "Renumber section four hundred forty-one point fourteen (441.14), Code 1966, and hereby amend by adding at the end thereof, the following:
- "In the event adequate space is not so provided, the assessor may appeal to the state tax appeal authority which shall prescribe reasonable notice of hearing to the proper officials, and its findings shall be certified within thirty (30) days after such hearing, and its orders shall be enforced as provided by law."
- y. "Renumber section four hundred forty-one point fifteen (441.15), Code 1966, and insert herewith."
- z. "Renumber section four hundred forty-one point fifty-two (441.52), Code 1966, and insert herewith."
- aa. "Renumber section four hundred forty-one point fifty-three (441.53), Code 1966, and insert herewith."
- bb. "Renumber section four hundred forty-one point fifty-six (441.56), Code 1966, and insert herewith.
- "Further amend section four hundred forty-one point fifty-six (441.56), Code 1966, as renumbered, by striking the words and figures 'sections 441.5 to 441.8, inclusive' and inserting in lieu thereof the words 'of this Act'."
- cc. "Renumber sections four hundred forty-one point thirty-one (441.31) to four hundred forty-one point forty-four (441.44), inclusive, Code 1966, and insert herewith in numberical order."
- "1. Further amend section four hundred forty-one point thirty-one (441.31), Code 1966, as renumbered, by adding the following paragraph:
- "The provisions of this Act for the removal of the assessor shall be applicable for removal of any member of the board of review."
- "2. Further amend section four hundred forty-one point thirty-five (441.35), Code 1966, as renumbered, by changing the numbers '441.33' in line fifteen (15), '441.36' in line twenty-seven (27), and '441.38' in line thirty-nine (39) to the respective renumbered Code sections as herein provided.
- "Further amend said section by striking the words 'district court' in line thirtyseven (37) and inserting in lieu thereof the words 'state tax appeal authority'.
- "Further amend said section four hundred forty-one point thirty-five (441.35), as renumbered, by adding a new paragraph at the end thereof as follows:

"The board of review shall give close attention and study to the matter of the equalization of the valuation of taxable property in its jurisdiction. It shall be a duty of the board of review to comply with all lawful orders issued to it by the director and received by him. Each year before adjourning its regular session the board of review shall make a report in writing to the director on forms to be prescribed by the director as to its findings with respect to the state or condition of equalization of valuations of the several kinds of classes of property assessed by the assessor and subject to review by the director, and also as to exemptions from taxation granted on properties, and shall bring to the attention of the director what appears to it to be inequitable situations. Said annual report shall be filed with the director ten (10) days after final adjournment of the board of review and shall be signed by a majority of its members. The original report shall be filed with the director and a copy shall be filed with the chairman of the conference board. Failure to comply with lawful orders of the director and failure to make and file such annual report shall constitute nonfeasance in office and shall be grounds for removal of the members of such board from their office, as provided by this Act."

- "3. Further amend section four hundred forty-one point thirty-seven (441.37), Code 1966, as renumbered as follows:
- "a. By striking all of subsection one (1) of such section after the period in line three (3).
  - "b. By adding the following new subsection:
- "Upon any taxpayer filing in writing any protest to the board of review or appeal to the state tax appeal authority, the assessor shall show cause why such protest or grounds of appeal shall not prevail, and shall be substantiated by comparable and equal assessments of other property or by such other information as may be applicable to justify the assessment.
- "4. Further amend section four hundred forty-one point thirty-eight (441.38), Code 1966, as renumbered by striking all after line three (3) and inserting in lieu thereof the words 'state tax court which shall be listed in the county in which such board holds its sessions within twenty (20) days after its adjournment. The right of appeal shall apply to individual taxpayers, the assessor, any public body or public official."
- "5. Further amend section four hundred forty-one point forty (441.40), Code 1966, as renumbered by striking the word 'district' in lines four (4) and twenty-four (24) and inserting in lieu thereof the words 'state tax'.
- "6. Further amend section four hundred forty-one point forty-two (441.42), Code 1966, as renumbered by adding at the end of the first paragraph the words 'to the state tax appeal authority'."
- dd. "Section four hundred forty-one point forty-five (441.45), Code 1966, is hereby repealed and the following is enacted in lieu thereof:

'The county assessor of each county and each city assessor shall, on or before the third Monday in June, each year, make out, certify to and transmit to the county auditor of their county, an abstract of the assessed valuations of real and personal property, including moneys and credits millage, if subject to taxation, in his county or city, as

the case may be, which abstract shall be made on forms to be prescribed by the director. and shall show data or figures that may be required by law, and such other information, as will be of use to and required by the director in his capacity as such, for his consideration of the assessed valuation of real and personal property in all counties of the state. The county auditor of each county shall, upon receipt of the abstract from the county assessor and from the city assessor, if there be such in the county, proceed to make out. certify to and transmit to the director on or before the first Monday in July, each year, an abstract of the assessed valuations of real and personal property, including moneys and credits millage tax, if subject to taxation, and showing totals for the entire county, same to be based on the abstract certified by and received from the assessor or assessors, and shall include such other data or figures as may be required on such abstract by law, or as may be required by the director for the use of the director in his capacity as equalizer of valuations as provided in this Act. The abstract for the entire county shall be made on forms prescribed by the director. In addition, the county auditor of each county shall on or before August 1, each year, make out, certify to and transmit to the director a statement of the value of property, real and personal, on which military service tax exemptions were applied for and allowed by the county board of supervisors in the same year of the abstract herein referred to, such certification as to military service tax exemptions to be made on forms prescribed by the director.

'In any case where a local board of review continues in session beyond June 1, in any year, under provisions of section four hundred forty-one point thirty-three (441.33) of the Code, as renumbered, the abstract shall be made out by the county assessor or the city assessor, as the case may be, certified to and transmitted to the county auditor within fifteen (15) days from the date of the final adjournment of said board of review, and the county auditor shall, upon receipt of the abstract from the county assessor, and from the city assessor, if there be one in the county, proceed to make out, certify to and transmit to the director the abstract for the entire county within fifteen (15) days from the date the assessor filed the abstract for his jurisdiction with the county auditor. Where the county board of review and the city board of review in any county in which both had extensions of time to be in session, the county auditor shall transmit the abstract for the entire county to the director within fifteen (15) days from the date the last assessor's abstract is received by the auditor. The assessors and county auditors shall file the completed abstracts within the time specified herein to enable the director to proceed promptly with his equalization work.''

ee. "Sections four hundred forty-one point forty-six (441.46) and four hundred forty-one point forty-seven (441.47), Code 1966, are hereby repealed and the following inserted in lieu thereof:

'Upon receipt of the abstracts of assessment from the assessors, the director shall proceed to equalize the valuations of real and personal property in the several counties of the state for property tax purposes. The director shall adjust the valuation of property in the several counties for the purpose of equalizing property values, adding to or deducting from the valuation of each kind or class of property reported such percentage in each case which will result in equalization of the taxable value of real and personal property among the counties of the state. The director shall adjust the valuations of property as between each kind or class of property in any city assessed by a city assessor and each kind and class of property assessed by a county assessor so as to ascertain equalization of valuations for taxation within each county. Such adjustments and valuations shall be made pursuant to uniform rules and regulations, sales ratios, and as provided by law.

'The director shall keep a record of any adjustments made in equalizing property values which shall be open to public inspection.

'The director shall complete his equalization of valuations for the several counties by September 1 of each year and shall promptly give proper notices of any adjustments.'"

ff. "Section four hundred forty-one point forty-eight (441.48), Code 1966, is hereby repealed and the following inserted in lieu thereof:

The director shall given ten (10) days notice by United States certified mail of his intention to add to or deduct from the valuation of any kind or class of property any proposed percentages, such notice to be sent to the county auditor of the county, or the city clerk of the city if the city as a city assessor, whose valuation is proposed to be either raised or lowered, and said notice shall state the time and place that a hearing will be had before the director on the tentative adjustment, such date to be no less than ten (10) days from the date of the notice. The county may appear by any of the members of the county conference board, the county assessor, the county auditor, members of the local board of review and the county attorney, and any city with a city assessor may appear by any member of its city conference board, the city assessor, the county auditor, members of the local board of review and the city and county attorney. Appearances may also be made by any individual, corporation or association affected by such adjustments, or on behalf of the public. Any protest to the tentative adjustment shall be made in writing and shall contain a statement of the reasons being urged why the adjustment should not be carried out. The director shall take final action with respect to all the valuations of property in all the counties and in all cities having a city assessor and shall promptly notify the county auditor of its final action by certification, but not later than by October 1. In any year where the director finds it impossible to complete his equalization work by October 1 of that year for any county, he shall order the adjusted valuations spread for the first time in the year following but unless an extension of time has been granted any assessor for filing his abstract of assessments which would not permit the director to properly review and act on it by October 1, failure of the assessor to file the abstract, or inequality of assessments within a county shall not be grounds for delaying the adjustments if any should properly be made, beyond October 1 of that year.

'Further amend said section four hundred forty-one point forty-eight (441.48) by renumbering same.'"

gg. "Section four hundred forty-one point forty-nine (441.49), Code 1966, is hereby repealed and the following inserted in lieu thereof:

'Upon receipt of the certification from the director of the property tax division each year showing the final action of the director respecting the valuations of property, the county auditor of the county shall thereupon add to or deduct from the valuation of each kind or class of property in his county the required percentage shown in the certification of the director, and shall reject all fractions of fifty (50) cents or less in the result and count all over fifty (50) cents as one (1) dollar. The adjusted valuations shall then be taken and considered as the taxable value of the property upon which the levy shall be made. The county auditor shall comply with the director's directive or certification in the matter.

'Further amend said section four hundred forty-one point forty-nine (441.49), Code 1966, by renumbering.' "

hh. "Any person or officer having appeared before the director of the property tax division may appeal from action of the director to the state tax court within ten (10) days after the certification by the director. Notice shall be given to the director and to the auditor of the county affected by registered United States mail. The state tax court shall act as judicially as possible, but if the court is unable to adjudicate the matter by

November 15, the adjusted valuations, if any, shall not be spread until the following year. The director shall appear before the court in any such appeal to justify the action taken by him in making adjustments. The order or decree of the court shall be final except for right of appeal to the supreme court."

- ii. "Section" four hundred twenty point two hundred four (420.204), Code 1966, is hereby amended by striking all after the word 'be' commencing in line eight (8) to and including the word 'located' in line nineteen (19), and inserting in lieu thereof the words 'the same as provided in section four hundred forty-one point twenty-one (441.21) of the Code."
- jj. "Section four hundred twenty-eight point four (428.4), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- 1. All property subject to taxation shall be taxed each year. Personal property shall be listed, valued and assessed each year in the name of the owner thereof. The statutory date of assessment for all taxable property shall be January 1. Real property shall be listed, valued and assessed in the name of the owner thereof in every fourth (4th) year commencing with 1965 and it shall be the duty of the county assessor and the city assessor, as the case may be to inspect all buildings or structures, be they agricultural, commercial, residential or industrial, and also to observe and take into consideration the features that contribute to value of all lots and lands by descriptions referred to in section four hundred twenty-eight point seven (428.7) of the Code within four (4) years before valuing same in a regular real property assessment year, and the assessor shall have and maintain adequate property record cards in his office for each parcel or description of real property, and same shall show detailed information revealing how the actual and the taxable value provided for in section four hundred forty-one point twentyone (441.21) of the Code, of the property were arrived at, and also any changes made in the valuation of the property at any time, and it shall be the duty of the assessor and the board of review of his jurisdiction to equalize the valuations of real property, and at all times maintain a satisfactory relativity of the valuations of all taxable property within their jurisdiction. Failure on the part of the assessor or members of the local board of review to perform those duties in accordance with the law shall constitute nonfeasance in office and shall be grounds for removal from office, as provided for in this Act.

'Notwithstanding the foregoing provisions, in order to equalize the work of the director after 1968, he may divide the state by counties into approximately four equal areas, and may provide that a different year shall be the regular reassessment year for each respective district, so that approximately one-fourth (1/4) of the real property of the state shall be reassessed and revalued each year, and thereafter each district shall be reassessed and revalued every fourth (4th) year except as otherwise provided by law.

'2. In each year in which real property is not regularly listed, valued and assessed, the assessor shall list, value and assess any taxable real property not included in assessments made in the regular real property assessment year, and also any buildings or structures erected subsequent to the previous assessment, with sufficient details and description as to the tract or lot of land whereon the buildings or structures are situated and the county auditor shall thereupon enter the taxable value of such real property, including buildings or structures, on the tax list as a part of real property to be taxed; provided, that any repair, modernization or improvement of any residence or building not exceeding five thousand (5,000) dollars in costs, shall not be placed on the tax list for a period of five (5) years unless the ownership thereof changes within said five-year

period. Buildings or structures erected by another than the owner of the real estate shall be listed and assessed to the owner as personal property, but buildings or structures and fixtures erected on real property held under a lease of longer than three (3) years duration shall be listed, valued and assessed as real property."

7. Add as division three (III) the following:

# "DIVISION III"

a. "Section six hundred four point one (604.1), Code 1966, is hereby amended by adding the following new paragraph thereto:

'The entire state of Iowa shall comprise one (1) district to be known as the Iowa tax court and it shall have one (1) judge.'"

b. "Chapter forty-six (46), Code 1966, is hereby amended by adding the following new section thereto:

'The state judicial nominating commission shall also constitute the district judicial nominating commission which shall select and certify to the governor and chief justice the nominee for judge of the Iowa tax court. In order to select the first judge thereof, the office shall be deemed vacant as of September 1, 1967.'"

- c. "The Iowa tax court shall succeed to and exercise full and exclusive jurisdiction and authority over all appeals from or applications for writs of mandamus, certiorari and injunctions to the director of revenue and director of the property tax division, all local boards of review and the state board of review, from and after January 1, 1968. The Iowa tax court shall also have exclusive jurisdiction by declaratory judgment to hear and determine appeals from taxes and penalties assessed pursuant to sections one hundred twenty-three point ninety-eight (123.98), one hundred twenty-three point ninety-nine (123.99), one hundred twenty-four point twenty-four point twenty-five (124.25) and one hundred twenty-four point twenty-six (124.26) of the Code and to determine all matters of tax liability, validity and constitutionality of tax statutes, and any dispute between a tax-payer and the state of Iowa or any of its political subdivisions pertaining to taxation or assessment of property, except special assessments by cities and towns, from and after January 1, 1968. The Iowa tax court shall have authority and jurisdiction to hear and determine only those matters provided for in this Act or as may be otherwise provided by law."
- d. "The personnel of the tax court shall be a clerk, such deputies as needed, court reporter, and such other clerical assistance as is needed. No clerk or employee of the tax court shall act as attorney, counselor, accountant, agent, or representative in the matter of any tax imposed, due, or levied by this state or any of its political subdivisions."
- e. "The tax court shall sit at the seat of government in suitable quarters provided by the state. The judge shall hold court at such times as he shall determine at the county seat of the taxpayer's residence. All cases to be heard at the county seat of the taxpayer's residence shall be in quarters provided by the board of supervisors unless the taxpayer in writing agrees that the matter can be heard elsewhere. The court shall determine and notify the parties of the time, place and date that the matter shall be heard."
- f. "All findings and judgments entered by the court against a taxpayer and in favor of the state of Iowa or any of its political subdivisions shall be certified by the clerk

of the tax court to the clerk of the district court of the taxpayer's residence and the clerk of the district court of each county wherein the taxpayer owns any real estate; such clerks shall index such judgments which shall be liens as provided by law. In the event the taxpayer has already paid the tax assessed and he shall prevail, the comptroller shall pay the refund adjudged due out of any funds in the general fund not otherwise appropriated."

- g. "No claim for taxes in the original amount of one thousand (1,000) dollars or more shall be proposed by the director of revenue to be compromised and settled for a lesser amount because of a valid dispute or because of the doubtful collectibility of the full amount thereof, until such compromise and settlement has been submitted to and approved by the tax court notwithstanding the provisions of section nineteen point nine (19.9) of the Code. The director shall submit to the court the tax proposed to be assessed; the recommendation of the department head or supervisor; fieldman's or investigator's original and revised report or audit, if any; the taxpayer's grounds for dispute or contest together with any evidence thereof; and the amounts, conditions, and settlements of same. Such records when filed with the court shall be public records notwithstanding the provisions of subsection one (1), section four hundred twenty-two point sixty-five (422.65) of the Code."
- h. "If the amount of tax in controversy is less than three hundred (300) dollars, the court shall hear and determine the matter as a small claim pursuant to Rules of Civil Procedure three hundred seventy-three (373), three hundred seventy-four (374), three hundred seventy-five (375), three hundred seventy-six (376), three hundred seventy-seven (377), three hundred seventy-nine (379), three hundred eighty (380), three hundred eighty-one (381), three hundred eighty-two (382), and three hundred eighty-three (383) of the Code."
- i. "Section ninety-eight point twenty-nine (98.29), Code 1966, is hereby amended by striking in line ten (10) the word 'district' and inserting in lieu thereof the words 'Iowa tax'."
- j. "Section four hundred twenty-one point nineteen (421.19), Code 1966, is hereby amended by striking from lines two (2) and three (3) the words 'and of the county attorneys in their respective counties'."
- k. 'Section four hundred twenty-one point twenty (421.20), Code 1966, is hereby amended as follows:
- '1. By striking from line three (3) the word "district" and inserting in lieu thereof the words "Iowa tax".
  - '2. By striking all of the section after the word "chapter" in line eight (8)."
- 1. "Section four hundred twenty-two point twenty-six (422.26), Code 1966, is amended by striking all after the word 'penalties' in lines seventy-two (72) and all of lines seventy-three (73) and seventy-four (74)."
- m. "Section four hundred twenty-two point twenty-nine (422.29), Code 1966, is hereby amended as follows:
- '1. By striking in line two (2) the words "district court of" and inserting in lieu thereof the words "Iowa tax court which shall be tried in".

- '2. By striking in line fifteen (15) the word "district" and inserting in lieu thereof the words "Jowa tax","
- n. "Section four hundred twenty-two point fifty-five (422.55), Code 1966, is hereby amended as follows:
- '1. By striking in line two (2) the words "district court of" and inserting in lieu thereof the words "lowa tax court which shall be tried in".
- '2. By striking in line twelve (12) the word "district" and inserting in lieu thereof the words "lowa tax"."
- o. "Section four hundred twenty-four point six (424.6), Code 1966, is hereby amended as follows;
- '1. By striking in line two (2) the words "district court of" and inserting in lieu thereof the words "Iowa tax court which shall be tried in".
- '2. By striking in line twelve (12) the word 'district' and inserting in lieu thereof the words 'Towa tax'.'
- p. "Section four hundred twenty-five point seven (425.7), Code 1966, is hereby amended as follows:
- '1. By striking in line four (4) the words "district court of" and inserting in lieu thereof the words "Iowa tax court which shall be tried in".
- '2. By striking in line thirteen (13) the words "district court of" and inserting in lieu thereof the words "Iowa tax court which shall be tried in".
- '3. By striking in line eighteen (18) the word "district" and inserting in lieu thereof the word "Iowa tax"."
- q. "Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:
- '1. By striking in lines thirty-six (36) and thirty-seven (37) the words "district court of" and inserting in lieu thereof the words "Towa tax court which shall be tried in".
- '2. By striking in line forty-one (41) the word "district" and inserting in lieu thereof the words "lowa tax","
- r. "Section four hundred twenty-seven point one (427.1), Code 1966, is amended by striking from subsection twenty-seven (27), lines sixteen (16) and seventeen (17), the words 'district court having jurisdiction' and inserting in lieu thereof the words 'Iowa tax court which shall be tried'."
- s. "Section four hundred twenty-seven point six (427.6), Code 1966, is amended by striking in line fourteen (14) the words 'district court of' and inserting in lieu thereof the words 'Iowa tax court which shall be tried in'."
- t. "Section four hundred forty-one point thirty-eight (441.38), Code 1966, is amended by striking from line four (4) the words 'district court of' and inserting in lieu thereof the words 'Iowa tax court which shall be tried in'."

- u. "Section four hundred forty-one point fifty-two (441.52), Code 1966, is amended by striking in line ten (10) the word 'district' and inserting in lieu thereof the words 'Jowa tax'."
- v. "Section four hundred forty-three point eight (443.8), Code 1966, is amended by striking from line four (4) the word 'district' and inserting in lieu thereof the words 'lowa tax'."
- 8. Amend section seven (7), subsection three (3) by striking lines nineteen (19) through twenty-five (25).
- 9. Amend section one hundred fifty-five (155), subsection one (1), two (2), three (3), four (4), five (5), six (6), seven (7) and eight (8), lines five (5), eight (8), eleven (11), fifteen (15), nineteen (19), twenty-two (22), twenty-five (25) and twenty-nine (29) inclusive by striking from each line the words "of revenue".
- 10. Amend section one hundred fifty-six (156), subsection two (2), by striking from line nine (9) the words "of revenue".
- 11. Amend section one hundred fifty-seven (157) by striking from lines four (4) and five (5) the words "department of revenue" and inserting in lieu thereof the word "director".
- 12. Amend section one hundred fifty-nine (159) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the word "director".
- 13. Amend section one hundred sixty (160), subsection one (1), by striking from lines four (4) and five (5) the words "department of revenue" and inserting in lieu thereof the word "director.".
- 14. Amend section one hundred sixty (160), subsection two (2), by striking from line eight (8) the words "of revenue".
- 15. Amend section one hundred sixty-one (161), subsection one (1) and four (4), by striking from lines five (5) and twelve (12) the words "of revenue".
- 16. Amend section one hundred sixty-one (161), subsection five (5) and six (6), by striking from lines fourteen (14), fifteen (15) and eighteen (18) the words "department of revenue" and inserting in lieu thereof the word "director".
- 17. Amend section one hundred sixty-one (161), subsection seven (7), by striking the words "the departments" and inserting in lieu thereof the words "the directors".
- 18. Amend section one hundred sixty-three (163), subsection one (1) and two (2), by striking from lines four (4), five (5) and eight (8) the words "of revenue".
- 19. Amend section one hundred sixty-four (164), subsection one (1), two (2), and three (3), by striking from lines five (5), seven (7) and ten (10) the words "of revenue".
- 20. Amend section one hundred sixty-five (165) by striking from line four (4) the words "of revenue".
- 21. Amend section one hundred sixty-six (166) by striking from line five (5) the words "of revenue".
- 22. Amend section one hundred seventy-one (171), subsection one (1), two (2), three (3), four (4), five (5), seven (7) and nine (9), lines five (5), eight (8), eleven (11), fourteen (14), seventeen (17), twenty-two (22) and twenty-seven (27), by striking from each line the words "of revenue".

- 23. Amend section one hundred seventy-two (172) by striking from line four (4) the words "of revenue".
- 24. Amend section one hundred seventy-three (173), subsection one (1), by striking from line five (5) the words "of revenue".
- 25. Amend section one hundred seventy-four (174), subsection one (1) and two (2), lines five (5) and eight (8) by striking the words "of revenue".
- 26. Amend section one hundred seventy-five (175), subsection one (1), by striking from line five (5) the words "of revenue".
- 27. Amend section one hundred seventy-six (176) by striking from line four (4) the words "of revenue".
- 28. Amend section one hundred seventy-seven (177) by striking from line four (4) the words "of revenue".
- 29. Amend section one hundred seventy-eight (178), subsection one (1), by striking from line five (5) the words "of revenue".
- 30. Amend section one hundred seventy-nine (179) by striking from line four (4) the words "of revenue".
- 31. Amend section one hundred eighty (180), subsections one (1), two (2), and four (4), by striking from lines five (5), eight (8), and thirteen (13) the words "of revenue".
- 32. Amend section one hundred eighty (180), subsection three (3), by striking from line ten (10) the words "the department of revenue" and inserting in lieu thereof the word "director".
- 33. Amend section one hundred eighty-one (181), subsections one (1) and two (2), by striking from lines five (5) and eight (8) the words "department of revenue" and inserting in lieu thereof the word "director".
- 34. Amend section one hundred eighty-one (181), subsection three (3), by striking from line eleven (11) the words "of revenue".
- 35. Amend section one hundred eighty-two (182), subsections one (1) and two (2), by striking from lines five (5), seven (7), and eight (8) the words "department of revenue", and inserting in lieu thereof the word "director".
- 36. Amend section one hundred eighty-three (183) by striking from line four (4) the words "of revenue".
- 37. Amend section one hundred eighty-four (184), subsection one (1), by striking from line five (5) the words "of revenue".
- 38. Amend section one hundred eighty-five (185) by striking from line four (4) the words "department of revenue", and inserting in lieu thereof the word "director".
- 39. Amend section one hundred eighty-six (186), subsection one (1), by striking from line five (5) the words "of revenue".
- 40. Amend section one hundred eighty-six (186), subsection two (2), by striking from line eight (8) the words "department of revenue" and inserting in lieu thereof the word "director".

- 41. Amend section one hundred eighty-seven (187) by striking from line four (4) the words "of revenue".
- 42. Amend section one hundred eighty-eight (188), subsection one (1), by striking from line five (5) the words "of revenue".
- 43. Amend section one hundred eighty-nine (189), subsections one (1) and two (2), by striking from lines five (5) and eight (8), the words "of revenue".
- 44. Amend section one hundred ninety (190), subsection one (1), by striking from line five (5) the words "of revenue".
- 45. Amend section one hundred ninety-one (191), subsection one (1), by striking the words "of revenue".
- 46. Amend section one hundred ninety-two (192) by striking from line four (4) the words "of revenue".
- 47. Amend section one hundred ninety-three (193) by striking from line four (4) the words "of revenue".
- 48. Amend section one hundred ninety-four (194) by striking from lines four (4) and five (5) the words "of revenue".
- 49. Amend section one hundred ninety-five (195), subsection one (1), by striking from line five (5) the words "of revenue".
- 50. Amend section one hundred ninety-five (195), subsection two (2), by striking from line eight (8) the words "department of revenue" and inserting in lieu thereof the word "director".
- 51. Amend section one hundred ninety-six (196), subsection one (1), by striking from line five (5) the words "of revenue".
- 52. Amend section one hundred ninety-seven (197), line four (4), by striking the words "of revenue".
- 53. Amend section one hundred ninety-eight (198), subsection one (1) and ten (10), lines seven (7) and twenty-nine (29), the words "of revenue".
- 54. Amend section one hundred ninety-nine (199), subsection one (1), by striking from line five (5) the words "of revenue".
- 55. Amend section one hundred ninety-nine (199), subsection two (2), by striking from line nine (9) the words "department of revenue" and inserting in lieu thereof the word "director".
- 56. Amend section two hundred (200) by striking from line four (4) the words "of revenue".
- 57. Amend section two hundred one (201), subsection one (1), by striking from lines five (5) the words "of revenue".

- 58. Amend section two hundred two (202), subsections one (1) and two (2), by striking from lines five (5) and eight (8) the words "of revenue".
- 59. Amend section two hundred three (203), subsection two (2), by striking from line eight (8) the words "of revenue".
- 60. Amend section two hundred four (204), subsection one (1), by striking from line five (5) the words "of revenue".
- 61. Amend section two hundred five (205) by striking from line four (4) the words "of revenue".
- 62. Amend section two hundred six (206), subsection one (1), by striking from line five (5) the words "of revenue".
- 63. Amend section two hundred seven (207) by striking from line four (4) the words "of revenue".
- 64. Amend section two hundred eight (208), subsection one (1), by striking from line five (5) the words "of revenue".
- 65. Amend section two hundred nine (209), subsections one (1) and three (3), by striking from lines five (5) and ten (10) the words "of revenue".
- 66. Amend section two hundred ten (210) by striking all of subsection two (2) and inserting in lieu thereof the words "By inserting in line three (3) after the word 'year', the words 'the director shall' ".
- 67. Amend section two hundred eleven (211) by striking from line four (4) the words "of revenue".
- 68. Amend section two hundred twelve (212), subsection one (1), by striking from line five (5) the words "of revenue".
- 69. Amend section two hundred thirteen (213), subsection one (1), by striking from line five (5) the words "of revenue".
- 70. Amend section two hundred fourteen (214) by striking from line four (4) the words "of revenue".
- 71. Amend section two hundred fifteen (215) by striking from line four (4) the words "of revenue".
- 72. Amend section two hundred seventeen (217), subsection one (1) and two (2), by striking from lines five (5) and eight (8) the words "of revenue".
- 73. Amend section two hundred eighteen (218), subsection one (1), by striking from line five (5) the words "of revenue".
- 74. Amend section two hundred nineteen (219), subsection one (1), by striking from line four (4) the words "of revenue".

- 75. Amend section two hundred twenty (220) by striking from line four (4) the words "of revenue".
- 76. Amend section two hundred twenty-one (221), subsection one (1), by striking from line four (4) the words "of revenue".
- 77. Amend section two hundred twenty-two (222), subsection one (1), by striking from line five (5) the words "of revenue".
- 78. Amend section two hundred twenty-three (223), subsection one (1), by striking from line five (5) the words "of revenue".
- 79. Amend section two hundred twenty-four (224), subsection one (1), by striking from line five (5) the words "of revenue".
- 80. Amend section two hundred twenty-five (225), subsection one (1), by striking from line five (5) the words "of revenue".
- 81. Amend section two hundred twenty-six (226), subsection one (1), by striking from line four (4) the words "of revenue".
- 82. Amend section two hundred twenty-seven (227), subsection one (1), by striking from line five (5) the words "of revenue".
- 83. Amend section two hundred twenty-eight (228) by striking from line four (4) the words "of revenue".
- 84. Amend section two hundred twenty-nine (229) by striking from line four (4) the words "of revenue".
- 85. Amend section two hundred thirty (230), subsection one (1), by striking from line five (5) the words "of revenue".
- 86. Amend section two hundred thirty-one (231), subsection one (1), by striking from line five (5) the words "of revenue".
- 87. Amend section two hundred thirty-two (232), subsection one (1), by striking from line five (5) the words "of revenue".
- 88. Amend section two hundred thirty-three (233) by striking from line four (4) the words "of revenue".
- 89. Amend section two hundred thirty-four (234), subsection one (1), by striking from line five (5) the words "of revenue".
- 90. Amend section two hundred thirty-five (235) by striking from line four (4) the words "of revenue".
- 91. Amend section two hundred thirty-six (236), subsection one (1), by striking from line five (5) the words "of revenue".

- 92. Amend by striking all of sections two hundred thirty-seven (237), two hundred thirty-eight (238), two hundred forty (240), two hundred forty-one (241), two hundred forty-six (246), two hundred forty-seven (247), two hundred forty-eight (248), two hundred forty-nine (249) and two hundred fifty (250).
- 93. Amend section two hundred thirty-nine (239), subsection one (1), by striking from line five (5), the words "of revenue".
- 94. Amend section two hundred forty-two (242) by striking from line four (4) the words "of revenue"
- 95. Amend section two hundred forty-three (243), subsection one (1) and two (2), by striking from lines five (5) and eight (8) the words "of revenue".
- 96. Amend section two hundred forty-four (244), subsections one (1) and two (2), by striking from lines five (5) and seven (7) the words "of revenue".
- 97. Amend section two hundred forty-five (245), subsections one (1), two (2), three (3), and four (4), by striking from lines five (5), eight (8), eleven (11) and fourteen (14) the words "of revenue".
- 98. Amend section two hundred fifty-one (251) by striking from line four (4) the words "of revenue" and inserting in lieu thereof the words "of the property tax division".
- 99. Amend section two hundred fifty-two (252) by striking from line four (4) the words "of revenue" and inserting in lieu thereof the words "of the property tax division".
  - 100. Amend section two hundred fifty-three (253) as follows:
- A. Amend subsections one (1) and three (3) by striking from lines five (5) and ten (10) the words "of revenue".
  - b. Amend subsection two (2) by striking from line seven (7) the word "department".
- 101. Amend section two hundred fifty-four (254) by striking from line four (4) the words "of revenue".
- 102. Amend section two hundred fifty-five (255) by striking from line four (4) the words "of revenue".
- 103. Amend section three hundred thirteen (313) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 104. Amend section three hundred fourteen (314) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 105. Amend section three hundred twenty-one (321) by adding thereto after the word "thereof" in line four (4) the following ", or director of the property tax division where specifically provided."

- 106. Amend section ten (10) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 107. Amend section twelve (12), subsection one (1) and two (2), by striking from lines five (5) and eight (8) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 108. Amend section thirteen (13), subsection one (1) and two (2), by striking from lines four (4) and five (5) and lines seven (7) and eight (8), the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 109. Amend section fifty-six (56) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 110. Amend section fifty-eight (58) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 111. Amend section fifty-nine (59), subsection one (1), by striking from lines four (4) and five (5) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 112. Amend section sixty (60), subsection one (1) and two (2), by striking from lines five (5) and nine (9) the words "of revenue".
- 113. Amend section sixty-one (61) by striking from lines four (4), five (5), and eight (8) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".
- 114. Amend section eight (8) by striking from line four (4) the words "department of revenue" and inserting in lieu thereof the words "director of the property tax division".

CHESTER O. HOUGEN MERLE W. HAGEDORN

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m. Monday, June 12, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, June 12, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Eugene Wolfley, pastor of First Friends Church, Des Moines, Iowa.

## PETITIONS

The following petitions were presented and placed on file.

By Senator Klefstad from 25 residents of Pottawattamie County, in favor of legalized pari-mutuel wagering on horses.

By Senator O'Malley from 43 residents of Polk County, in favor of keeping trading stamps in Iowa.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 244, 517, 546, 555, 575, 591, 595, 596, 597, 598, 625, 671, 752, 532, and House Files 61, 70, 101, 176, 197, 207, 246, 309, 410.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 244, 517, 546, 555, 575, 591, 595, 596, 597, 598, 625, 671, 752, 532, and House Files 61, 70, 101, 176, 197, 207, 246, 309, 410.

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 June, 1967, sent to the governor for his approval, Senate Files 244, 517, 546, 555, 575, 591, 595, 596, 597, 598, 625, 671, 752 and 532.

ADOLPH W. ELVERS, Chairman

Passed on file.

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 10, 1967, the Governor had approved the following bills:

Senate File 695, an act relating to private college preparatory schools.

Senate File 560, an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle.

Senate File 510, an act relating to payments to nursing homes and custodial homes.

Senate File 691, an act relating to the military forces of the State of Iowa.

Senate File 101, an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income.

Senate File 593, an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the Town of Lenox, in Taylor County, Iowa, and the Town of Clearfield, in Taylor and Ringgold Counties, Iowa, and declaring said gas supply contract to be legal, valid and enforceable according to its terms.

# EXPLANATION OF VOTE

I changed my vote from "No" to "Aye" on the final passage of House File 686, as did many of my Republican colleagues, when it became obvious that the supporters of this bill did not have sufficient votes for a constitutional majority. I am opposed to the proportionate sharing plan as adopted by the Senate but did not want to see the bill killed as this would have resulted in real property tax relief receiving no further consideration this session. By passing the proportionate sharing plan in House File 686 we kept the issue alive so that it and the Petersen Plan can be considered later by a conference committee.

ROBERT R. RIGLER

### SENATE CONCURRENT RESOLUTION 52

By: Lucken, Hagedorn, Briles, Van Gilst, and Stephens.

WHEREAS, millions of federal and state tax dollars are being spent for highway beautification and billboard control programs; and  $\frac{1}{2} \int_{\mathbb{R}^{n}} \left( \frac{1}{2} \int_{\mathbb{R}^{$ 

WHEREAS, federal law requires one of the most obnoxious of all billboards, namely: the erection of "your highway taxes at work" signs on construction projects involving federal funds; and

WHEREAS, the American public has very few illusions as to whose tax dollars are being spent; and

WHEREAS, national, state and local news media very ably and objectively provide the public with all the information required on these billboard signs and detailed information is available to interested citizens in county court houses; and

WHEREAS, the tax funds spent for the manufacture, erection and dismantling of these signs would serve public interests better if used for road improvement purposes; and

WHEREAS, the placement of these signs have in some instances contributed to highway accidents and have been used in many states for misleading political advertising in favor of incumbent politicians; and

WHEREAS, we consider the many thousands of dollars spent for these signs a public nuisance and a waste of public funds; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA; THE HOUSE OF REPRESENTATIVES CONCURRING;

That, we respectfully request the Congress to repeal this requirement by federal legislation and that copies of this resolution be sent to the Honorable members of the U. S. Senate, Bourke B. Hickenlooper, and Jack Miller, and the Honorable members of the Congress, Fred Schwengel, John C. Culver, H. R. Gross, John Kyl, Neal Smith, Wiley Mayne, and William J. Scherle.

## REPORT OF COMMITTEE

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred <u>House File 51</u>, a bill for an act to permit counties to become associated with the <u>Iowa state</u> association of counties, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

HOWARD C. REPPERT, JR., Chairman

Ordered passed on file.

### THIRD READING OF BILLS

On motion of Senator Elvers, Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state 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 consideration.

Senator Erskine called up the amendment filed by him May 9, found on page 1366 of the journal and moved its adoption.

Division was requested.

The amendment was lost.

Senator Erskine asked and received unanimous consent that the amendment filed by him May 10, found on page 1366 of the journal, be withdrawn.

Senator Benda asked and received unanimous consent that the amendment filed by him May 15, found on page 1450 of the journal, be withdrawn.

Withdrawal of the Benda amendment took with it the amendments to the amendment filed by Senators Benda and Gaudineer.

Senator O'Malley called up the following amendment filed by Senators O'Malley, Reppert, Gaudineer, Reichardt and Denman;

Senate File 775 is hereby amended as follows:

- 1. By striking from section one (1), lines three (3) and four (4), the words and figures "six million four hundred thirty thousand (6,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred thirty thousand (7,930,000)".
- 2. By striking from section two (2), line nine (9), the figures "6,430,000.00" and inserting in lieu thereof the figures "7,930,000.00".
  - 3. By adding to section five (5) the following new paragraph:

"Big Creek artificial lake and recreation area (Such funds to be used in cooperation with the United States corps of engineers in the development of Big Creek reservoir in conjunction with the Saylorville flood control projects.)......\$1,500,000.00"

Senator Gaudineer called up the following amendment to the amendment filed by Senators Gaudineer, Coleman, O'Malley, Reppert, Benda, Denman, and Erskine and moved its adoption:

Amend the O'Malley amendment to Senate File 775 as follows:

- 1. By striking from lines five (5) and six (6) the words and figures, "seven million nine hundred thirty thousand (7,930,000)" and by inserting in lieu thereof the words and figures, "seven million four hundred thirty thousand (7,430,000)".
- 2. By striking in line nine (9) the figures, " 7,930,000.00" and by inserting in lieu thereof the figures, "(7,430,000.00)".
- 3. By striking in line sixteen (16) the figures, "1,500,000.00" and by inserting in lieu thereof the figures, "1,000,000.00".
  - 4. By adding the following thereto:

"The funds herein provided, or so much thereof as is needed to comply with federal regulations, shall be used to purchase and develop a state naturama at Big Creek artificial lake at Polk City, Iowa. Any portion of this appropriation not needed and used to comply with federal regulations shall not be used for any other project by the conservation commission."

The amendment to the amendment was adopted.

Senator O'Malley moved the adoption of the amendment as amended.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 43

Benda Erskine Kruck Potgeter Burns Flatt Lange Reichardt Cassidy Floy Lodwick Reppert Clarke Main Frey Riley

Coleman Condon DeHart Denman Dodds Elvers Frommelt
Gaudineer
Hagedorn
Heaberlin
Jepsen
Kibbie
Kosek

McGill Mills Murray Neu Nurse O'Malley Patton Schaben
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 14

Ely

Briles Buren DeKoster Hill Hougen Klefstad Kyhl Lamborn Lisle Lucken

Messerly Rigler Stephens

Absent or not voting: 4

Balloun

Glenn

Heying

Reno

Shaff

The amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 775 as follows:

- 1. By striking from lines three (3) and four (4) of section one (1) the words "six million four hundred thirty thousand (6,430,000)" and by inserting in lieu thereof the following: "(6,000,000)".
- 2. By striking from line nine (9) of section two (2) the following "6,430,000.00" and by inserting in lieu thereof the following: "6,000,000.00".

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 29

Balloun
Benda
Clarke
DeHart
DeKoster
Flatt
Frey

Hill Hougen Jepsen Klefstad Kosek Kruck Kyhl Lamborn
Lange
Lisle
Lodwick
Lucken
Messerly
Mills

Patton Rigler Riley Shaff Stanley Stephens

Van Eaton

Glenn

Nays: 29

Briles

Elvers

Kibbie

Potgeter

Buren
Burns
Cassidy
Coleman
Condon
Denman

Ely Erskine Floy Frommelt Gaudineer Heaberlin

Main McGill Murray Neu Nurse O'Malley Reichardt Reno Reppert Shirley Van Gilst Walsh

Dodds

Absent or not voting: 3

Hagedorn

Heying

Schaben

The roll call showed a tie vote.

President Fulton voted "No" and the amendment was lost.

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

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Briles, Burns, Clarke, Condon, DeHart, Denman, Ely, Flatt, Floy, Gaudineer, Hagedorn, Heaberlin, Heying, Hougen, Jepsen, Kosek, Kyhl, Lamborn, Lange, Lisle, Main, McGill, Messerly, Mills, Potgeter, Reppert, Rigler, Stanley and Van Gilst.

# THIRD READING OF BILLS

The Senate resumed consideration of Senate File 775.

Senator Jepsen called up the following amendment:

Amend Senate File 775 as follows:

- 1. Amend Section 1, line 3, by striking all after the word "of" and inserting in lieu thereof the following "five million nine hundred thirty thousand".
- 2. Amend Section 1, line 4, by striking the figure "6,430,000" and inserting in lieu thereof the following "5,930,000".
- 3. Amend Sec. 2, line 9, by striking the figure "6,430,000" and inserting in lieu thereof the figure "5,930,000".
- 4. Amend Sec. 5, line 4, by striking the figure "1,000,000.00" and inserting in lieu thereof the figure "500,000.00".

- 5. Amend Sec. 5, line 6, by striking the figure "1,000,000.00" and inserting in lieu thereof the figure "500,000.00."
- 6. Amend Sec. 5 by adding the following "Elliott Creek artificial lake and recreation area..... 500.000.00".

Senator Coleman rose on point of order on the grounds that the amendment pertained to the same subject matter as that previously disposed of.

The chair ruled the point not well taken.

Senator Jepsen offered the following amendment to the amendment and moved its adoption:

Amend the Jepsen amendment to Senate File 775, filed May 23 as follows:

By striking the words "five million nine hundred thirty thousand" from lines 3 (three) and 4 (four) and inserting in lieu thereof the following: 6,930,000.

Also amend line 6 (six) by striking "6,430,000" and inserting in lieu thereof: 7,430,000.

Also amend line 7 (seven) by striking "5,930,000" and inserting in lieu thereof: 6,930,000.

Also amend line 8 (eight) by striking "6,430,000" and inserting in lieu thereof: 7.430,000.

Also amend line 9 (nine) by striking "5,930,000" and inserting in lieu thereof: 6,930,000.

The amendment to the amendment was adopted.

Senator Jepsen 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.

Aves: 27

Balloun Frey Lange Rigler Benda Hougen Lisle Rilev Clarke Jepsen Lodwick Shaff DeHart Kosek Messerly Stanley DeKoster Kruck Mills Stephens Erskine Kvhl Neu Van Eaton Flatt Lamborn Potgeter

Nays: 31

Elvers Briles Ely Buren Floy Burns Frommelt Cassidy Gaudineer Coleman Condon Glenn Denman Hagedorn Dodds Heaberlin

Hill Kibbie Klefstad Main McGill Murray Nurse O'Malley Patton Reichardt Reppert Schaben Shirley Van Gilst Walsh

Absent or not voting: 3

Heying

Lucken

Reno

The amendment was lost.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 775 by striking all of section five (5) and renumbering the remaining section.

President Pro Tempore O'Malley took the chair at 3:20 p.m.

Division was called for.

The amendment was lost.

Senator Heaberlin offered the following amendment filed by Senators Heaberlin and Flatt:

S.F. 775 is hereby amended as follows:

By Adding to section five (5) the following new paragraph:

"Badger Creek, Public Law 566 Cooperative Watershed Project --- Funds to be used for land purchase and development of structure site and recreation areas ...\$122,000,00,"

Senator Heaberlin asked and received unanimous consent that the amendment be withdrawn.

Senator Jepsen submitted the following motion and moved its adoption:

I move that the motion by which the O'Malley, et al, amendment to Senate File 775, filed May 25, 1967, passed the Senate be reconsidered.

President Fulton took the chair at 3:50 p.m.

Roll call was requested.

On the question "Shall the O'Malley et al amendment be reconsidered?" the vote was:

Rule 8 was invoked.

Ayes: 18

Balloun Hougen
Briles Jepsen
DeKoster Kyhl
Glenn Lamborn
Hill Lisle

Lodwick Lucken Messerly Mills Reno Rigler Shaff Stephens

Nays: 41

Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Denman
Dodds
Elvers

Ely
Erskine
Floy
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Kibbie
Klefstad

Kosek
Kruck
Lange
Main
McGill
Murray
Neu
Nurse
O'Malley
Patton

Potgeter
Reichardt
Reppert
Riley
Schaben
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Absent or not voting: 2

Flatt

Heying

The motion was lost.

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:

Rule 8 was invoked.

Ayes: 46

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon

Ely Erskine Flatt Floy Frey Frommelt Gaudineer

Elvers

Kosek Kruck Lange Lodwick Main McGill Mills Murray Patton
Potgeter
Reichardt
Reppert
Riley
Schaben
Shirley
Stanley

DeHart DeKoster Denman Hagedorn Heaberlin Klefstad Neu Nurse O'Malley Van Eaton Van Gilst Walsh

Dodds

Nays: 13

Balloun Glenn Hill Jepsen Kyhl Lamborn Lucken Messerly Reno Rigler Shaff Stephens

Hougen

Absent or not voting: 2

Heying

Lisle

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 775 be immediately messaged to the House.

# SENATE CONCURRENT RESOLUTION 48

Senator Buren called up Senate Concurrent Resolution 48 found on page 1672 of the Senate journal.

Senator Stanley rose on point of order on the grounds the resolution would rescind a ruling by the reciprocity board, such action having a force of law which could not properly be taken by a concurrent resolution.

The Chair ruled that while he agreed, it was not the prerogative of the Chair to rule on the constitutionality of items before the legislature but only to enforce the rules of the Senate and the point was not well taken.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 48, line 18, by striking the word "directed" and inserting in lieu thereof the word "requested".

The amendment was adopted.

Senator Buren moved the adoption of the Resolution.

Division was requested.

The Resolution was adopted.

On motion of Senator Kruck, House Joint Resolution 23, to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures,

with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie called up the following amendment filed by Senators Kibbie, Rigler, Lange and Frommelt and moved its adoption:

House Joint Resolution 23 is hereby amended as follows:

- 1. Amend by striking from the enacting clause the word "enacted" and inserting in lieu thereof the word "Resolved".
- 2. Amend by striking sections one (1) through five (5) and inserting in lieu thereof the following:
- "Section 1. The Iowa legislative research committee is hereby directed to conduct during the 1967-1969 legislative biennium a study of the interstate truck reciprocity problem in Iowa, the laws relating thereto, and the need for legislation to correct the problem. The research committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.
- "Sec. 2. The committee established by the legislative research committee to assist with the study shall report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the legislative research committee prior to December 1, 1968. The research committee shall report to the sixty-third general assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the general assembly."
- Sec. 3. Amend the title by striking from line three (3) the words "and to make an appropriation therefor".

Roll call was requested.

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

Ayes: 29

Balloun Floy Main Reichardt Buren Frommelt McGill Reno Gaudineer Burns Messerly Reppert Cassidy Glenn Murray Riley Coleman Heaberlin Nurse Schaben Dodds O'Malley Kibbie Stanley Elvers Klefstad Patton Van Eaton Ely

Nays: 24

Briles Frey Kyhl Mills
Clarke Hagedorn Lamborn Neu
DeHart Hill Lange Rigler

Flatt

DeKoster Erskine Hougen
Jepsen
Kruck

Lisle Lodwick Lucken Shaff Shirley Stephens

Absent or not voting: 8

Benda Condon Denman Heying Kosek Potgeter Van Gilst Walsh

The amendment was adopted.

Senator Neu rose on point of order on the grounds the discussion was not pertinent to the Resolution.

The Chair ruled the point well taken.

Senator Kruck 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:

Ayes: 47

Balloun Briles Buren Cassidy Clarke Coleman DeKoster Dodds Elvers Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Jepsen
Kibbie
Kruck

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Lamborn

Patton Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton

Nays: 1

Erskine

Flatt

Klefstad

Absent or not voting: 13

Benda Burns Condon Denman Frey Heving

Kyhl

Kosek Lisle Potgeter Reichardt Van Gilst Walsh

DeHart

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title as amended was agreed to.

### SPECIAL ORDER

Senator Frommelt moved that House File 736 be made a special order of business for 2:00 p.m. Tuesday, June 13 and that Senate File 50 be made a special order of business for 7:00 p.m. Tuesday, June 13.

Division was requested and 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 receded from its amendments to and passed Senate File 159 a bill for an act relating to the distribution of funds by the State Comptroller.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 803, a bill for an act relating to the availability of receipts of the board of control institutions.

### HOUSE AMENDMENT TO SENATE FILE 803

Amend Senate File 803 as follows:

- 1. Section 2, line seven (7), by striking the words "in the appropriation Act" and inserting in lieu thereof the words "in the biennial appropriation for support of the hospital-schools".
- 2. Section 5, line nine (9), by striking the words "in the appropriation Act" and inserting in lieu thereof the words "in the biennial appropriation for support of the state hospitals".

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue.

### HOUSE AMENDMENT TO SENATE FILE 745

Amend Senate File 745 as follows:

- 1. Section 45, lines nine (9) and eleven (11), by striking the words "treasurer of state" and inserting in lieu thereof the words "state comptroller".
  - 2. By adding after Section 47 the following sections:

- "Sec. 48. There is hereby appropriated seven hundred fifty-five thousand six hundred fifty dollars (\$755,650.00) to the department of revenue from the motor vehicle fuel tax fund for the twelve (12) months beginning July 1, 1968, and ending June 30, 1969, or so much thereof as may be necessary to pay the cost of administration and enforcement of the provisions of Chapter three hundred twenty-four (324) of the Code.
- "Sec. 49. Any unincumbered balance remaining as of June 30, 1969, of the appropriation of this Act made by the sixty-second general assembly, shall revert to the motor vehicle fuel tax fund as of June 30, 1969."
  - 3. Further amend by renumbering the remaining section.
- 4. Amend the title by striking the period at the end thereof and adding the following: ", and to provide for the transfer of certain funds from the motor vehicle fuel tax fund to the department of revenue."

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 743, a bill for an act creating a department of revenue in lieu of the state tax commission.

## HOUSE AMENDMENT TO SENATE FILE 743

Amend Senate File 743 as follows:

1. By adding to Section 1 the following:

"There is hereby established within the department of revenue for administrative and budgetary purposes a state board of tax review for the state of Iowa. The state board of tax review, hereinafter called the state board, shall consist of three members.

The members of the state board shall be qualified electors of the state and shall hold no other elective or appointive public office.

Except for the first appointees, the terms of members of the state board shall be for six years beginning on the first day of July following their appointment. No member who is appointed for a six-year term shall be permitted to succeed himself.

Members shall be appointed by the governor subject to confirmation by two-thirds of the members of the senate. Appointments to the board shall be bipartisan and of the first appointees, one shall be for two years, one shall be for four years and one shall be for six years.

The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. A vacancy on the board shall be filled by appointment by the governor in the same manner as the original appointment.

The members of the state board shall be allowed a per diem of forty dollars and their necessary travel and expenses while engaged in their official duties. They shall organize the board and select one of their members as chairman.

The place of office of the state board shall be in the office of the tax department in the capitol of the state.

The state board shall hold at least six regular meetings each year, the first of

which shall be on the second secular day of July. Special meetings of the state board may be called by the chairman on five days notice given to each member. All meetings shall be held at the office of the tax department unless a different place within the state is designated by the state board or in the notice of the meeting.

It shall be the responsibility of the state board to exercise the following general powers and duties:

- 1. Determine and adopt such policies as are authorized by law and are necessary for the more efficient operation of any phase of tax review.
- 2. Perform such duties prescribed by law as it may find necessary for the improvement of the state system of taxation in carrying out the purposes and objectives of the tax laws.
- 3. Review for approval or rejection all rules and revision of tax forms proposed by the director of revenue.
- 4. Employ, pursuant to the Iowa merit system, adequate clerical help to keep such records as are necessary to set forth clearly all actions and proceedings of the state board.
- 5. Advise and counsel with the director of revenue concerning the tax laws and regulations adopted pursuant thereto; and, upon their own motion or upon appeal by any affected taxpayer, review the record evidence and the decisions of, and any orders or directive issued by, the director of revenue and shall expeditiously affirm, modify, reverse or remand the same.
- 6. Adopt a long-range program for the state system of tax reform based upon special studies, surveys, research, and recommendations submitted by or proposed under the direction of the director of revenue.

The state board shall constitute a continuing research commission as to tax matters in the state and cause to be prepared and submitted to each regular session of the general assembly a report containing such recommendations as to revisions, amendments, and new provisions of the law as the state board has decided should be submitted to the legislature for its consideration."

2. Section 4, lines five (5) and six (6), by striking the words "attorneys who possess expert knowledge in the fields of taxation or property tax assessment,".

Section 4, by inserting after the period in line nine (9) the following sentence:

"He shall create a separate property tax division for which he shall appoint a deputy director who shall administer all functions of the department of revenue relating to the assessment, levy and collection of property taxes as provided by law."

3. Section 5, by striking from lines three (3) and four (4) the words "if the original amount of taxes claimed does not exceed one thousand (1,000) dollars,".

Section 5, by striking all after the period in line twelve (12).

4. Section 6, line thirteen (13), by striking everything after the word "same", and all of line fourteen (14) and line fifteen (15) through the word "agency".

Also

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

Senate File No. 652, a bill for an act relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations.

Also:

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

Senate File No. 579, a bill for an act to provide tuition loans for Iowa resident students who agree to become general practitioners.

Also:

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

Senate File No. 536, a bill for an act requiring meetings of governmental agencies to be open to public.

Also:

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

Senate File No. 335, a bill for an act authorizing certain counties to acquire and maintain health centers and additions thereto.

Also:

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

Senate File No. 298, a bill for an act relating to interest on savings accounts and time deposits.

Also:

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

Senate File No. 250, a bill for an act to authorize county conservation board to establish and maintain public museums.

Also:

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

Senate File No. 218, a bill for an act relating to municipal speed limit changes.

Also:

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

Senate File No. 156, a bill for an act relating to the powers of partnerships as to real estate.

Also.

That the House has passed the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 25 creating a committee on revise the Code of Iowa.

Also:

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

House File No. 740, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

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

House File No. 192, a bill for an act to authorize cities and towns to issue bonds for improvement of existing parks.

Also:

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

House File No. 189, a bill for an act to designate Herbert Hoover Day as a state holiday.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House Joint Resolution 25, creating a committee on revise the Code of Iowa.

Read first and second times, and passed on file.

House File 740, a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first and second times, and passed on file.

House File 192, a bill for an act to authorize cities and towns to issue bonds for improvement of existing parks.

Read first and second times, and passed on file.

House File 189, a bill for an act to designate Herbert Hoover Day as a state holiday.

Read first and second times, and passed on file.

### AMENDMENTS FILED

Amend the Rigler amendment to House File 633 filed June 8, 1967 as follows:

1. By striking lines three (3) through nine (9) and inserting in lieu thereof the following:

- "Section 1. Within thirty (30) days prior to the convening of any regular or special session of the general assembly, any legislator who shall be serving in the general assembly, any person elected to serve in the convening general assembly, or any interim legislative committee when authorized by statute or rule may submit and have printed bills and joint resolutions for introduction into the general assembly. The submission and printing shall be made under the rules on introduction of bills and resolutions and on printing prevailing at the previous session of the general assembly. Costs of printing shall be".
- 2. By striking from lines twelve (12) and thirteen (13) the words "the elected members of the general assembly" and inserting in lieu thereof the words "all legislators and legislators-elect who shall be serving in the general assembly in which the proposed legislation is to be introduced".
  - 3. By adding thereto the following:

"Any department or agency of state government shall within thirty (30) days prior to the convening of any regular or special session of the general assembly or at such time as may be permitted after the convening of the general assembly file with the president of the senate and the speaker of the house of representatives, bills and resolutions which the department of agency wishes to be considered by the general assembly. All bills and resolutions so filed shall be assigned by the presiding officers to regular standing committees for consideration."

JOHN P. KIBBIE KENNETH BENDA

Amend House File 260, section five (5), by striking all after the period (.) in line three (3) and all of lines four (4) and five (5) and by inserting in lieu thereof the following:

''A director of the academy and such staff as may be necessary for it to function shall be employed pursuant to the Iowa merit system.''

LEE GAUDINEER

Amend Senate File 796 as follows:

1. Section one (1), line six (6), strike all after the word "due" and insert the word "to";

Also line seven (7), strike "or man-made disasters" and insert the word "disaster";

Also, strike lines sixteen (16) through twenty-four (24) and insert the following:

"council may require, such aid may be given in the nature of a loan without interest, to the amount of the showing of such obligations and expenditures, including estimated revenue loss to the municipality. Said loan shall be repaid by an annual emergency levy as authorized by section twenty-four point six (24.6) of the Code. No such loan shall be made for any obligation or expenditure occurring more than two (2) years previous to the application.";

Also line twenty-five (25), strike "or grant".

2. Section two (2), line four (4), strike "and matching grants";

Also lines five (5) and six (6), strike "natural or man-made".

HUGH H. CLARKE

Amend House File 280 as follows:

- 1. Amend by striking section seven (7).
- 2. Amend section eight (8) as follows:
- a. By striking from line five (5) the word and figure "two (2)" and inserting in lieu thereof the word and figure "three (3)".
- b. By striking from line six (6) the word and figure "four (4)" and inserting in lieu thereof the word and figure "three (3)".
  - 3. Amend by renumbering the sections in accordance with this amendment.

    HOWARD C. REPPERT, JR.

Amend Senate File 710 by adding at the end of line seventeen (17) of section seven (7) thereof the following:

"The existence of any insurance which covers in whole or in part any judgment or award which may be rendered in favor of the plaintiff, or lack of any such insurance, shall not be material in the trial of any action brought against the governing body of any municipality, or their officers, employees or agents."

TOM RILEY

On motion of Senator Frommelt, the Senate adjourned until 8:30 p.m., Tuesday, June 13, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, June 13, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Dale Morse, pastor of the Union Presbyterian Church, LeMars, Iowa.

# ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee Senators Hill, Kruck, Van Gilst, Floy, Glenn, Lodwick, Messerly and Mills were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Benda, Briles, Buren, Condon, De Hart, Denman, Flatt, Jepsen, Neu, Nurse, Reichardt, Reno, Riley, Schaben, Shirley, and Stanley.

### BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 12, 1967, the Governor had approved the following bills.

Senate File 200, an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children.

Senate File 323, an act relating to the imposition of general parking restrictions within municipalities.

### UNFINISHED BUSINESS

# THIRD READING OF BILLS

Senator Stanley called up the motion filed by him to reconsider the vote by which House File 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards, passed the Senate and moved its adoption, which motion prevailed.

Senator Stanley moved that the vote by which House File 411 went to its third reading be reconsidered which motion prevailed.

Senator Stanley called up the following amendment filed by Senators Stanley, McGill and Erskine and moved its adoption:

Amend House File 411 by striking all after the enacting clause and inserting in lieu the following:

"Section 1. Section one hundred eleven A point five (111A.5), Code 1966, is amended by inserting the following after the period (.) in line sixteen (16):

'After such publication and posting, any person violating any provision of such rules

and regulations which are then in effect shall, upon conviction, be fined not more than one hundred (100) dollars or be imprisoned in the county jail not more than thirty (30) days.'

"Sec. 2. Chapter one hundred eleven A (111A), Code 1966, is amended by adding the following new section:

"The provisions of sections one hundred eleven point thirty-five (111.35) through one hundred eleven point fifty-seven (111.57), inclusive, of the Code shall apply to all lands and waters under the control of any county conservation board, in the same manner as if such lands and waters were state parks, lands, or waters. Wherever used in said sections, the words "state conservation commission," "conservation commission," and "commission," shall include a county conservation board, and the words "state conservation director" shall include a county conservation board or its executive officer, with respect to any lands or waters under the control of a county conservation board. However, the provisions of said sections may be modified or superseded by rules and regulations adopted as provided in section one hundred eleven A point five (111A.5) of the Code."

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: 41

Burns	
Cassidy	
Clarke	
Coleman	-
DeHart	
DeKoster	
Dodds	
Elvers	
Ely	
Erskine	

F'rey
Frommel
Gaudineer
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Klefstad
Kosek

Kyhl
Lamborn
Lange
Lisle
Lucken
Main
McGill
Murray
Neu

Nurse

O'Malley
Patton
Potgeter
Reppert
Rigler
Shaff
Stanley
Stephens
Van Eaton

Walsh

Navs: 0

Absent or not voting: 20

Benda Briles Buren Condon Denman Flatt Floy Glenn Hill Kibbie Kruck Lodwick Messerly Mills Reichardt Reno Riley Schaben Shirley 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 Klefstad Senate File 573, a bill for an act relating to judges of elections, was taken up for further consideration.

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

Balloun Burns Cassidy Clarke Coleman DeHart DeKoster Dodds Elvers Ely Erskine

Frev Frommelt Gaudineer Hagedorn Heaberlin Heving Hougen Jepsen Kibbie Klefstad

Kosek Kvhl Lamborn Lange Lisle Main McGill Murray Neu Nurse

O'Mallev Patton Potgeter Reno Schaben Shaff Stanley Stephens Van Eaton Walsh

Navs: 0

Absent or not voting: 20

Benda Briles Buren Condon Denman

Flatt Flov Glenn. . Hill Kruck

Lodwick Lucken Messerly Mills Reichardt

Reppert Rigler Riley Shirley Van Gilst

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 motion filed by him to reconsider the vote by which Senate File 733, a bill for an act relating to vital statistics, passed the Senate and moved its adoption, which motion prevailed.

Senator Reno moved that the vote by which Senate File 733 went to its third reading be reconsidered which motion prevailed.

Senator Reno moved that the vote by which the amendment filed by him was adopted be reconsidered which motion prevailed.

Senator Reno called up the following amendment to the amendment and moved its adoption:

Amend the Reno amendment to Senate File 733, filed May 18, 1967, as follows:

1. By inserting in line thirty-one (31) before the word "signature" the word ", the".

2. By striking from line thirty-two (32) the word "his" and by inserting in lieu thereof the word "the".

The amendment to the amendment was adopted.

Senator Reno moved the adoption of the amendment as amended.

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: 43

Balloun Erskine Benda Frev Buren Frommelt Burns Gaudineer Clarke Hagedorn Coleman Heaberlin DeHart Heying DeKoster Hougen Dodds Jepsen Elvers Kibbie Klefstad Elv

Kosek
Kyhl
Lamborn
Lange
Lisle
Main
McGill
Murray
Neu
Nurse
O'Malley

Reppert
Rigler
Schaben
Shaff
Stanley
Stephens
Van Eaton
Walsh

Patton

Reno

Nays: 0

Absent or not voting: 17

Briles Condon Denman Flatt Floy Glenn Hill Kruck Lodwick Lucken Messerly Mills Potgeter Reichardt Riley Shirley Van Gilst

Voting present: 1

Cassidy

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 Benda, Senate File 485, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to provide for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the 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 called up for consideration:

Amend Senate File 485 by striking from Sec. 18, Line 7 the words and figures "one million five hundred thousand (1,500,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

Senator Benda moved that further action on Senate File 485 be deferred

Senator Kruck offered a substitute motion that Senate File 485 be rereferred to committee.

Roll call was requested.

On the question "Shall the substitute motion prevail?" the vote was:

Rule 8 was invoked.

Ayes: 26

Balloun
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt

Frey
Heying
Hill
Hougen
Kosek
Kruck
Kyhl

Lamborn Lange Lisle Lucken Messerly Mills

Reno Rigler Shaff Stephens Van Eaton

Potgeter

Nays: 33

Benda
Buren
Burns
Cassidy
Coleman
Condon
Dodds
Elvers
Ely

Floy Frommelt Gaudineer Glenn Hagedorn Heaberlin Jepsen Kibbie

Klefstad Lodwick Main McGill Murray Neu Nurse O'Malley

Reichardt Reppert Riley Shirley Stanley Van Gilst Walsh

Patton

Absent or not voting: 2

Denman

Schaben

The substitute motion was lost.

Senator Benda renewed his motion to defer, which motion prevailed.

President Pro Tempore O'Malley took the chair at 10:00 a.m.

On motion of Senator Riley, House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy, with report of committee

recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer called up the following amendment and moved its adoption:

Amend House File 260, section five (5), by striking all after the period (.) in line three (3) and all of lines four (4) and five (5) and by inserting in lieu thereof the following:

"A director of the academy and such staff as may be necessary for it to function shall be employed pursuant to the Iowa merit system."

The amendment was adopted.

The following safety and law enforcement committee amendment was called up:

Amend House File 260 as follows:

- 1. Amend section six (6) by striking lines four (4) through thirty-nine (39) inclusive and by inserting in lieu thereof the following:
- "2. One (1) member appointed from the senate by the lieutenant governor for a term of four (4) years, commencing upon the effective date of this Act. In the event that the member appointed by the lieutenant governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "3. One (1) member appointed from the house by the speaker of the house for a term of two (2) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the speaker of the house shall be for a term of four (4) years. In the event that the member appointed by the speaker of the house is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "4. Four (4) members appointed by the governor. The governor shall appoint two (2) members for a term of two (2) years and two (2) members for a term of four (4) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the governor shall be for a term of four (4) years. In the event that the member appointed by the governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment."
  - 2. Amend section seven (7) by striking all of such section.
  - 3. Amend section fifteen (15) by striking all of such section except the last sentence.
  - 4. Amend section sixteen (16) by striking all of such section.

The following amendment to the amendment by the appropriations committee was called up:

Amend the Safety and Law Enforcement Committee amendment to House File 260 filed May 20, 1967 by striking lines twenty-nine (29) and thirty (30).

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: 24

Balloun Coleman Condon DeHart DeKoster Frey
Heying
Jepsen
Kosek
Lodwick

Main McGill Messerly Mills Reichardt Reno Rigler Riley Shaff Stanley Stephens Walsh

Nays: 31

Benda Briles Burns Clarke Denman Dodds Ely Erskine Flatt
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen

Kibbie Klefstad Kruck Lange Lisle Murray Nurse O'Malley

Patton
Potgeter
Reppert
Schaben
Shirley
Van Eaton
Van Gilst

Absent or not voting: 6

Buren Cassidy Floy Kvhl Lamborn

Neu

The amendment to the amendment was lost.

Senator Riley offered the following amendment and asked and received unanimous consent that it be considered prior to the committee amendment:

Amend House File 260, Section fifteen (15), by striking the first sentence, and inserting in lieu thereof the following:

"On and after the effective date of this Act, there shall be levied an assessment of one (1) dollar, as an additional cost, on every fine, penalty and forfeiture imposed and collected by the courts of this state for criminal offenses, including violations of the conservation and motor vehicle laws, but not including violations of local ordinances relating to parking."

Senator Riley 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: 28

Balloun Benda Clarke Coleman Condon DeHart DeKoster Elvers Heying Hill Hougen Kosek Lange Lodwick

Main McGill Messerly Mills Potgeter Reichardt

Lucken

Rigler Riley Shaff Stanley Stephens Van Gilst Walsh

Nays: 30

Briles
Buren
Burns
Cassidy
Denman
Dodds
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Jepsen Kibbie Klefstad Kruck Lisle Murray Nurse O'Malley Patton Reno Reppert Schaben Shirley Van Eaton

Absent or not voting: 3

Kyhl

Lamborn

Neu

The amendment was lost.

Consideration of the committee amendment was resumed.

Senator Reppert asked and received unanimous consent that the amendment be considered by division with Division 1 including section 1 and Division 2 including sections 2, 3 and 4.

Senator Shirley moved the adoption of Division 2 of the amendment.

Roll call was requested.

On the question "Shall Division 2 of the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 31

Briles
Buren
Burns
Cassidy
Coleman
Denman
Dodds
Ely

Erskine Floy Frey Frommelt Gaudineer Glenn Hagedorn Hill Hougen Kibbie Klefstad Kruck Lange Main Murray Nurse O'Malley Reno Reppert Schaben Shirley Van Eaton Van Gilst Navs: 28

Reichardt Flatt Lucken Balloun Heaberlin McGill Rigler Renda Messerly Riley Clarke Heying Shaff Mills Jepsen Condon Stanley DeHart Kosek Neu Stephens Patton Lisle DeKoster Potgeter Walsh Lodwick Elvers

Absent or not voting: 2

Kyhl

Lamborn

Division 2 of the amendment was adopted.

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the Safety and Law Enforcement Committee amendment to House File 260 filed April 20, 1967, by inserting in line nineteen (19) after the word "members" the following ", knowledgeable and experienced in the field of law enforcement,".

The amendment to the amendment was adopted. Senator Shirley moved the adoption of Division 1 of the amendment as amended.

The amendment was adopted.

Senator Reppert asked and received unanimous consent that the amendment filed by him May 2, found on pages 1249, 1250 of the journal be withdrawn.

The following amendment by the appropriations committee was called up for consideration:

House File 260 is hereby amended as follows:

1. By striking from section four (4) all of such section after the word "Act." in line four (4) and inserting in lieu thereof the following:

"The academy shall be situated at Camp Dodge and the council shall enter into an agreement with the executive council which agreement shall provide for the use of certain of the facilities at Camp Dodge, for the remodeling and conversion of existing structures to classrooms and dormitory space, and for the use of land for the site of an administration building. The agreement shall be on such terms and conditions as the executive council finds necessary to carry out the purpose of this Act."

2. By striking from section fifteen (15) all of such section after the word "state." in line thirteen (13) and inserting in lieu thereof the following:

"There is hereby appropriated to the department of public safety from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, the sum of one hundred fifty-eight thousand (158,000) dollars, or so much thereof that may be necessary, for general operating costs to carry out the purposes of this Act. There is hereby further appropriated to the department of public safety from the general fund of the state the sum of one hundred fifty thousand (150,000) dollars for capital

expenditures for the construction of an administration building and remodeling of existing structures at Camp Dodge to carry out the purposes of this Act. Any unencumbered balance of the funds appropriated by this Act remaining as of January 31, 1969 shall revert to the general fund of the state as of that date."

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: 58

Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Flatt

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Lamborn

Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 3

Balloun

Buren

Kosek

Kruck

Kyhl

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 260 be immediately messaged to the House.

# SENATE CONCURRENT RESOLUTION 51

Senator Ely called up Senate Concurrent Resolution 51, found on page 1875 of the journal and moved its adoption.

Division was requested.

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 receded from it amendment to and passed Senate File 338 a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state.

Also:

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

Senate Concurrent Resolution 38 urging the President of the United States and Postmaster General to take immediate action to improve mail service for Iowa.

Also:

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

House Concurrent Resolution 26 urging the schools to give careful attention and consideration to the selection of educational materials and Title II funds be made available for purchase of books.

# HOUSE CONCURRENT RESOLUTION 26

By: Roorda, Reed, Gannon, Vetter Franklin, Lipsky, and Miller of Dubuque

WHEREAS, the United States and the state of Iowa are made up of people of racial, ethnic, and religious diversity; and

WHEREAS, the strength of the United States and the state of Iowa has been derived from the combined and unified strength of their peoples, and their varied contributions; and

WHEREAS, the health and vigor of our representative form of government is sustained by the devotion and responsible interest of all of the diverse peoples who are represented; and

WHEREAS, our educational materials have been incomplete in their presentation of the story of the growth and development of our social, economic, cultural and governmental ways of life because of their neglect of the vital role played in our history by our minority groups, races and religions; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE SENATE CONCURRING:

That the appropriate authorities of all private, parochial and public schools be encouraged in their selection of educational materials to give careful attention and consideration to the degree to which the educational materials fairly include recognition of the achievements, contributions and accomplishments of ethnic and racial groups; and

further they shall select, when consistent with acceptable academic standards, those materials which do fairly record such achievements, contributions, and accomplishments.

BE IT FURTHER RESOLVED, that funds available for the purchase of books by the department of public instruction under Title II Elementary and Secondary Education Act, 1965 (Laws of the 89th Congress) shall be used to purchase books and other materials with this purpose in mind.

Also:

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

House File No. 736, a bill for an act to provide for representation in the Senate and House of Representatives for the 63rd General Assembly.

Also:

That the House refuses to concur in the Senate amendment to House amendment to Senate File 677, a bill for an act relating to the Iowa public employees' retirement system.

WILLIAM R. KENDRICK, Chief Clerk

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

# AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley in the chair.

President Fulton took the chair at 1:45 p.m.

## VISITOR

Senator Flatt rose on point of personal privilege to present Peter Wenden from Featherston, New Zealand, who has been a foreign exchange student in the Atlantic High school during the past year.

# **PETITIONS**

Senator O'Malley presented a petition from 21 residents of Polk County, in favor of keeping trading stamps in Iowa.

Senator Hougen presented a resolution from the city of Evansdale, in favor of a "Fair Fifteen" per cent share of the state road money for cities and towns.

# HOUSE MESSAGE CONSIDERED

House File 736, a bill for an act to provide for representation in the Senate and House of Representatives for the 63rd General Assembly.

Read first and second times, and passed on file.

### BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 12, 1967, the Governor

had approved the following bills.

Senate File 751, an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions.

Senate File 516, an act relating to mobile home parks owned and operated by any agency or department of the state or county.

## HOUSE AMENDMENTS CONSIDERED

Senator Main called up for consideration Senate File 803, a bill for an act relating to the availability of receipts of the Board of Control institutions, amended by the House, and moved that the Senate concur in the following amendment:

## Amend Senate File 803 as follows:

- 1. Section 2, line seven (7), by striking the words "in the appropriation Act" and inserting in lieu thereof the words "in the biennial appropriation for support of the hospital-schools".
- 2. Section 5, line nine (9), by striking the words "in the appropriation Act" and inserting in lieu thereof the words "in the biennial appropriation for support of the state hospitals".

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: 47

Balloun	Frey	Lamborn	Potgeter
Benda	Frommelt	Lange	Reichardt
Briles	Glenn	Lodwick	Reno
Clarke	Hagedorn	Lucken	Reppert
Coleman	Heaberlin	Main	Schaben
DeHart	Heying	McGill	Shaff
DeKoster	Hill	Mills	Shirley
Dodds	Jepsen	Murray	Stanley
Elvers	Kibbie	Neu	Stephens
Ely	Klefstad	Nurse	Van Eaton
Flatt	Kosek	O'Malley	Van Gilst
Floy	Kruck	Patton	

Nays: 0

Absent or not voting: 14

Buren Denman Kyhl Rigler

Burns Cassidy Erskine Gaudineer

Lisle Messerly Riley Walsh

Condon Hougen

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, Senate File 411, a bill for an act relating to employment of county engineers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Withdrawn by unanimous consent was the amendment filed June 2 by Senators Reppert, Murray and Coleman, found on page 1732 of the journal.

Senator Main asked and received unanimous consent that House File 382 be substituted for Senate File 411.

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
Benda
Briles
Buren
Burns
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek

Flatt

Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Nays: 2

Ely

Lamborn

Absent or not voting: 8

Cassidy Clarke Gaudineer Hougen Kruck Kyhl Lisle Riley

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 411 be with-drawn from further consideration by the Senate.

## SPECIAL ORDER

The time having arrived, the Chair announced the special order of business on House File 736.

### THIRD READING OF BILLS

On motion of Senator Denman, House File 736, a bill for an act to provide for representation in the Senate and House of Representatives for the 63rd General Assembly, was taken up for consideration.

Senator Denman offered the following amendment and moved its adoption:

Amend House file 736 as follows:

- 1. Amend section three (3) as follows:
- a. By inserting a comma after the word "southerly" in line two hundred ninety-two (292),

By striking line two hundred ninety-three (293) and by inserting in lieu thereof the words "thence westerly", thence southerly and thence westerly along the 1960 corporate limits to the center".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 736, section 4, subsection 28, as follows:

- 1. Strike line 616 and all of line 617 through the semi-colon, and insert in lieu thereof the following:
- "Beginning at the intersection of the west line of the 1960 corporate limits of the city of Muscatine and the projected center line of Fulliam avenue extended westerly from the intersection of the center line of Houser street and the center line of Fulliam avenue;"
- 2. In line 620, strike the word "southwest" and insert in lieu thereof the word "southwesterly".
- 3. Strike all after the semi-colon in line 629 through the period in line 638 and insert in lieu thereof the following:
- "thence north to the center line of Fulliam avenue; thence westerly along the center line of Fulliam avenue to the center line of Houser street; thence westerly along the projected center line of Fulliam avenue to the west line of the 1960 corporate limits of the city of Muscatine, the point of beginning. All references in this Act to the 1960 corporate limits of the city of Muscatine mean such 1960 corporate limits as they existed after completion of the 1960 annexation of territory by the city of Muscatine."
  - 4. Strike lines 643 through 665, inclusive, and insert in lieu thereof the following:

"which is within the 1960 corporate limits of the city of Muscatine and which is not included in subdistrict one (1) as hereinabove provided."

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend House File 736, section four (4), subsection twenty-four (24), by striking paragraphs a and b and inserting in lieu thereof the following:

"a. Subdistrict one (1) shall comprise that portion of Marshall county which includes that part of the city of Marshalltown described as follows:

"Beginning at the point where the east line of the Soldiers Home grounds projected north intersects the northern 1960 corporate limits of the city of Marshalltown; thence easterly, thence southerly, thence westerly, and thence northerly along the 1960 corporate limits of the city of Marshalltown to the center line of Anson street projected due west from South Twelfth street; thence east along the projected center line and the center line of Anson street to the center line of South Twelfth street; thence north along the center line of South Twelfth street; thence west along the center line of West Boone street; thence west along the center line of West Boone street; thence north along the center line of South Twelfth street; thence north along the center line of West Main street to the center line of North Twelfth street; thence north along the center line of North Twelfth street to the center line of West Summit street to the east line of the Soldiers Home grounds; thence north along the east line and the projected east line of the Soldiers Home grounds to the northern 1960 corporate limits of the city of Marshalltown, the point of beginning.

"b. Subdistrict two (2) shall constitute the following portions of Marshall county which include the townships of Liberty, Bangor, Liscomb, Vienna, Minerva, Marietta, Iowa, Taylor, Marion, State Center, Washington, Timber Creek, Le Grand, Eden, Logan, Jefferson, and Greencastle as the townships existed in 1960, that part of Linn township lying outside the 1960 corporate limits of the city of Marshalltown, and that part of the city of Marshalltown described as follows:

"Beginning at the intersection of the western 1960 corporate limits of the city of Marshalltown and the center line of Anson street projected due west from South Twelfth street; thence northerly and thence easterly along the 1960 corporate limits of the city of Marshalltown to the point where the northern 1960 corporate limits intersect the projected east line of the Soldiers Home grounds; thence south along the projected east line and the east line of the Soldiers Home grounds to the center line of West Summit street; thence west along the center line of Summit street to the center line of North Twelfth street; thence south along the center line of North Twelfth street to the center line of West Main street; thence west along the center line of West Main street to the center line of South Twelfth street; thence south along the center line of South Twelfth street; thence east along the center line of West Boone street to the center line of South Twelfth street; thence south along the center line of South Twelfth street ine of Anson street; thence west following the center line and the projected center line of Anson street to the western 1960 corporate limits of the city of Marshalltown, the point of beginning."

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 32

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds

Ely
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Hill Kibbie Klefstad Kruck Main McGill Murray Nurse O'Malley Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Nays: 27

Elvers

Balloun Benda Briles Clarke DeHart DeKoster Erskine Flatt Heying Hougen Jepsen Kosek Lamborn Lange Lodwick
Lucken
Messerly
Mills
Neu
Potgeter
Rigler

Riley Shaff Stanley Stephens Van Eaton Walsh

Absent or not voting: 2

Kyhl

Lisle

The amendment was adopted.

Senator Jepsen offered the following amendment filed by Senators Jepsen and Cassidy and moved its adoption:

Amend House File 736 as follows:

Amend Section 32 (thirty two), line 1229 by striking the word Bettendorf.

Also, insert after "1960" in line 1232 the words "and all of the city of Bettendorf as it existed in 1960.

The amendment was adopted.

Senator Jepsen offered the following amendment filed by Senators Jepsen and Cassidy and moved its adoption:

Amend House File 736, Section three (3) line 93 by inserting after the word Davenport, "city of Davenport Township and Davenport Township"

Further amend line 117 by striking the words "and Bettendorf"

Also, amend line 118 by adding after 1960, "the city of Bettendorf as it existed in 1960".

Further amend line 118 by adding after the word Davenport, "city of Davenport Township and Davenport Township".

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:

Rule 8 was invoked.

Ayes: 59

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Ely

Erskine Flatt Floy Frev Gaudineer Hagedorn Heaberlin Heving Hill Hougen Jepsen

Kosek

Frommelt Kibbie Klefstad

Kruck Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills

Murray Neu Nurse O'Malley Patton

Potgeter Reichardt Reno

Reppert

Schaben

Rigler

Riley

Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Walsh

Nays: 1

Glenn

Absent or not voting: 1

Kyhl

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 House File 736 be immediately messaged to the House.

#### SPECIAL ORDER

The chair announced the special order of business on Senate File 807.

### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation thereto, was taken up for further consideration.

Senator Frommelt called up the following amendment by the ways and means committee filed June 1:

Amend Senate File 807 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. For the purpose of this Act, 'personal property' means all tangible property other than real property, owned by a resident or nonresident of the state, which is located in the state and assessed and taxed as personal property in accordance with the laws of this state and rules and regulations adopted thereunder, not withstanding the provisions of section four point one (4.1), subsection nine (9), of the Code, but not to include the following:
- 1. Machinery and equipment as contemplated under section four hundred twenty-eight point twenty-two (428.22) of the Code.
- 2. Buildings as contemplated by section four hundred twenty-eight point four (428.4) of the Code.
- 3. All centrally assessed property, by the state tax commission, under the provision of Chapters four hundred twenty-eight (428), four hundred thirty-three (433), four hundred thirty-four (434), four hundred thirty-five (435), four hundred thirty-six (436), four hundred thirty-seven (437), and four hundred thirty-eight (438) of the Code.
- 4. Property exempted by the provisions of Chapter four hundred twenty-seven (427) of the Code.
- "Section 2. For each year, beginning with the property tax collection year 1968, for personal property taxes levied in 1967, each person, as defined in subsection two (2) of section four hundred twenty-two point four (422.4) of the Code, and each corporation, as defined in subsection one (1) of section four hundred twenty-two point thirty-two (422.32) of the Code, shall be granted a credit, determined as hereinafter prescribed, for payment of personal property taxes paid during the current collection year, if paid when regularly collectible, limited to the personal property taxes so paid computed upon assessed valuation as follows:
- 1. For the collection year 1968, the actual amount of taxes so paid pursuant to the levy upon the first \$2,500 of assessed value, or portion thereof, for personal property not otherwise exempt from taxation.
- 2. For the collection year 1969, the actual amount of taxes so paid pursuant to the levy upon the first \$5,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 3. For the collection year 1970, the actual amount of taxes so paid pursuant to the levy upon the first \$7,500 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.

- 4. For the collection year 1971, the actual amount of taxes so paid pursuant to the levy upon the first \$10,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 5. For the collection year 1972, the actual amount of taxes so paid pursuant to the levy upon the first \$20,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 6. For the collection year 1973, the actual amount of taxes so paid pursuant to the levy upon the first \$40,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- 7. For the collection year 1974, and succeeding years, the actual amount of taxes so paid pursuant to the levy upon the assessed value of personal property not otherwise exempt from taxation.
- "Section 3. The aggregate assessed value of personal property for each assessing district as established in the 1967 assessment year, after adjustment for equalization, shall be the basic taxable value upon which the credit granted herein shall be determined, subject to the following annual adjustments:
- 1. Add: additional personal property brought into each assessing district, or discovered to be within each assessing district, but not replacement of personal property with like personal property, in accordance with section four hundred forty-one point twenty-one (441.21) of the Code.
- 2. Subtract: personal property removed from each district by reason of transportation therefrom, personal property destroyed, and personal property consumed or disposed or and not replaced.
- "Section 4. For the purpose of ascertaining assessed value of personal property added or subtracted from the aggregate assessed value of personal property for each district as established in the 1967 assessment year, assessors shall utilize personal property listing forms prescribed and furnished by the tax commission, or succeeding authority, and shall distribute such forms in triplicate to persons possessed of such property for assessment, first by regular mail, and, where necessary, by personal service. Such assessed value of such personal property shall be determined in accordance with section four hundred forty-one point twenty-one (441.21) of the Code.
- "Section 5. Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line seventeen (17) thereof the words 'real estate' and inserting in lieu thereof the word 'land'.
- "Section 6. Section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line eighteen (18) thereof the expression 'personal property, but' and inserting in lieu thereof the expression 'real property.' and by striking all of lines nineteen (19), twenty (20), and twenty-one (21)."
- "Section 7. Section four hundred twenty-two point sixteen (422.16) of the Code is hereby amended by adding thereto the following subsection:
  - '15. Amounts of personal property tax paid under provisions of section two (2)

of this Act shall be receipted therefor on such forms as the tax commission, or succeeding authority, may direct. Copies of such forms shall be transmitted to the tax commission, or succeeding authority, according to the context of section four hundred twenty-two point fifteen (422.15) of the Code. The county treasurer shall prepare such receipts as returns of information in such manner, and at such time or times as the commission, or secceeding authority shall direct, together with such recapitulation reports as may be prescribed. The county auditor shall ascertain their accuracy, and transmit them as provided herein.

'The appropriate amount of the personal property tax so paid in accordance with section two (2) of this Act shall be treated in the same manner as provided in this section for the treatment of personal income tax paid at the source, but shall in no way affect the provisions of subsections one (1) and eleven (a) (11.a) hereof taxpayers claiming credit for payment of personal property tax subject to credit, as income tax paid at the source, shall include with the return of income a copy of the receipt therefor issued by the county treasurer to whom such amount of personal property tax properly creditable hereunder.

'Persons jointly owning personal property, where the payment of the tax thereon entitles them, as husband and wife, to claim a credit upon a return of income, may claim such credit only on a joint return of income.

'Where partners pay personal property tax that would be subject to the credit granted under this Act, the limits of credit under this Act shall apply as though such tax were paid by a single person and the credit be allocated to individual partners in accordance with the share of each in the partnership.

'Where personal property is owned by more than one person in undivided interests, the credit shall be determined as though owned by a single person, but may be divided in accordance with the interests of each as shown on the records of the county where the personal property is located.'

"Section 8. Section four hundred twenty-two point thirty-nine (422.39) is hereby amended by adding thereto the following:

'Subsection fifteen (15) of section four hundred twenty-two point sixteen (422.16) of the Code shall apply to corporations paying personal property tax as contemplated therein, and shall be entitled to the credit granted persons thereunder, including claiming of refunds, according to the context thereof.'

"Section 9. Persons entitled to exemption from personal property tax under provisions of section four hundred twenty-seven point three (427.3) of the Code, shall be granted such exemption, in addition to the credits provided by this Act, but may not claim such exemption and such credit for personal property tax paid except to the extent that such persons have actually paid such personal property tax."

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Ways and Means Committee amendment filed June 1, 1967 to Senate File 807 as follows:

"By adding after the word "commission" in Section 1, sub-section 3, line 14, the words "or succeeding authority".

The amendment to the amendment was adopted.

Senator Heying called up the following amendment filed by Senators Heying and Balloun:

Amend the committee amendment to Senate File 807 as follows:

- 1. Strike all after the words "hereinafter Prescribed," in lines twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30) of section two (2) and place in lieu thereof the following "for personal property taxes so computed upon assessed valuation as follows:"
- 2. Strike the words "paid persuant to levy" on lines two (2) of subsection one (1), two (2), three (3), four (4), five (5), six (6), seven (7), in section two (2) and place in lieu thereof the word "levied" in each of the subsections.
- 3. In section seven (7) strike all of subsection  $^{\circ}15$  and write a new subsection as follows
- '15. Amounts of personal property taxes levied in each county under provisions of section two (2) of this Act shall be authenticated and forwarded to the tax commission, or succeeding authority, on such forms as the tax commission or succeeding authority may direct. The county treasurer shall furnish the state treasurer necessary information so that he may direct the comptroller to pay the county the amount lost in granting credits on personal property taxes assessed in each county in the assessment years as determined in section two (2) of this Act.
- (Div. 2) 4. In section three (3) subsection one (1) line two (2) strike the words "or discovered to be within each assessing district,".

Senator Heying asked and received unanimous consent that the amendment be considered by division with sections 1 through 3 as Division 1 and Section 4 as Division 2.

Senator Heying moved the adoption of Division 1 of the amendment, requesting roll call.

On the question "Shall Division 1 of the amendment be adopted?" the vote was: Ayes: 24

Balloun	Frey	Lange	Patton
Benda	Heying	Lisle	Potgeter
Clarke	Hougen	Lodwick	Rigler
Coleman	Jepsen	Lucken	Riley
DeHart	Kosek	Messerly	Stanley
DeKoster	Lamborn	Mills	Stephens

Nays: 31

Buren Frommelt Kruck Reno

Main Cassidy Caudineer Reppert McGill Schahen Denman Glenn Dodde Hagedorn Murray Shaff Heaberlin Elvers Neu Shirley Van Eaton Elv Hill Murse Kibbie O'Mallev Van Gilst Erskine Klefstad Reichardt Flov

Absent or not voting: 6

Briles

Condon

Kvhl

Walsh

Division 1 of 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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 353, a bill for an act relating to the licensing of feeder pig dealers.

## AMENDMENT TO SENATE FILE 353

Amend Senate File 353 as follows:

- 1. By striking Section 1.
- 2. Section 4, by inserting a period after the word "sale" in line thirteen (13), and by striking the remainder of line thirteen (13), all of line fourteen (14), and all except the word "The" in line fifteen (15).

Also:

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

House File No. 739, a bill for an act relating to sales and use taxes used in the performance of contracts under chapter 419 of the Code.

Also:

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

House File No. 737, a bill for an act relating to homestead tax credit for persons over sixty-five years of age.

Also:

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

House File No. 687, a bill for an act to appropriate from the general fund to the department of social welfare for the purpose of aid to various funds.

Also.

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

House File No. 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE MESSAGES CONSIDERED

House File 739, a bill for an act relating to sales and use taxes used in the performance of contracts under chapter 419 of the Code.

Read first and second times, and passed on file.

House File 737, a bill for an act relating to homestead tax credit for persons over sixty-five years of age.

Read first and second times, and passed on file.

House File 687, a bill for an act to appropriate from the general fund to the department of social welfare for the purpose of aid to various funds.

Read first and second times, and passed on file.

House File 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems.

Read first and second times, and passed on file.

### AMENDMENTS FILED

Amend the Committee on Governmental Affairs amendment to House File 389 by striking in line nineteen (19) the word, "may" and by inserting in lieu thereof the word, "shall".

LEE GAUDINEER

Amend Senate File 488 by adding the following paragraph to section 4:

Members of the general assembly shall not be eligible for appointment to the Iowa racing commission. Former members of the general assembly shall not be eligible for appointment for a period of one year following resignation from office or expiration of term of office.

EUGENE M. HILL

Amend Senate File 488, section 13, as follows:

1. By designating as subsection 7 the following:

"To set the dates for the racing season, which shall not extend over a period of more than one hundred twenty (120) calendar days."

2. By renumbering the remaining subsections.

EUGENE M. HILL

Amend House File 690 as follows:

- 1. Section three (3), line four (4), insert after the word "hospital," the words "merged area hospital".
- 2. Section four (4), line four (4), insert after the word "officer" the words "or merged area hospital officer".
- 3. Section five (5), line three (3), insert after the word "hospital" the words ", merged area hospital".

J. HENRY LUCKEN LUCAS J. DEKOSTER JOHN L. BUREN

Amend Senate Concurrent Resolution 50 by Flatt and Stephens as found on page 1773c of the Senate Journal for June 6, 1967 by adding at the end thereof the following new sentence:

"The budget and financial control committee is instructed to make an investigation and survey during the ensuing biennium on the operation of the state liquor laws with a view to determine wherein the law may be strengthened, and make a report of its findings to the next General Assembly."

RICHARD L. STEPHENS

Amend the Riley amendment to Senate File 710 by adding following the word "agents" in line eight (8) thereof, the following:

"and any reference to such insurance, or lack of same, shall be grounds for a mistrial".

TOM RILEY

Amend Senate File 485 by inserting the following new paragraph at the end of section 9:

"Nothing in this Act shall be construed to require any payment of compensation for the right to erect and maintain any sign except where the sign is lawfully in existence or lawfully erected as provided in section 8 of this Act. With respect to the right to erect signs after the effective date of this Act, this Act is is the nature of a zoning ordinance."

DAVID STANLEY
LEE GAUDINEER
KENNETH BENDA

Amend Senate File 743 as follows:

Section 1. Amend Section four (4) as amended by the McCartney amendment adopted by the House on June 8th by adding thereto the following:

Lines twenty-one (21) and twenty-two (22), and lines thirty (30) through lines three hundred forty-three (343) of the Hougen amendment filed June 10, 1967.

- Sec. 2. (a) By striking the Harbor et al amendment of June 5th as amended and adopted by the House by adding and inserting in lieu thereof lines nine hundred sixtysix (966) to and including lines one thousand one hundred and thirty-three (1133).
  - (b) Amend the title by adding thereto the following:

", and a Tax Court and prescribing jurisdiction".

CHESTER O, HOUGEN MERLE W. HAGEDORN

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

### EVENING SESSION

The Senate reconvened with President Fulton presiding.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Benda, Briles, Buren, Burns, Cassidy, Coleman, Condon, DeHart, Denman, Elvers, Flatt, Floy, Frey, Gaudineer, Glenn, Hagedorn, Heying, Hougen, Jepsen, Kosek, Kruck, Kyhl, Lamborn, Lisle, Lodwick, Lucken, Main, McGill, Messerly, Neu, Patton, Reno, Reppert, Riley and Van Gilst.

## SPECIAL ORDER

The time having arrived the chair announced the special order of business on Senate File 50.

## THIRD READING OF BILLS

On motion of Senator Frey Senate File 50, a bill for an act relating to liquor taxation, control and enforcement, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 50 by inserting after subsection two (2) the following new section:

"Each bottle of alcoholic beverage purchased by a licensee shall bear an identification marker applied at the place of purchase."

Also amend by renumbering the remaining section.

The amendment was adopted.

Senator Balloun offered the following amendment filed by Senators Balloun and Messerly and moved its adoption:

Amend Senate File 50 by adding the following as a new section:

"Section one hundred twenty-three point eighteen (123.18), Code 1966, is hereby amended by striking all after the period (.) in line twelve (12) thereof.

Senator Frommelt asked unanimous consent to defer action.

Objection was raised.

Senator Balloun moved to temporarily defer action.

Roll call was requested.

On the question "Shall the action on the amendment be temporarily deferred?" the vote was:

Ayes: 31

Benda
Briles
Buren
Cassidy
Coleman
DeKoster
Elvers
Ely

Floy Hagedorn Heying Hougen Kibbie Klefstad Kruck Lange

Lucken McGill Murray Neu Nurse O'Malley Reppert Rigler Riley Schaben Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 19

Clarke Condon DeHart Denman Dodds

Flatt Frey Glenn Hill Jepsen Kosek Lamborn Lisle Lodwick Mills

Patton Potgeter Shaff Walsh

Absent or not voting: 9

Balloun Burns

Frommelt Kyhl Main Messerly Reichardt Reno

Erskine

Voting present: 2

Gaudineer

Heaberlin

The amendment was deferred.

Senator Gaudineer offered the following amendment filed by Gaudineer and Reichardt:

Amend Senate File 50 by adding the following additional sections thereto:

"Sec. 2. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding the following new section thereto:

'In addition to the tax imposed under section four hundred twenty-two point forty-three (422.43) of the Code, there is hereby imposed an additional tax of one (1) percent upon the gross receipts from all sales of liquor by the Iowa state liquor stores. The additional tax shall be collected and retained by the Iowa liquor control commission and distributed pursuant to section three (3) of this Act.'

"Sec. 3. Chapter one hundred twenty-three (123), Code 1966, is hereby amended by adding the following thereto:

'The additional one (1) percent sales tax collected by the commission under section two (2) of this Act shall be remitted quarterly to the treasurer of the county from which such tax was originally collected.

'When received, the county treasurer shall place the remitted tax in a special fund entitled 'Alcoholic Fund'. The county boards of supervisors are hereby authorized to expend and use this fund along with such other funds as are available, including federal and private grants, for the purpose of establishing detoxication centers and such other means and methods deemed appropriate and necessary to combat and control the disease of alcoholism.'

Senator Flatt offered the following amendment to the Gaudineer and Reichardt amendment, filed by Senators Flatt and Gaudineer and moved its adoption:

Amend the Gaudineer amendment to Senate File 50 by adding in section three (3), line fourteen (14) after the word, "alcoholism" the following:

"Separate counties may enter into agreements for collective use of the funds herein provided by resolution of the boards of supervisors of the counties affected."

The amendment to the amendment was adopted.

Senator Lucken moved the "Previous question" on the Gaudineer, Reichardt amendment as amended. The motion prevailed.

Senator Gaudineer offered the following amendment to the Gaudineer, Reichardt amendment.

Amend the Gaudineer amendment as follows:

1. By striking in section three (3) line twelve (12) the word "and" and by inserting in lieu thereof the word, "or".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the Gaudineer, Reichardt amendment as amended.

Roll call was requested.

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

Ayes: 29

Clarke
DeHart
DeKoster
Denman
Dodds
Ely
Erskine
Flatt

Gaudineer Glenn Hagedorn Heaberlin Heying Hill Klefstad Kosek Lamborn Lisle McGill Messerly Mills O'Malley

Reppert Shaff Stanley Stephens Van Gilst Walsh

Reichardt

Nays: 31

Balloun
Benda
Briles
Buren
Burns
Cassidy
Coleman
Condon

Elvers
Floy
Frey
Frommelt
Hougen
Jepsen
Kibbie
Kruck

Lange
Lodwick
Lucken
Main
Murray
Neu
Nurse
Patton

Potgeter Reno Rigler Riley Schaben Shirley Van Eaton

Absent or not voting: 1

Kyhl

The amendment was lost.

Senator Hougen offered the following amendment filed by Hougen and Kruck and moved its adoption:

Amend Senate File 50 by adding thereto the following new sections:

- "Sec. 2. Section one hundred twenty-three point five (123.5), Code 1966, is hereby amended by adding thereto the following new subsection:
- "' "Division" means the division of criminal investigation and bureau of identification of the department of public safety established under section eighty point seventeen (80.17) of the Code."
- "Sec. 3. Section one hundred twenty-three point six (123.6), Code 1966, is hereby amended by striking from line eight (8) the word 'The' and inserting in lieu thereof the words 'Except as provided in this Act, the'.
- "Sec. 4. Section one hundred twenty-three point sixteen (123.16), subsection nine (9), Code 1966, is hereby amended by striking lines three (3) through thirteen (13) and inserting in lieu thereof the words 'entire liquor industry in the state. The division may enforce'.

- "Sec. 5. Section one hundred twenty-three point fifty-seven (123,57), Code 1966, is hereby amended by striking lines one (1) through three (3) and inserting in lieu thereof the words 'The division shall cause the financial condi-'.
- "Sec. 6. Section one hundred twenty-three point ninety-three (123.93), Code 1966, is hereby amended as follows:
  - "1. By striking from line two (2) the word 'enforcement'.
- "2. By striking from line four (4) the words 'The state' and inserting in lieu thereof the words 'Other members, except clerical workers, of the state'.
  - "3. By striking from line ten (10) the word 'enforcement'.
- "Sec. 7. Chapter one hundred twenty-three (123), Code 1966, is hereby amended by adding the following new section:
- "The division shall be responsible for the enforcement of the provisions of this chapter. The commission shall cooperate with and provide information required by the division to facilitate the enforcement of this chapter."

The amendment was adopted.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 50 by adding a new section thereto:

"Section one hundred twenty-three point nineteen (123.19), subsection two (2), Code 1966, is hereby amended by striking from line three (3) the words "nine hundred" and inserting in lieu thereof the words "twenty thousand (20,000)".

Senator Lange rose on a point of order that the amendment was not germane.

The chair ruled the point well taken.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 50 by adding the following additional section thereto:

"Sec. 2. Section one hundred twenty-three point fifty (123.50), Code 1966, is hereby amended by striking from line two (2) of subsection three (3) the word 'five' and by inserting in lieu thereof the word 'ten (10)'."

Roll call was requested.

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

Ayes: 32

CassidyFlattKosekRiglerClarkeFrommeltLambornRileyCondonGaudineerLangeShaff

DeHart DeKoster Denman Ely Erskine Glenn Heaberlin Hill Jepsen

Klefstad

Lodwick Messerly Mills Patton Reichardt Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 25

Balloun Benda Briles Buren Burns Coleman Dodds Elvers Floy Frey Hagedorn Heying Hougen

Kibbie Lucken Main McGill Murray Neu Nurse O'Malley Potgeter Reno Schaben Shirley

Absent or not voting: 4

Kruck

Kyhl

Lisle

Reppert

The amendment was adopted.

Senator Klefstad offered the following amendment filed by Klefstad and Gaudineer and moved its adoption:

Amend Senate File 50, section one (1), line ten (10) by striking the words and figures, "twenty (20)" and by inserting in lieu thereof the words and figures, "twenty-three (23)".

Senator O'Malley took the chair at 9:40 p.m.

The amendment lost.

The Senate resumed consideration of the Balloun, Messerly amendment.

Senator Balloun moved the adoption of the amendment.

The amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Section 1 of Senate File 50 by inserting after the period (.) in line twelve (12) the following:

"Such tax shall be in lieu of any other sales tax at the state store and shall be shown as a separate item on special sales slips provided by the commission for purchases by licensees."

The amendment was adopted.

Senator Reichardt offered the following amendment.

Amend Senate File 50 as follows:

1. By adding the following as a new section thereto:

"All inventories of liquor held by the Iowa Liquor Control Commission and all other personal property used by it in the commission's local liquor stores as of January 1, of each year shall be placed upon the tax rolls of the taxing districts wherein such property is located. Such personal property shall be given an assessed valuation and taxed accordingly, subject to the provisions of this Act. Notice, as provided by law, of the tax due shall be given to the Iowa Liquor Control Commission. The commission shall have the right to appeal such assessment in the same manner as a private individual. The commission shall pay such tax when due."

Senator Condon rose on a point of order that the amendment was not germane.

The chair ruled the point well taken.

Senator Rigler offered the following amendment filed by Rigler and Mills and moved its adoption:

Amend Senate File 50, section one (1), subsection two (2), line twenty (20) as follows:

Following the word "be", insert the word "mandatory".

The amendment was adopted.

Senator Frey offered the following amendment and moved its adoption:

Amend Senate File 50 by adding the following section thereto:

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 Carroll Daily Times Herald, a newspaper published at Carroll, Iowa, and in the Ames Daily Tribune, a newspaper published at Ames, Iowa.

The amendment was adopted.

### MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the Reichardt amendment to Senate File 50 filed June 13, 1967 passed the Senate.

ANDREW FROMMELT

Senator Denman offered as a substitute motion that further action on Senate File 50 be deferred.

The motion prevailed.

Senator Lodwick asked and received unanimous consent that 500 copies of Senate File 485 be printed.

### SENATE CONCURRENT RESOLUTION 53

By: Nurse

WHEREAS, Senate File 532 enacted by the Sixty-Second General Assembly provides that the state board of regents after authorization by a constitutional majority of the General Assembly may carry out any project as defined in the Act at the state university of Iowa, and

WHEREAS, Senate File 532 authorizes the state board of regents to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and shall be secured by an irrevocable pledge of a sufficient portion of the University Hospital Income, and

WHEREAS, many of the facilities of the hospitals at the state university of Iowa were built between forty and fifty years ago and are inadequate to meet present and future demands for statewide medical and teaching services, and

WHEREAS, said inadequacy exists in operating room facilities which are located in several different areas at the university hospitals and are not designed for today's advanced surgical techniques and workload of more than fifteen thousand operations annually, and

WHEREAS, present space available for radiological services, one of the most important fields in modern medicine, is less than that recommended by the U.S. Public Health Services for a prototype hospital of five hundred beds although the university hospitals have eleven hundred ninety-two beds, and

WHEREAS, the out-patient clinical facilities are located in widely separated areas of the hospitals and seriously encumber the ability of the clinical specialists to handle almost one-quarter million patient visits annually and concentration of these services in a single area will greatly facilitate services to patients and training for family practice, and improve efficiency, and

WHEREAS, forty percent or four hundred forty of the beds serving annually more than 33,000 in-patients are located in large sixteen to twenty bed wards and do not meet the standards established for Medicare patients or the demands by private patients and, further, detailed studies have shown that remodeling these existing large wards into smaller units would be prohibitively costly and create insurmountable problems in teaching, and

WHEREAS, to alleviate these conditions, the board of regents requests authorization to construct an eight-story structure of 466,000 gross square feet south of the general hospital, to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities for four hundred beds, at an estimated total cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing under the provisions of Senate File 532 and the remainder to be financed by federal and other funds; now therefore

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the State Board of Regents be and is hereby authorized to construct an addition of 466,000 gross square feet of floor space, more or less, to the general hospital of state university of

Iowa to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and in-patient facilities at an estimated cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing authorized by the provisions of Senate File 532 enacted by the Sixty-Second General Assembly.

### BILLS ASSIGNED TO COMMITTEE

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

H.J.R.	25	Governmental Affairs
H. F.	189	Governmental Affairs
H.F.	192	Governmental Subdivisions
H. F.	516	Education
H.F.	687	Appropriations
H.F.	737	Ways and Means
H.F.	739	Ways and Means
H.F.	740	Appropriations

## REPORTS OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred Senate File 815, a bill for an act relating to the reorganization of various boards, commissions, departments, and agencies of state government, creating the Iowa governmental reorganization commission, 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  $\underline{\text{House}}$   $\underline{\text{File}}$   $\underline{503}$ , a bill for an act to make an appropriation to the secretary of agriculture to  $\underline{\text{print}}$  the animal brand book required by law, 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 <u>House File 515</u>, a bill for an act to appropriate from the general fund of the state of <u>Iowa to the state soil</u> conservation committee the sum of two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

C. JOSEPH COLEMAN. Chairman

Ordered passed on file.

Also.

Mr. President: Your committee on Appropriations to which was referred <u>House File 693</u>, a bill for an act to make an appropriation in settlement of a 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 <u>Senate Joint Resolution 39</u>, a joint resolution to create a commission to study the processes and operations of the general assembly of the state of Iowa and the members thereof, 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.

### AMENDMENTS FILED

Amend Senate Concurrent Resolution 50 by striking in the last paragraph the words "Attorney General" and inserting in lieu thereof the words "Budget and Financial Control Committee".

RICHARD L. STEPHENS

Amend the Gaudineer amendment to Senate File 50 by striking the last paragraph and inserting in lieu thereof the following:

"When received by counties having a population of more than one hundred thousand (100,000) according to the last federal decennial census, the county treasurer shall place the remitted tax in a special tax entitled 'alcoholic fund'. The county boards of supervisors in such counties of more than one hundred thousand (100,000) population according to the last federal decennial census are hereby directed to expend and use this fund along with such other funds as are available, including federal and private grants, for the purpose of establishing detoxication centers. When received by counties having a population of one hundred thousand (100,000) or less according to the last federal decennial census, such funds shall be used to pay the cost incurred under Chapter 224,"

TOM RILEY

Amend the Ways and Means Committee amendment filed June 1, 1967 to Senate File 807 as follows:

- 1. By inserting a period (.) after the word "hereof" in line 108 and striking the word "taxpayers" and inserting the word "Taxpayers".
  - 2. By inserting in line 113 the words "was paid" after the word "under".  ${\tt ANDREW\ FROMMELT}$

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, June 14, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, June 14, 1967

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Father Connelly, pastor of St. Edwards Catholic Church, Waterloo, Iowa.

## VISITORS

Senator Rigler rose on point of personal privilege to present a visiting member of the Texas legislature, Representative Tom Holmes.

Senator Lamborn rose on point of personal privilege to present three students from the Midland Community school, Wyoming, Iowa.

Senator Glenn rose to introduce two students from Ottumwa schools, who were present in the Senate gallery.

## ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee Senators Hill, Lodwick, Mills, Kruck and Van Gilst were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Briles, Buren, Denman, Flatt, Floy, Hagedorn, Heying, Jepsen, Kosek, Kyhl, Lisle, Lucken, McGill, Reichardt, Reno, Riley, Schaben, Shirley, Van Eaton and Walsh.

## BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on June 13, 1967, the Governor had approved the following bill.

Senate File 532, an act authorizing the State Board of Regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the State University of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues.

## 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 insisted on its amendments to Senate File 454, a bill for an act to enable Iowa to enter into the interstate compact on the placement of children, and request a conference committee.

Conferees on the part of the House are:

Rep. William Hill, Chairman Rep. Charles P. Miller Rep. Henry W. Busch Rep. Thomas A. Renda

Also:

That the House refuses to concur in Senate amendments to House File 586, a bill for an act relating to a method for general property tax replacement and equalization.

Also:

That the House has passed the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 33, creating an interim committee to be known as the legislative liquor study committee.

WILLIAM R. KENDRICK, Chief Clerk

#### CONFERENCE COMMITTEE

President Fulton announced the appointment of Senators Ely, chairman; Lamborn, Frey, and Murray, on the part of the Senate, to the Conference Committee on Senate File 454, an Act enabling Iowa to enter into the interstate compact on the placement of children.

#### THIRD READING OF BILLS

On motion of Senator Gaudineer, House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses, 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 128 by striking subsection four (4) of section two (2) and renumbering the remaining sections.

The amendment was adopted.

Senator Gaudineer called up the amendment filed by Senator Riley June 2, found on page 1728 of the journal.

The amendment was withdrawn by unanimous consent.

Senator Gaudineer called up the following amendment filed by him:

Amend House File 128 as follows:

- 1. By striking in section two (2), lines forty-one (41) and forty-two (42) the words, "the weight of the evidence against the defendant,".
- 2. By striking in section three (3), lines ten (10) and eleven (11) the words, "in which a transcript of evidence shall be preserved" and by inserting in lieu thereof the words, "and a record made thereof".
- 3. By inserting in section three (3), line twenty-one (21) after the word, "victim" the words, "The Supreme Court may, on its own motion, order the parties to submit briefs and set the time in which such briefs shall be filed.".

Senator Gaudineer called up the following amendment to the amendment and moved its adoption:

Amend the Gaudineer amendment filed June 8, 1967 to House File 128 as follows:

1. By striking in line ten (10) the word, "victim" and by inserting in lieu thereof the word, "viction".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Gaudineer moved that the bill be read a third 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 Erskine Lodwick Reichardt Benda Frey Lucken Reno Frommelt Briles McGill Reppert Cassidy Glenn Mills Rigler Clarke Heaberlin Murray Schaben Shaff Coleman Kibbie Neu DeKoster Klefstad Nurse Stanley Stephens Dodds Kruck O'Malley Van Eaton Elvers Lamborn Patton Ely Lange Potgeter Van Gilst

Nays: 0

Absent or not voting: 21

Buren	Floy	Hougen	Main
Burns	Gaudineer	Jepsen	Messerly
Condon	Hagedorn	Kosek	Riley
DeHart	Heying	Kyhl	Shirley
Denman	Hill	Lisle	Walsh

Flatt

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

Senator Potgeter took the chair at 8:45 a.m.

On motion of Senator Lodwick, Senate File 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke called up the following amendment and moved its adoption:

Amend Senate File 373 as follows:

- 1. By striking from Section two (2), line six (6) the word "may" and inserting in lieu thereof ", after consultation with the County Board of Supervisors having jurisdiction of the route, shall".
- 2. By inserting after the period (.) in line eleven (11) of said section "Prior to use of a secondary road as a primary haul road or detour, the Commission shall designate a representative to inspect the secondary road with the county engineer to determine and note the condition of the road."
  - 3. Further amend said section by adding the following new subsection:
- "3. If on examination of the route, it is determined that the road can be restored to its original condition only by reconstruction, the Commission shall cause plans to be drawn, award the necessary contracts for work and proceed to reconstruct and make payments for in the same manner as is prescribed for primary construction projects."

The amendment was adopted.

Senator Clarke called up the collowing amendment filed by Senators Clarke and Lodwick and moved its adoption:

Amend Senate File 373 by adding thereto the following new section:

"Sec. 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Belmond Independent, a newspaper published in Belmond, Iowa, and in The Donnellson Review, a newspaper published in Donnellson, 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.

Lange

Lisle

Main

Mills

Neu Nurse

Lodwick

Lucken

McGill

Messerly

Murray

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

Ayes: 45

Balloun	Frey	
Benda	Frommelt	
Briles	Gaudineer	
Cassidy	Glenn	
Clarke	Heaberlin	
Coleman	Hougen	
DeHart	Kibbie	
DeKoster	Klefstad	
Dodds	Kosek	
Elvers	Kruck	
Ely	Lamborn	
Erskine		

O'Malley Patton Potgeter Reppert Rigler Shaff Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 16

Buren

Flatt

Hill

Reno

Walsh

Burns Floy Jepsen Riley
Condon Hagedorn Kyhl Schaben
Denman Heying Reichardt Shirley

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 Frommelt, Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation thereto, was taken up for further consideration.

Consideration of the Ways and Means Committee amendment was resumed.

Senator Frommelt called up the following amendment to the amendment and moved its adoption:

Amend the Ways and Means Committee amendment filed June 1, 1967 to Senate File 807 as follows:

- 1. By inserting a period (.) after the word "hereof" in line 108 and striking the word "taxpayers" and inserting the word "Taxpayers".
  - 2. By inserting in line 113 the words "was paid" after the word "under".

The amendment to the amendment was adopted.

Senator Balloun called up Division 2 of the Heying-Balloun amendment to the amendment for further consideration.

Senator Balloun moved the adoption of Division 2, which motion prevailed and Division 2 of the amendment to the amendment was adopted.

Senator Reichardt asked and received unanimous consent that the amendment to the amendment filed June 6 by Senators Gaudineer and Reichardt, found on page 1777 of the journal, be withdrawn.

Senator Lisle offered the following amendment to the amendment filed by him: Amend the Ways and Means Committee amendment filed June 1, 1967 to Senate

1. Amend section two (2) as follows:

File 807 as follows:

- a. By striking from line thirty-two (32) the figure "\$2,500" and inserting in lieu thereof the figure "\$3,500".
  - b. By striking subsections two (2) through seven (7).
  - 2. By adding thereto the following new section:

"the provisions of this Act shall be effective until the credit provided in section two (2) of this Act for the 1968 collection year is paid."

Senator Glenn offered the following amendment to the amendment filed by Senators Glenn, Gaudineer, O'Malley and Klefstad:

Amend the Committee Amendment of June 1 to Senate File 807 as follows:

1. Amend Sec. 2 by striking sub paragraphs two (2), three (3), four (4), five (5), six (6), and seven (7).

Senator Flatt offered the following amendment to the amendment filed by Senators Flatt and Rigler:

Amend the Ways and Means Committee Amendment to Senate File 807 dated June 1 as follows:

By striking in line 32 after the word "first" the figure "\$2,500." and inserting in lieu thereof the figure "four thousand dollars (\$4,000.)".

Senator Glenn asked and received unanimous consent that the Glenn et al amendment be called up for consideration.

President Fulton took the chair at 9:30 a.m.

Senator Reno moved the previous question on the Glenn et al amendment to the committee amendment to Senate File 807.

Division was called for.

The motion was lost.

President Pro Tempore O'Malley took the chair at 10:50 a.m.

Senator Glenn 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:

Rule 8 was invoked.

Ayes: 31

Balloun	Denman	Kruck	O'Malley
Benda	Ely	Kyhl	Patton
Briles	Frey	Lange	Reppert
Burns	Gaudineer	Lisle	Rigler
Clarke	Glenn	Lodwick	Riley
Condon	Hougen	Lucken	Stanley
DeHart	Jepsen	Messerly	Walsh
DeKoster	Klefstad	Mills	
	•		

Nays: 29

Buren	Frommelt	Main	Reno
Cassidy	Hagedorn	McGill	Schaben
Coleman	Heaberlin	Murray	Shaff
Dodds	Hill	Neu	Shirley
Elvers	Kibbie	Nurse	Stephens
Erskine	Kosek	Potgeter	Van Eaton
Flatt	Lamborn	Reichardt	Van Gilst
Flov	•		

Absent or not voting: 1 Heying

The amendment was adopted.

Senator Flatt called up the amendment to the amendment filed by Senators Flatt and Rigler and moved its adoption.

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 30

Balloun
Benda
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt

Frey
Hougen
Jepsen
Kosek
Kruck
Kyhl
Lamborn
Lange

Lisle
Lodwick
Lucken
Messerly
Mills
Neu
Potgeter

Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Navs: 30

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely Floy Frommelt Gaudineer Glenn Hagedorn

Heaberlin

Hill

Kibbie Klefstad Main McGill Murray Nurse O'Malley Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Absent or not voting: 1

Heying

The amendment was lost.

Senator Lisle asked and received unanimous consent that the amendment to the amendment filed by him be considered by division: section 1 a as Division 1 and section 1 b and all of section 2 as Division 2.

Senator Lisle asked and received unanimous consent that Division 2 be withdrawn. Senator Lisle moved the adoption of Division 1, requesting a roll call vote.

On the question "Shall Division 1 of the amendment to the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 27

Balloun Benda Flatt Hougen Lisle Lodwick Rigler Riley Briles Clarke DeHart DeKoster Jepsen Kosek Kyhl Lamborn

Lucken Messerly Mills Shaff Stanley Stephens

Erskine Lange Potgeter

Nays: 32

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds

Ely Floy Frommelt Gaudineer

Kibbie Klefstad Kruck Main McGill Murray

Nurse

O'Mallev

Patton
Reichardt
Reno
Reppert
Schaben
Shirley
Van Gilst

Walsh

Elvers Hill

Absent or not voting: 2

Frev

Heying

Glenn

Hagedorn

Heaherlin

The amendment was lost.

Senator Patton moved to reconsider the vote by which the Glenn et al amendment passed the Senate.

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

## AFTERNOON SESSION

The Senate reconvened with President Fulton in the chair.

### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Briles, Coleman, Condon, Denman, Elvers, Erskine, Heying, Klefstad, Kosek, Lucken, Murray, Neu, Reno, Reppert, Riley, Shaff, Stanley, Van Eaton and Van Gilst.

## PETITION

Senator Heaberlin presented a petition from 29 residents of Marion County, asking for reconsideration of the bill to abolish the office of Justice of the Peace.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 92, 383, 729 and 730.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING. 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 92, 383, 729 and 730.

### HOUSE FILE 686

Senator Cassidy called up House File 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor, and moved that the Senate insist on its amendment to House File 686.

The motion prevailed and the Senate insisted on its amendment.

## CONFERENCE COMMITTEE

## ON H.F. 686

President Fulton announced the appointment of Senators Cassidy, chairman; McGill, Nurse, and Neu, on the part of the Senate, to the Conference Committee on House File 686, an Act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor.

## UNFINISHED BUSINESS

## THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, was taken up for further consideration.

Senator Rigler called up the following amendment filed by him:

Amend Senate File 796 as follows:

1. Section one (1), line six (6), strike "either";

Also line seven (7), strike "or man-made";

Also line eight (8), insert at the end the word "such";

Also strike lines sixteen (16) through twenty-four (24) and insert "council may require, such aid may by made in the discretion of the council and, if made, shall be in the nature of a loan at two percent interest, up to a limit of seventy-five percent of the showing of such obligations and expenditures. Said loan shall be repaid by an annual emergency levy as authorized by section twenty-four point six (24.6) of the Code. The aggregate total of such loans shall not exceed one million dollars in any biennial fiscal term of the state. No such loan shall be for any obligation or expenditure occurring more than two years previous to the application.";

Also line twenty-five (25), strike "or grant".

2. Section two (2), line four (4), strike "and matching grants":

Also lines five (5) and six (6), strike "or man-made".

Senator Walsh offered the following amendment to the amendment filed by Senators Walsh and Shaff and moved its adoption:

Amend Senate File 796 as follows:

Amend the Rigler Amendment filed June 5, 1967 by striking in line 8 the words "at two percent interest".

Division was requested.

The amendment to the amendment was adopted.

Senator Clarke asked and received unanimous consent that the amendment filed by him June 7, found on pages 1812-1813 of the journal, be withdrawn.

Senator Clarke moved that further action on the Rigler amendment be deferred and that the following amendment filed by him be considered in lieu thereof:

Amend Senate File 796 as follows:

1. Section one (1), line six (6), strike all after the word "due" and insert the word "to";

Also line seven (7), strike "or man-made disasters" and insert the word "disaster".

Also, strike lines sixteen (16) through twenty-four (24) and insert the following:

"council may require, such aid may be given in the nature of a loan without interest, to the amount of the showing of such obligations and expenditures, including estimated revenue loss to the municipality. Said loan shall be repaid by an annual emergency levy as authorized by section twenty-four point six (24.6) of the Code. No such loan shall be made for any obligation or expenditure occurring more than two (2) years previous to the application.";

Also line twenty-five (25), strike "or grant".

2. Section two (2), line four (4), strike "and matching grants";

Also lines five (5) and six (6), strike "natural or man-made".

Division was called for.

The motion was lost

Senator Messerly offered the following amendment to the Rigler amendment and moved its adoption:

Amend the Rigler amendment of June 5 as follows:

Amend the Rigler amendment to Senate File 796 as follows:

Strike the words "an" in line ten (10), and insert in lieu thereof the following: "The maximum".

The amendment was adopted.

Senator Walsh offered the following amendment to the amendment filed by Senators Walsh and Frommelt and moved its adoption:

Amend Senate File 796 as follows:

Amend the Rigler Amendment filed June 5, 1967 by striking in line twelve (12) the word "one" and inserting in lieu thereof the word "two".

Division was requested.

The amendment to the amendment was lost.

Senator Clarke filed the following amendment:

Amend the Rigler amendment to Senate File 796 by striking from line two (2) the word "either" and inserting in lieu thereof the words "either to natural".

Also, in line nineteen (19) strike "or man-made" and inserting in lieu thereof "natural or man-made disasters" and inserting in lieu thereof disaster.

Senator Clarke asked and received unanimous consent that the amendment be withdrawn.

Senator Rigler moved the adoption of the amendment as amended.

The amendment was adopted.

On passage of the Rigler amendment, the amendment filed by Senator Clarke became out of order as the same subject matter was involved.

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: 51

Balloun	Ely	Lamborn	Reichardt
Benda	Floy	Lange	Reno
Briles	Frey	Lisle	Reppert
Buren	Frommelt	Lodwick	Rigler
Burns	Gaudineer	Lucken	Riley

Cassidy Glenn McGill Schaben Clarke Heving Messerly Shaff Mills Coleman Hill Shirley Condon Hougen Murray Stanley Jepsen DeHart Nurse Van Eaton Denman Kibbie Van Gilst O'Malley Dodds Kruck Patton Walsh Elvers Kvhl Potgeter

Navs: 7

DeKoster Erskine Hagedorn Heaberlin Klefstad Main

Stephens

Absent or not voting: 3

Flatt

Kosek

Neu

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

Senator Walsh asked and received unanimous consent that Senate File 796 be immediately messaged to the House.

# MOTIONS TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 260 passed the Senate.

JOSEPH B. FLATT

 $\mbox{Mr.}$  President: I move to reconsider the vote by which House File 736 passed the Senate.

ANDREW FROMMELT

# MESSAGE ON SENATE FILE 373

Senator Clarke asked and received unanimous consent that Senate File 373 be immediately messaged to 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 concurred in Senate amendments to and passed House File No. 634, a bill for an act to the upper Mississippi Riverway compact.

Also:

That the House has concurred in Senate amendments to and passed House File No. 218, a bill for an act to create a state board of dentistry.

Also:

That the House has concurred in Senate amendments to and passed House File No. 224, a bill for an act relating to pharmacy.

Also:

That the House has concurred in Senate amendments to and passed House File No. 465, a bill for an act relating to rules and regulations set forth by the department of public instruction.

Also:

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

Senate File No. 728, a bill for an act relating to barbering.

Also:

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

Senate File No. 789, a bill for an act relating to requiring a Bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required.

Also

That the House has passed the following House Joint Resolution in which the concurrence of the Senate is asked:

House Joint Resolution 34 creating an interim committee to be known as the Legislative Highway Study Committee.

Also:

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

House Concurrent Resolution 27 providing that the General Assembly adjourn sine die at 5:00 P.M. Friday, June 23, 1967.

#### HOUSE CONCURRENT RESOLUTION 27

By: Welden, Van Nostrand, Sullivan, Conklin, Knight, Hill, Stromer, Schmarje, Shaw, Grassley, Klein, Edgington, Mensing, Mohrfeld, Lee, Radl, McIntyre, Langland, Pierson, McCartney, Reed, Coffman, Freeman, Hicklin, Tieden, Van Drie, Harbor, Waugh, Diehl, Graham, Den Herder, Curran, Mowry, Gittins, Andersen, Camp, Koch, Nelson, Busch, Nielsen, Darrington, Miller of Page, Peterson of Woodbury, Fullerton, Fischer of Grundy, Johnson,

WHEREAS, the interests of the people of Iowa can best be served by bringing the 62nd General Assembly to a close as soon as possible, and

WHEREAS, the General Assembly can best proceed to finish it's necessary business by having an adjournment date set in advance, NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING,

That the 62nd General Assembly adjourn sine die at 5:00 p.m., Friday, June 23. 1967.

Also:

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

House Concurrent Resolution 25 urging the state executive council to allocate funds to print a new chart which includes updated information on the state capitol.

### HOUSE CONCURRENT RESOLUTION 25

## By: Voorhees

WHEREAS, the state capitol building is a source of pride and historical knowledge for visitors to the seat of government in this state; and

WHEREAS, the state capitol building is visited annually by thousands of students and residents of the state and out-of-state travelers; and

WHEREAS, a large chart has been placed on a table on the second floor of the rotunda facing the mosaics on the balcony of the state capitol; and

WHEREAS, the chart cites actual data concerning Iowa state government and the state capitol; and

WHEREAS, a considerable part of the data included on the chart is outdated including statistics on the membership of the general assembly, number of employees in state service, annual state income, and current state revenues; and

WHEREAS, not only is much of the data outdated but the physical condition of the chart is in an unfavorable condition due to having been water-soaked at one time or another; and

WHEREAS, the information and statistics presented on the chart is of importance and the chart should be replaced and updated; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING That the state executive council be encouraged to allocate the funds necessary for the printing of a new chart which will include current and updated information on the state capitol and the state of Iowa to replace the present chart on the rotunda of the second floor of the state capitol.

BE IT FURTHER RESOLVED That the chief clerk of the House of Representatives be directed to forward a copy of this resolution to each member of the state executive council and to the secretary of the state executive council.

#### Also:

That the House has insisted on its amendments to Senate File 616, a bill for an act relating to general school aid, to the time and manner of payment, and requests a conference committee.

Conferees on the part of the House are:

Rep. C. Raymond Fisher of Greene, Chairman

Rep. Joan Lipsky

Rep. Ray Bailey

Rep. James T. Caffrey

### Also:

That the House has insisted on its amendments to House File 718, a bill for an act to appropriate from the general fund for acquisition of certain property in Des Moines, Iowa, and requests a conference committee.

Conferees on the part of the House are:

Rep. Rudy Van Drie, Chairman Rep. Richard W. Welden Rep. William J. Gannon Rep. James V. Gallagher

### Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 739, a bill for an act to establish a department of social services.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE AMENDMENTS TO SENATE FILE 739

Amend Senate File 739 as follows:

- 1. Section 2, by striking all of lines 1 through 13 and "ment." in line 14 and inserting in lieu thereof the following:
- Sec. 2. There is hereby created within the department of social services a council on social services which shall act in a policy-making and advisory capacity on matters within the jurisdiction of the department. The council shall consist of five members appointed by the governor with the consent of two-thirds (2/3) of the senate. Appointments shall be made on the basis of interest in public affairs, good judgment, and knowledge and ability in the field of social services. Such appointments shall be made to provide a diversity of interest and point of view in the membership and without regard to religious opinions or affiliations. The term of each member of the council shall be for six years, except that those initially appointed shall serve as follows:

One member shall serve until June 30, 1969.

Two members shall serve until June 30, 1971.

Two members shall serve until June 30, 1973.

Each term shall commence on July 1 of the year of appointment.

- 2. By striking all of Section 3.
- 3. Section 4: \*
- a. By inserting the following as subsection 1:
- "Organize annually and select a chairman and vice-chairman."
- b. By striking all of subsections four (4), seven (7) and eight (8).
- c. By striking in subsection six (6), line 28, the word "of" and inserting in lieu thereof the word "and".
- d. By striking from line 1 of subsection nine (9) the word "Approve" and inserting in lieu thereof the word "Adopt".
- e. By striking from line 1 of subsection nine (9) the word "adopted" and inserting in lieu thereof the word "recommended".
  - f. By adding at the end thereof the following subsection:
- "Recommend to the governor the names of individuals qualified for the position of commissioner of social services when a vacancy exists in the office."
  - g. By renumbering the subsection.
  - 4. Section 5:
  - a. By inserting in line 1 after the word "meet" the words "at least".
  - b. By adding thereto the following:
- "The amount of per diem any one member may receive in any fiscal year beginning with the date of employment shall not exceed eight hundred (800) dollars."
  - 5. Section 7, by striking all of said section and inserting in lieu thereof the following:
- (1) The governor shall appoint the council on social services on or before January 1, 1968. The commissioner of the department of social services shall be appointed at the earliest date thereafter in accordance with the provisions of this Act. The governor by executive order shall accomplish the transfer of functions, records, equipment, appropriations, other property, and personnel provided in this Act no later than July 1, 1968. Any such powers, duties, functions, responsibilities and programs not so transferred, shall be transferred by operation of law on July 1, 1968.
- (2) The assignment of functions shall consist of a realigning of authority and responsibility in accord with the terms of this Act and need not necessarily involve the movement of personnel or equipment, the establishment of any subdivision or bureau within any office or department, the revision of any job description, or other detailed matter relating to the internal operation of any new office or department.

- (3) The governor may also by executive order prior to July 1, 1968, after he has determined that the board of control or the board of social welfare no longer has any significant functions to perform, provide that the offices of the members thereof be abolished. Thereafter such offices shall stand abolished and the members thereof shall not be entitled to any further compensation. In any event such offices shall stand abolished as of July 1, 1968 and the members thereof shall not be entitled to or receive any further compensation.
- (4) The governor may submit to the General Assembly thirty (30) days prior to the convening of the Sixty-third General Assembly, bills in the form of amendments to the Code or subsequent session laws which may be necessary to implement the terms of this Act and the application of functions and duties among the subdivisions or bureaus within the offices or departments. Where the transfer or assignment of any particular function presents special administrative or legal difficulties, the governor may delay the effective date of that particular transfer and shall present the reasons therefor to the Sixty-third General Assembly.
- 6. Section 8, by striking from lines 11, 12 and 13 the words "eith special emphasis on his experience and background in the areas of social welfare and institutional administration" and inserting in lieu thereof a period.

### 7. Section 9:

- a. By striking from line 1 the words "adopt and" and all of line 2 and inserting in lieu thereof the words "recommend to the council for adoption".
  - b. By inserting in line 14 after the word "rule." the following sentence:
- "The commissioner shall organize the department of social services into divisions to carry out in efficient manner the intent of this Act."
- c. By striking from line 15 the word "shall" and inserting in lieu thereof the word "may".
- 8. Section 10, by striking fromline 1 the word "shall" and inserting in lieu thereof the word "may".
- 9. Section 12, by striking from line 2 the word "shall" and inserting in lieu thereof the word "may".
- 10. Section 14, by striking from line 1 the word "He" and inserting in lieu thereof the words "The director of the division of mental health".
- 11. Section 15, by striking from line 2 the word "shall" and inserting in lieu thereof the word "may".
- 12. Section 17, by striking from line 2 the word "shall" and inserting in lieu thereof the word "may".
- 13. Section 32, by inserting at the beginning of line 4 the words "The commissioner and the".
  - 14. Section 38, line 5, by striking the word "the".

- 15. Section 39, lines 6 and 7, by striking the words "board of regents of state institutions" and inserting in lieu thereof "state board of regents".
  - 16. Section 44:
- a. By striking the word 'prescribe' in line 4 and inserting in lieu thereof 'recommend to the council on social services for adoption.'
- b. By striking from line 15 the word "directors" and inserting in lieu thereof the word "council".
- 17. Section 49, line 7, by striking the words "tendent of the state hospitial-school" and inserting in lieu thereof "tendents of the state hospital-schools".
- 18. Section 50, line 8, by striking the word "line sixteen (16) the word board" and inserting in lieu thereof "lines fifteen (15) and sixteen (16) the words the board".
- 19. Section 63, line 5, by striking the word "have" and inserting in lieu thereof the word "has".
  - 20. Section 75, line 9, by striking the second word "the".
  - 21. Section 76, line 15, by inserting after "(15)" the words "of subsection two (2)".
- 22. Section 85, line 6, by striking the second word "the" and inserting in lieu thereof the word "their".
  - 23. Section 100:
- a. Line 3, by striking the words "line eleven (11) the words 'aboard' " and inserting in lieu thereof "lines ten (10) and eleven (11) the words "the board".".
  - b. By inserting in line 11, preceding the word "board" the word "the".
- 24. Section 127, line 3, by striking the words "subsection two (2)" and inserting in lieu thereof "subsections two (2) and three (3)".
  - 25. Section 148, by adding thereto the following subsection:
- "3. By striking from line 37 the word "board" and by inserting in lieu thereof the words "state director".
  - 26. Section 153, by adding thereto the following:
- "Section two hundred twenty-five point six (225.6), Code 1966, is further amended by striking from line ten (10) the words 'board of control' and inserting in lieu thereof the word 'director' ''.
- 27. Section 158, line 3, by striking the word "state" and inserting in lieu thereof the word "its".
  - 28. Section 177, by adding thereto the following:

- "Section two hundred twenty-seven point nine (227.9), Code 1966, is further amended by striking from line 4 the word 'it' and inserting in lieu thereof the word 'he'".
  - 29. Section 183, by adding thereto the following:
- "Section two hundred twenty-seven point eighteen (227.18), Code 1966, is further amended by striking from lines 8 and 9 the words board of control and inserting in lieu thereof the words 'state director' ".
- 30. Section 193, lines 5 and 6, by striking the words 'words 'board of control' " and inserting in lieu thereof "word board".
- 31. Section 203, by striking lines 3 and 4 and inserting in lieu thereof the following: "one (1) through three (3) and that part of line 4 preceding the word 'is' and inserting in lieu thereof the following: 'The state director' ".
  - 32. Section 217:
    - a. Line 30, by striking "sion" and inserting "sions".
    - b. Line 38, by striking the word "it" and inserting "its".
  - c. Line 50, by inserting the word "second" before the word "word".
  - d. Line 53, by striking the word "one (1)" and inserting "two (2)".
- 33. Section 236, by striking all of lines 4 through 6, inclusive, and by inserting in lieu thereof the following:
- "When used in this chapter the word commissioner" or 'state commissioner' means the commissioner of public health.
- "When used in this chapter the word 'department' or 'state department' means the state department of health."
- 34. Section 238, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 35. Section 239, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 36. Section 240, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 37. Section 241, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 38. Section 242, by striking from line 5 the word "director" and by inserting in lieu thereof the word "commissioner".
- 39. Section 243, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
  - 40. Section 244:

- a. Line 3, by striking the words "two (2) and three (3)" and inserting "one (1) and two (2)".
- b. By striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 41. Section 245, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".

#### 42. Section 246:

- a. By striking from line 5 the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line 7 the word "director" and by inserting in lieu thereof the word "commissioner".

## 43. Section 247:

- a. By striking from line 5 the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line 7 the word "director" and by inserting in lieu thereof the word "commissioner".

#### 44. Section 248:

- a. By striking all of lines 3 and 4.
- b. By striking from line 8 the word "director" and by inserting in lieu thereof the word "commissioner".
- 45. Section 249, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 46. Section 250, by striking from line 6 the word "director" and by inserting in lieu thereof the word "commissioner".
- 47. Section 251, by striking from line 6 the word "director" and by inserting in lieu thereof the word "commissioner".
- 48. Section 252, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".

#### 49. Section 310:

- a. Line 3, by inserting after the word "the" the word "second".
- b. Line 5, by inserting after the word "the" the word "second".
- 50. Section 316, line 4, by striking the words "For the purpose of this chapter the" and inserting in lieu thereof the word "The".

- 51. Section 332, by adding thereto the following:
- "3. By striking from line 4 the word 'its' and inserting in lieu thereof the word 'his' ".
  - 52. Section 420:
- a. Line 6, by striking the word "three (3)" and inserting in lieu thereof the word "two (2)".
- b. Line 8, by striking the word "seven (7)" and inserting in lieu thereof the word "six (6)".
- c. Line 10, by striking the word "five (5)" and inserting in lieu thereof the word "four (4)".
- d. Line 14, by striking the word "six (6)" and inserting in lieu thereof the word "five (5); also by inserting the word "second" preceding the word "word".
- e. Line 19, by striking the word "ten (10)" and inserting in lieu thereof the word "inine (9)".
- f. Line 22, by striking the words "twelve (12) and thirteen (13)" and inserting in lieu thereof the words "eleven (11) and twelve (12)".
- g. Line 27, by striking the word "fifteen (15)" and inserting in lieu thereof the word "fourteen (14)".
- h. Line 30, by striking the words "line twenty (20)" and inserting in lieu thereof the words "lines seventeen (17) and eighteen (18)".
- 53. Section 421, line 3, by striking the word "fifty-three (53)" and inserting in lieu thereof the word "forty-seven (47)".

#### 54. Section 428:

- a. By striking from line 3 the words "twenty-four (24) and twenty-five (25)" and inserting in lieu thereof the words "twenty-five (25) and twenty-six (26)".
- b. By striking from line 7 the word "twenty-seven (27)" and inserting in lieu thereof the word "twenty-eight (28)".
- c. By striking from line 10 the word "twenty-nine (29)" and inserting in lieu thereof the word "thirty (30)".
  - 55. Section 434, line 3, by striking the first word "of".
  - 56. By adding thereto the following section:
- "Section two hundred twenty-one point three (221.3), Code 1966, is amended by striking from line one (1) the word "board" and inserting in lieu thereof the words "director of mental health of the state department of social services".

# CONFERENCE COMMITTEE ON H.F. 718

President Fulton announced the appointment of Senators Kruck, chairman; Van Eaton, Reno, and Buren, on the part of the Senate, to the Conference Committee on House File 718, an Act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk County, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor.

# CONFERENCE COMMITTEE ON S.F. 616

President Fulton announced the appointment of Senators Kibbie, chairman, Stanley, Briles, and Floy, on the part of the Senate, to the Conference Committee on Senate File 616, a bill for an Act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

#### REPORT OF COMMITTEE

Senator Hagedorn submitted the following report:

Mr. President: Your committee on Transportation to which was referred <u>House File 642</u>, a bill for an act relating to roadside parks, 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.

# UNFINISHED BUSINESS THIRD READING OF BILLS

Consideration of Senate File 807 was resumed.

Senator Patton renewed his motion to reconsider the vote by which the Glenn et al amendment to the committee amendment passed the Senate.

In a substitute motion, Senator Stanley moved that action on the motion by Senator Patton be deferred and that the following amendment filed by Senators Stanley, Patton, Rigler, Messerly and Lamborn be considered:

Amend Senate File 807 by adding thereto the following new sections:

"Section four hundred twenty-seven point one (427.1), subsection thirteen (13), Code 1966, is hereby amended by striking from lines ten (10) and eleven (11) the words "swine and sheep under nine months of age" and inserting in lieu thereof the words "cattle, swine, and sheep".

'Section four hundred twenty-seven point thirteen (427.13), Code 1966, is hereby amended as follows:

- 1. By striking from line one (1) of subsection two (2) of such section the word "cattle.".
  - 2. By striking subsection three (3) of such section.

"Section four hundred twenty-seven point one (427.1), subsection sixteen (16), Code 1966, is hereby amended by striking lines seven (7) through eleven (11) and inserting in lieu thereof the following:

For the year 1967 and subsequent years, all tangible personal property customartly located and used in or about the residence or residences of the owner of said property; all wearing apparel and food used or to be used by the owner or his family; and all personal effects.

"Section four hundred twenty-seven point thirteen (427.13), Code 1966, is hereby amended by adding the following paragraph at the end of such section:

However, the provisions of this section shall be subject to the provisions of section four hundred twenty-seven point one (427.1) of the Code.'

Division was called for.

The motion was lost.

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

The Senate reconvened with President Fulton presiding.

The motion to reconsider the Glenn et al amendment to the amendment was called up.

Roll call was requested.

On the question "Shall the motion to reconsider prevail?" the vote was:

Rule 8 was invoked.

Ayes: 29

Briles	Floy	Kibbie	Reichardt
Buren	Frey	Lamborn	Reno
Burns	Frommelt	Main	Schaben
Cassidy	Hagedorn	McGill	Shaff
Coleman	Heaberlin	Murray	Shirley
Dodds	Heying	Nurse	Stephens
Elvers	Hill	Patton	Van Gilst
Flatt			

Nays: 32

Balloun	Erskine	Kyhl	O'Malley
Benda	Gaudineer	Lange	Potgeter
Clarke	Glenn	Lisle	Reppert
Condon	Hougen	Lodwick	Rigler
DeHart	Jepsen	Lucken	Riley
DeKoster	Klefstad	Messerly	Stanley
Denman	Kosek	Mills	Van Eaton
Ely	Kruck	Neu	Walsh

Absent or not voting: 0
The motion was lost.

Senator Gaudineer asked and received unanimous consent that the amendments to the amendment filed by him June 2 and found on pages 1727, 1728 and 1729 of the journal be withdrawn.

Senator Hougen offered the following amendment to the amendment and moved its adoption:

Amend the Ways and Means committee amendment filed June 1, 1967 to Senate File 807 as follows:

- Section 1. By striking Section 2 and everything thereafter and inserting in lieu thereof the following: "Notwithstanding any other provision in the Code 1966, as amended, all personal property except as provided in subsection 1, 2, and 3 of Section 1 of this act is hereby exempted from all assessments and taxes.
- Section 3. There is hereby imposed a service tax at the same rate as the sales and use tax on all services of every kind, nature, and description.
- Section 4. Is hereby appropriated from the general fund an amount equal to the personal property tax in the various counties as determined as of January 1, 1967, or for the calendar year 1966 otherwise payable in 1967 which shall be distributed by the comptroller to the respective counties, to be redistributed by the treasurer pursuant to the auditor's records to the respective taxing districts within each respective county as provided by law.

Senator Cassidy rose on point of order on the grounds that the amendment to the amendment was not germane to the title of the bill.

The Chair ruled the point well taken.

Senator Reichardt offered the following amendment:

Amend Senate File 807 by adding the following after the word "thereunder." in line four (4) of section three (3):

"In assessing and placing a value on personal property, the stock and trade and goods of a retailer and the stock and trade and goods of the manufacturer thereof shall be valued at an actual value."

The amendment was ruled out of order.

Senator Schaben offered the following amendment to the amendment filed by Senators Schaben and Hagedorn and moved its adoption:

Amend the Ways and Means Committee Amendment to Senate File 807 dated June 1 as follows:

By striking in line 32 after the word "first" the figure "\$2,500." and inserting in lieu thereof the figure "five thousand dollars (\$5,000.)".

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was: Rule 8 was invoked.

Ayes: 48

Balloun Reichardt Floy Lange Benda Frey Lisle Reno Rigler Briles Hagedorn Lodwick Buren Heaberlin Lucken Riley Clarke Main Schaben Heving Coleman Hougen McGill Shaff DeHart Jepsen Messerly Shirley DeKoster Kibbie Mills Stanley Dodds Kosek Neu Stephens

Elvers Erskine Flatt Kruck Kyhl Lamborn Nurse Patton Potgeter Van Eaton Van Gilst Walsh

Nays: 13

Burns Cassidy Condon Denman Ely Frommelt Gaudineer Glenn Hill Klefstad Murray O'Malley Reppert

Absent or not voting: 0

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 5:30 p.m.

Senator Frommelt moved the adoption of the Committee amendment, which motion prevailed and the amendment was adopted.

Senator Stanley called up the amendment filed by Senators Stanley, Patton, Rigler, Messerly and Lamborn.

Senator Frommelt rose on point of order on the grounds that the subject matter had already been disposed of in a previously passed bill.

The Chair ruled the point well taken.

Senator Stanley moved that the rules be suspended and that Division 2 of the amendment be considered.

Roll call was requested.

On the question "Shall the rules be suspended?" the vote was:

Rule 8 was invoked.

Ayes: 28

Balloun

Benda Briles Clarke DeHart DeKoster Erskine

Jepsen Kosek Kyhl Lamborn Lange

Flatt

Hougen

Lodwick Lucken Messerly Mills Neu Potgeter

Lisle

Riley Shaff Stanley Stephens Van Eaton Walsh

Rigler

Nays: 32

Buren
Burns
Cassidy
Coleman
Condon
Dodds
Elvers
Ely

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying

Hill Kibbie Klefstad Kruck Main McGill Murray

Nurse

O'Malley Patton Reichardt Reno Reppert Schaben

Shirley

Van Gilst

Absent or not voting: 1

#### Denman

The motion was lost.

Senator Coleman took the chair at 6:00 p.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:

Rule 8 was invoked.

Ayes: 48

Balloun
Benda
Briles
Buren
Clarke
DeHart
DeKoster
Dodds
Elvers
Erskine
Flatt
Floy

Frey
Frommelt
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Kosek
Kruck
Kyhl
Lamborn

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Neu
Nurse
Patton
Potgeter

Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Reno

Nays: 13

Burns Cassidy Coleman Condon Denman Ely Gaudineer Glenn Hill Klefstad Murray O'Malley Reppert

Absent or not voting: 0

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

Mr. President:

I move to reconsider the vote by which Senate File 807 passed the Senate.

ANDREW FROMMELT

Senator Righer 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:

Rule 8 was invoked.

Ayes: 27

Rigler Flatt Lange Balloun Frey Lisle Shaff Renda Lodwick Stanley Briles Hougen ' Stephens Lucken Clarke Jepsen Van Eaton DeHart Kosek Messerly Mills Walsh DeKoster Kyhl Lamborn Potgeter Erskine

Nays: 34

Patton Klefstad Buren Flov Frommelt Kruck Reichardt Burns Main Reno Cassidy Gaudineer McGill Reppert Coleman Glenn Condon Hagedorn Murray Riley Schaben Denman Heaberlin Neu Nurse Shirley Dodds Heying Van Gilst Elvers Hill O'Malley Kibbie Ely

Absent or not voting: 0

The motion to table was lost.

I move to reconsider the vote by which Senate File 807 passed the Senate.

WARREN J. KRUCK

President Pro Tempore O'Malley took the chair at 6:20 p.m.

#### SENATE FILE 677

Senator Frommelt called up Senate File 677, a bill for an act relating to investments of the Iowa public employees retirement fund, and moved that the Senate insist in the Senate amendment to the House amendment to Senate File 677.

Roll call was requested.

On the question "Shall the Senate insist?" the vote was:

Ayes: 40

Balloun Ely Kruck Patton Benda Floy Lamborn Reichardt Buren Frev Lodwick Reppert Burns Frommelt Main Riley Cassidy Glenn McGill Schaben Coleman Hagedorn Messerly Shaff Condon Heaberlin Murray Shirley Denman Neu Heying Stanley Dodds Kibbie Nurse Van Gilst Elvers Walsh Klefstad O'Malley

Nays: 18

Hill Lisle Clarke Reno DeHart Jepsen Lucken Rigler Kosek Mills DeKoster Stephens Kyhl Van Eaton Erskine Potgeter

Flatt Lange

Absent or not voting: 3

Briles Gaudineer

Hougen

The motion prevailed and the Senate insisted on its amendment.

# CONFERENCE COMMITTEE on Senate File 677

President Fulton announced the appointment of Senators Frommelt, chairman; Condon, Lange and Benda, on the part of the Senate, to the Conference Committee on Senate File 677, an Act relating to investments of the Iowa public employees retirement fund.

#### THIRD READING OF BILLS

On motion of Senator Denman, Senate File 290, a bill for an act relating to migratory agricultural laborers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman moved that House File 178 be substituted for Senate File 290, which motion prevailed.

Senator Frommelt moved that the Senate resolve itself into a committee of the whole and that the president pro tempore serve as chairman, which motion prevailed.

On motion of Senator Frommelt the Senate rose from the committee of the whole. Senator Reppert took the chair at 6:50 p.m.

Senator Denman offered the following amendment and moved its adoption:

Amend House File 178 as follows:

1. By striking from section one (1) all of lines three (3) through eleven (11), inclusive, and by inserting in lieu thereof the following:

"No child under the age of fourteen (14) years shall be engaged, with or without compensation, as a migratory agricultural laborer."

Senator Cassidy asked and received unanimous consent that his name be stricken as a sponsor of the amendment filed May 4 to Senate File 290.

Roll call was requested on the Denman amendment.

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

Rule 8 was invoked

Ayes: 32

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Klefstad Main McGill Messerly Murray O'Malley Patton

Kibbie

Reichardt Reppert Rigler Riley Schaben Shirley Van Gilst Walsh

Nays: 25

Balloun
Benda
Briles
Clarke
DeHart
DeKoster
Erskine

Heying Hill Jepsen Kosek Kruck Kyhl

Lamborn Lange Lodwick Lucken Neu Nurse Potgeter Reno Shaff Stanley Stephens Van Eaton

Absent or not voting: 4

Flatt

Hougen

Lisle

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:

Rule 8 was invoked.

Ayes: 40

Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Dodds
Elvers
Ely
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Kibbie
Klefstad
Kosek
Lodwick
Main
McGill
Messerly
Murray
Neu

Patton
Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Walsh

Nays: 16

Balloun Briles Hill Jepsen Lucken Mills

O'Malley

Stanley Stephens Erskine Heying

Kyhl Lange

Nurse Reno

Van Eaton Van Gilst

Absent or not voting: 5

Flatt Hougen Kruck

Lamborn

Kibbie

Kosek

McGill

Murray

O'Malley

Messerly

Mills

Nurse

Reno

Potgeter

Neu

Main

Klefstad

Lisle

Patton

Reichardt

Reppert

Schaben

Shirlev

Rigler

Stanley

Stephens

Van Eaton

Van Gilst

Shaff

Walsh

Riley

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 to table prevail?" the vote was:

Rule 8 was invoked.

Ayes: 30

Buren Burns Cassidy Coleman Condon Denman

Ely Floy

Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin

Elvers Nays: 25 Balloun

Dodds

Benda Clarke DeHart DeKoster

Erskine Heying

Hill . Jepsen

Kyhl Lange Lodwick

Lucken

Lamborn

Lisle

Briles Flatt

Hougen Kruck

The motion prevailed.

Absent or not voting: 6

Senator Denman asked and received unanimous consent that Senate File 290 be withdrawn from further consideration by the Senate.

# RECONSIDER HOUSE FILE 736

Senator Denman moved that the vote by which House File 736 passed the Senate be reconsidered, which motion prevailed.

Senator Denman moved that the vote by which House File 736 went to its third reading be reconsidered, which motion prevailed.

Senator Denman moved that the vote by which the Denman amendment to House File 736 was adopted be reconsidered, which motion prevailed.

Senator Denman moved the adoption of his amendment.

The amendment was lost.

Senator Frommelt offered the following amendment and moved its adoption:

Amend House File 736 as follows:

- 1. By striking subsection thirty (30) of section three (3) and inserting in lieu thereof the following:
- 430. Dubuque county shall constitute the thirtieth senatorial district and shall be subdivided into the two (2) following senatorial subdistricts with one (1) senator for each subdistrict:
- "a. Subdistrict one (1) shall constitute that portion of Dubuque county which includes that part of the city of Dubuque described as follows:

"Beginning at the intersection of the center of the Mississippi river and the southern 1960 corporate limits of the city of Dubuque; thence west along the southern 1960 corporate limits to the southwest corner of section thirty-five (35), township eighty-nine (89) north, range two (2) east; thence northerly along the 1960 corporate limits of the city of Dubuque to the center line of U.S. Highway twenty (20); thence due north to a point one hundred ninety (190) feet north of U.S. Highway twenty (20; thence easterly along a line parallel to and one hundred ninety (190) feet north of U.S. Highway twenty (20) to a point midway between the center line of Devon drive and the projected center line of Princeton place; thence northerly along a line midway between the center line of Devon drive and the projected center line and the center line of Princeton place to the projected center line of West Third street; thence westerly along the projected center line of West Third street to the intersection of the center lines of Mineral street and New Haven street; thence northerly along a line directly from such intersection to the intersection of the center lines of University avenue and Van Buren street; thence northeasterly along the center line of University avenue to the center line of Finley street; thence northwesterly along the center line of Finley street to the center line of Bunker Hill road; thence northerly along the center line of Bunker Hill road to the center line of Asbury road; thence northwesterly along the center line of Asbury road to the center line of Carter road; thence northerly along the center line of Carter road to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence west along such section line to the center line of John F. Kennedy road; thence northerly along the center line of John F. Kennedy road to the 1960 corporate limits of the city of Dubuque; thence easterly and thence northerly along the corporate limits of the city of Dubuque to the east and west center line of section fifteen (15), township eighty-nine (89) north, range two (2) east; thence east along the east and west center line of section fifteen (15) to the east line thereof; thence south along the east line of section fifteen (15) to a line six hundred (600) feet north of an parallel to Kane street; thence southeasterly along such line to a point six hundred (600) feet north of the projected center line of Gay street: thence south along a line directly from such point to the intersection of the projected center line of Gay street and the center line of Kane stree; thence southeasterly

along the center line of Kane street to the center line of Monroe street; thence northeasterly along the center line of Monroe street to the center line of Wallace street: thence southeasterly along the center line of Wallace street to the south line of Highland addition: thence easterly along the south line of Highland addition to the center line of Lewis street: thence southeasterly along the center line of Lewis street to the center line of Valeria street; thence southeasterly along the center line of Valeria street to the center line of Kaufmann avenue; thence easterly along the center lines of Kaufmann avenue and East Twenty-second street to the center line of Prince street; thence northerly along the center line of Prince street; thence northerly along the center line of Prince street to the center line of East Twenty-fourth street; thence easterly along the center line of East Twenty-fourth street to the center line of Queen street; thence northerly along the center line of Queen street to the center line of Marquette place; thence northwesterly along the center line and the projected center line of Marquette place to the center line of Morton street; thence northwesterly along the center line and the projected center line of Morton street to the south line of section twelve (12), township eighty-nine (89) north, range two (2) east; thence east along the south line of section twelve (12) to the north and south center line thereof; thence north along the north and south center line of section twelve (12) to the center thereof; thence easterly, thence southerly and thence easterly along the 1960 corporate limits of the city of Dubuque to the east line of section twelve (12); thence south along the east line of sections twelve (12) and thirteen (13), township eighty-nine (89) north, range two (2) east to the center line of Thomas street: thence southwesterly along the center line of Thomas street to the center line of Stafford street; thence southeasterly along the center line and the projected center line of Stafford street to the projected center line of East Twentieth street: thence easterly along the projected center line of East Twentieth street to the center of the Mississippi river; thence southerly along the center of the Mississippi river to the southern 1960 corporate limits of the city of Dubuque, the point of beginning.

- "b. Subdistrict two (2) shall constitute that portion of Dubuque county which includes the townships of Liberty, Concord, Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge, Taylor, Vernon, Table Mound, Mosalem, Cascade, Whitewater, Prairie Creek, and Washington as the townships existed in 1960, and those parts of the city of Dubuque described as follows:
- Beginning at the intersection of the western 1960 corporate limits of the city of Dubuque and a line parallel to and one hundred ninety (190) feet north of U.S. Highway twenty (20); thence northerly and westerly along the 1960 corporate limits of the city of Dubuque to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence east along such section line to the center line of Carter road; thence southerly along the center line of Carter road to the center line of Asbury road; thence southeasterly along the center line of Asbury road to the center line of Bunker Hill road; thence southerly along the center line of Bunker Hill road to the center line of Finley street; thence southeasterly along the center line of Finley street to the center line of University avenue; thence southwesterly along the center line of University avenue to the intersection of the center lines of University avenue and Van Buren street; thence southerly along a line directly from such intersection to the intersection of the center lines of Mineral street and New Haven street; thence easterly along the projected center line of West Third street to a line midway between the center line of Devon drive and the center line of Princeton place; thence southerly along a line midway between the center line of Devon drive and the center line and the projected center line of Princeton place to a point one hundred ninety (190) feet north of the center line of U.S. Highway twenty (20); thence westerly along a line parallel to and one hundred ninety (190) feet north of U.S. Highway twenty (20) to the 1960 corporate limits of the city of Dubuque, the point of beginning.

- ((2) Beginning at the intersection of the projected center line of Gav street and the center line of Kane street: thence north along a line directly from such intersection to a point six hundred (600) feet due north of Kane street; thence northwesterly along a line parallel to and six hundred (600) feet north of Kane street to the east line of section fifteen (15), township eighty-nine (89) north, range two (2) east; thence north along the east line of section fifteen (15) to the east and west center line thereof: thence west along the east and west center line of section fifteen (15) to the 1960 corporate limits of the city of Dubuque; thence northerly and thence easterly along the 1960 corporate limits to the projected center line of Morton street; thence southeasterly along the projected center line and the center line of Morton street to the projected center line of Marquette place: thence southeasterly along the projected center line and the center line of Marquette place to the center line of Queen street: thence southerly along the center line of Queen street to the center line of East Twenty-fourth street; thence westerly along the center line of East Twenty-fourth street to the center line of Prince street: thence southerly along the center line of Prince street to the center line of East Twenty-second street: thence westerly along the center lines of East Twenty-second street and of Kaufmann avenue to the center line of Valeria street; thence northwesterly along the center line of Valeria street to the center line of Lewis street; thence northwesterly along the center line of Lewis street to the south line of Highland addition; thence westerly along the south line of Highland addition to the center line of Wallace street; thence northwesterly along the center line of Wallace street to the center line of Monroe street; thence southwesterly along the center line of Monroe street to the center line of Kane street; thence northwesterly along the center line of Kane street to the projected center line of Gay street, the point of beginning.
- "(3). Beginning at the intersection of the center of the Mississippi river and the projected center line of East Twentieth street; thence westerly along the projected center line of East Twentieth street to the projected center line of Stafford street; thence northwesterly along the projected center line and the center line of Stafford street to the center line of Thomas street; thence northeasterly along the center line of Thomas street to the section line between section thirteen (13), township eighty-nine (89) north, range two (2) east and section eighteen (18(, township eighty-nine (89) north, range three (3) east; thence north along such section line and the section line between section twelve (12), township eighty-nine (89) north, range two (2) east and section seven (7), township eighty-nine (89) north, range three (3) east to the northwest corner of section seven (7); thence east along the north line of section seven (7) to the center of the Mississippi river; thence southerly along the center of the Mississippi river to the projected center line of East Twentieth street, the point of beginning."
- 2. By striking subsection twenty-nine (29) of section four (4) and inserting in lieu thereof the following:
- "29. The county of Dubuque shall constitute one (1) representative district and shall be subdivided into the three (3) following representative subdistricts and each subdistrict shall elect one (1) representative:
- "a. Subdistrict one (1) shall constitute the following portions of Dubuque county which include the townships of Liberty, Concord, Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge, Taylor, and Vernon as the townships existed in 1960, and those parts of the city of Dubuque described as follows:
- "(1). Beginning at the intersection of the projected center line of Gay street and the center line of Kane street; thence north along a line directly from such intersection to a

point six hundred (600) feet north of Kane street; thence northwesterly along a line six hundred (600) feet north of and parallel to Kane street to the east line of section fifteen (15), township eighty-nine (89) north, range two (2) east; thence north along the east line of section fifteen (15) to the east and west center line thereof; thence west along the east and west center line of section fifteen (15) to the 1960 corporate limits of the city of Dubuque; thence northeasterly, thence easterly, and thence northerly along the 1960 corporate limits to the north line of section fourteen (14), township eighty-nine (89) north, range two (2) east; thence east along the north lines of sections fourteen (14) and thirteen (13), township eighty-nine (89) north, range two (2) east to the projected center line of Morton street; thence southeasterly along the projected center line and the center line of Morton street to the projected center line of Marquette place; thence southeasterly along the projected center line and the center line of Marquette place to the center line of East Twenty-sixth street; thence southwesterly along the center line of East Twentysixth street to the center line of Central avenue; thence southerly along the center line of Central avenue to the center line of Diagonal street; thence westerly along the center line of Diagonal street to the center line of Broadway street; thence northwesterly along the center line of Broadway street to the center line of Gay street; thence westerly along the center line and the projected center line of Gay street to the center line of Kane street, the point of beginning.

"(2). Beginning at the intersection of the center of the Mississippi river and the projected center line of East Twentieth street; thence southwesterly along the projected center line of East Twentieth street to the projected center line of Stafford street; thence northwesterly along the projected center line and the center line of Stafford street to the center line of Thomas street to the section line between section thirteen (13), township eighty-nine (89) north, range two (2) east and section eighteen (18), township eighty-nine (89) north, range three (3) east; thence north along the west line of sections eighteen (18) and seven (7), township eighty-nine (89) north, range three (3) east to the northwest corner of section seven (7); thence east along the north line of section seven (7) to the center of the Mississippi river; thence southerly along the center of the Mississippi river to the projected center line of East Twentieth street; the point of beginning.

"b. Subdistrict two (2) shall constitute the following portions of Dubuque county which include the townships of Cascade, Whitewater, Prairie Creek, Washington, Table Mound, and Mosalem as the townships existed in 1960, and that part of the city of Dubuque described as follows:

"Beginning at the intersection of the center of the Mississippi river and the southern 1960 corporate limits of the city of Dubuque; thence west along the 1960 corporate limits to the southwest corner of section thirty-five (35), township eighty-nine (89) north, range two (2) east; thence northerly and thence westerly along the 1960 corporate limits of the city of Dubuque to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence east along such section line to the center line of Carter road; thence southerly along the center line of Kaufmann avenue to the section line between sections twenty-two (22) and twenty-three (23); township eighty-nine (89) north, range two (2) east; thence south along such section line to the projected center line of the alley between Clarke drive and Lowell street; thence easterly along the projected center line of such alley to the center line of Abbott street; thence southerly along the projected center line of Abbott street to the center line of West Locust street; thence southwesterly along the center line of West Locust street; thence to the intersection of the center lines of Clarke drive and West Locust street; thence

southeasterly along a line directly from such intersection to the intersection of the center lines of Rosedale avenue and Adair street; thence northeasterly along the center line of Rosedale avenue to the projected center line of Kirkwood street; thence northeasterly along the projected center line and the center line of Kirkwood street to the center line of Alta Vista street; thence southerly along the center line of Alta Vista street to the center line of Loras boulevard; thence easterly along the center line of Loras boulevard to the center line of Belmont street; thence southerly along the center line of Belmont street to the center line of Rose street; thence easterly along the center line of Rose street to the center line of Center place; thence southerly along the center line of Center place to the center line of University avenue; thence easterly along the center line of University avenue to the center line of Wilson street; thence southerly along the center line of Wilson street to the center line of West Fifth street; thence easterly along the center line of West Fifth street to the center line of Hill street; thence southwesterly along the center line of Hill street to the center line of Dodge street; thence easterly along the center line of Dodge street to the center line of Rising street; thence easterly along the center line of Rising street to the center line of Union street; thence southerly along the center line of Union street to the center line of Quinn street; thence southeasterly along the center lines of Quinn street and Valley street to the westerly side of Southern avenue; thence southwesterly along the westerly side of Southern avenue to the northeasterly side of Samuel street; thence northwesterly along the northeasterly side of Samuel street to Levi street; thence across Samuel street at Levi street to the southwesterly side of Samuel street; thence southeasterly along the southwesterly side of Samuel street to the westerly side of Southern avenue; thence southwesterly along the westerly side of Southern avenue to the east and west center line of section thirty-six (36), township eighty-nine (89) north, range two (2) east; thence easterly along the east and west center line of section thirty-six (36) to the southeasterly line of lot nineteen (19) of Rowan's addition; thence northeasterly along the southeasterly line of lot nineteen (19) to the northwesterly line of the subdivision of mineral lot twenty (20); thence northeasterly along the northwesterly line of such subdivision to Laurel street; thence easterly along the northerly line and the projected northerly line of Linhein's subdivision to the center of the Mississippi river; thence southeasterly along the center of the Mississippe river to the southern 1960 corporate limits of the city of Dubuque, the place of beginning.

"c. Subdistrict three (3) shall constitute that portion of Dubuque county which includes that part of the city of Dubuque described as follows:

"Beginning at the intersection of the center of the Mississippi river and the projected north line of Linhein's subdivision; thence west along the projected northerly line and the northerly line of Linhein's subdivision to Laurel street; thence southwesterly along the northwesterly line of the subdivision of mineral lot twenty (20) to the southeasterly line of lot nineteen (19) of Rowan's addition; thence southwesterly to the east and west center line of section thirty-six (36), township eighty-nine (89) north, range two (2) east; thence west along the east and west center line of section thirty-six (36) to the westerly side of Southern avenue; thence northeasterly along the westerly side of Southern avenue to the southwesterly side of Samuel street; thence northwesterly along the southwesterly side of Samuel street to Levi street; thence across Samuel street at Levi street to the northeasterly side of Samuel street; thence southeasterly along the northeasterly side of Samuel street to the westerly side of Southern avenue (including all residents on both sides of Southern avenue and Samuel street south and east of Levi street); thence northeasterly along the westerly side of Southern avenue to the center line of Valley street; thence northwesterly along the center lines of Valley street and Quinn street to the center line of Union street; thence northerly along the center line of Union street to the center line of Rising street; thence westerly along the center line of Dodge street; thence westerly

along the center line of Dodge street to the center line of Hill street; thence northeasterly along the center line of Hill street to the center line of West Fifth street; thence westerly along the center line of West Fifth street to the center line of Wilson street; thence northerly along the center line of Wilson street to the center line of University avenue; thence westerly along the center line of University avenue to the center line of Center place; thence northerly along the center line of Center place to the center line of Rose street; thence westerly along the center line of Rose street to the center line of Belmont street; thence northerly along the center line of Belmont street to the center line of Loras boulevard; thence westerly along the center line of Loras boulevard to the center line of Alta Vista street; thence northerly along the center line of Alta Vista street to the center line of Kirkwood street; thence southwesterly along the center line and the projected center line of Kirkwood street to the center line of Rosedale avenue; thence southwesterly along the center line of Rosedale avenue to the intersection of the center lines of Adair street and Rosedale avenue; thence northwesterly along a line directly from such intersection to the intersection of the center lines of Clarke drive and West Locust street; thence northeasterly along the center line of West Locust street to the projected center line of West Locust street to the projected center line of Abbott street; thence northerly along the projected center line of Abbott street to the center line of the alley between Clarke drive and Lowell street; thence westerly along the projected center line of such alley to the section line between sections twenty-two (22) and twenty-three (23), township eightynine (89) north, range two (2) east; thence north along such section line to the center line of Kaufmann avenue; thence westerly along the center line of Kaufmann avenue to the center line of Carter road; thence northerly along the center line of Carter road to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence west along such section line to the 1960 corporate limits of the city of Dubuque; thence northerly, thence easterly and thence northerly along the 1960 corporate limits of the city of Dubuque to the east and west center line of section fifteen (15); thence east along the east and west center line of section fifteen (15) to the east line thereof; thence south along the east line of section fifteen (15) to a line six hundred (600) feet north of and parallel to Kane street; thence southeasterly along a line six hundred (600) feet north of and parallel to Kane street to a point six hundred (600) feet due north of the intersection of the center line of Kane street and the projected center line of Gay street; thence south along a line directly from such intersection to the intersection of the center line of Kane street and the projected center line of Gay street; thence easterly along the projected center line and the center line of Gay street to the center line of Broadway street; thence southeasterly along the center line of Broadway street to the center line of Diagonal street; thence easterly along the center line of Diagonal street to the center line of Central avenue; thence northerly along the center line of Central avenue to the center line of East Twenty-sixth street; thence northeasterly along the center line of East Twenty-sixth street to the center line of Marquette place; thence northwesterly along the center line and the projected center line of Marquette place to the center line of Morton street; thence northwesterly along the center line and the projected center line of Morton street to the section line between sections thirteen (13) and twelve (12), township eighty-nine (89) north, range two (2) east; thence east along such section line to the north and south center line of section twelve (12); thence north along the north and south center line of section twelve (12) to the center thereof; thence easterly, thence southerly, and thence easterly along the 1960 corporate limits of the city of Dubuque to the east line of section twelve (12); thence south along the east line of sections twelve (12) and thirteen (13), township eighty-nine (89) north, range two (2) east to the center line of Thomas street; thence southwesterly along the center line of Thomas street to the center line of Stafford street; thence southeasterly along the center line and the projected center line of Stafford street to the projected center line of East Twentieth street; thence northeasterly along the projected center line of East Twentieth street to

the center of the Mississippi river; thence southerly along the center of the Mississippi river to the projected northerly line of Linhein's subdivision, the point of beginning."

The amendment was adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend House File 736 as follows:

Strike the word "projected" in line four hundred fifty-five (455).

Insert the words "projected easterly" after the word "southeast" in line four hundred fifty-six (456).

Strike the word "projected" in line four hundred eighty (480) and insert in lieu thereof the words "projected easterly" in line four hundred eighty-one (481).

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:

Aves: 49

Balloun
Benda
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Ely
Erskine
Floy

Frommelt Gaudineer Hagedorn Heaberlin Heying Hill Jepsen Kibbie Klefstad Kosek Kyhl

Lange

Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton
Potgeter

Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Glenn

Absent or not voting: 11

Briles Buren Elvers Flatt Hougen Kruck Lamborn

Lisle Reno

DeHart Frey

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

#### AMENDMENTS FILED

Amend the Committee on Appropriations amendment filed June 9 as follows:

By striking in line 6 after the word "with" the words "the executive council" and in line 7 the words "which agreement shall provide" and insert in lieu thereof the words "the Adjutant General".

JOSEPH B. FLATT

Amend House File 260 by adding the following new section:

"Amend Section twenty-nine A point fourteen (29A.14) by adding after the word 'Dodge' in line three (3) the following:

'excepting the facilities of the Iowa law-enforcement academy' ".

TOM RILEY
ALAN SHIRLEY

Amend Senate File 50 by adding the following new section:

"Section four hundred twenty-two point forty-six (422.46), Code 1966, is hereby amended by inserting the words 'alcoholic beverages,' before the word 'beer' in line ten (10)."

DAVID STANLEY

Amend the Committee on Appropriations amendment of June 9, 1967, to House File 260 by striking the words "executive council" from line six (6) and inserting in lieu thereof the words "Adjutant General".

Further amend the Committee on Appropriations amendment of June 9, 1967, to House File 260 by striking the words "executive council finds" from line twelve (12) and inserting in lieu thereof the word "are".

TOM RILEY
ALAN SHIRLEY
JOSEPH B. FLATT

Amend the House amendment to Senate File 743 as follows:

1. Amend paragraph one (1), sub-paragraph three (3), line one (1) by inserting after the word "rules" the following:

"and regulations for the collection of taxes by the department".

2. Amend paragraph one (1), sub-paragraph five (5), line six (6) by inserting after the word "revenue" the following:

"for the assessment and collection of taxes by the department or an order to re-assess or to raise assessments to any local assessor".

3. Amend paragraph one (1), sub-paragraph five (5), line seven (7) by inserting after the word "same." the following:

'In order for any appeal to be valid, written notice thereof must be given to the department within thirty (30) days of the rendering of the decision, order or directive from which such appeal is taken. The director shall thereafter cause to be certified to the board the record, documents, reports, audits and all other information pertinent to the decision, order or directive from which such appeal is taken.

"The affected taxpayer and the department shall be given at least fifteen (15) days written notice by the board of the date the appeal shall be heard and both parties may be present at such hearing if they desire. The board shall adopt and promulgate, pursuant to chapter seventeen A (17A) of the Code, rules and regulations for the conduct of appeals by the board. The record and all documents, reports, audits and all other information certified to the board by the director, and hearings held by the board pursuant to the appeal and the decision of the board thereon shall be open to the public notwithstanding the provisions of sections four hundred twenty-two point sixty-five (422.65), subsection one (1) and four hundred twenty-two point twenty (422.20) of the Code; except that the board upon the application of the affected taxpayer may order the record and all documents, reports, audits, and all other information certified to it by the director, or so much thereof as it deems necessary, held confidential, if the public disclosure of same would reveal trade secrets or any other confidential information that would give the affected taxpayer's competitor a competitive advantage. Any deliberation of the board in reaching a decision on any appeal, shall be confidential."

> LEE GAUDINEER HUGH H. CLARKE

Amend Senate File 50 by striking everything after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Sections one hundred twenty-three point ninety-seven (123.97), one hundred twenty-three point ninety-eight (123.98), one hundred twenty-three point ninety-nine (123.99), one hundred twenty-three point one hundred (123.100), Code 1966, are hereby repealed and the following enacted in lieu thereof:
- 1. There is hereby imposed on every individual, partnership, corporation, association or club licensed to sell alcoholic beverages for consumption on the premises where sold, a special tax equivalent to fifteen (15) percent of the price established by the commission on all alcoholic beverages for general sale to the public. Such tax shall be paid by all licensees at the point of purchase from the state on all alcoholic beverages intended or used for resale for consumption on the premises of retail establishments. Such tax shall be in lieu of any other sales tax applied at the state store and shall be shown as a separate item on special sales slips provided by the commission for purchases by licensees.
- 2. Except as allowed under section one hundred twenty-three point ninety-six (123.96), no licensee shall knowingly keep on the licensed premises nor use for resale purposes any alcoholic liquor on which the special tax has not been paid to the state. The conviction of a violation of this section shall cause the license held to automatically be revoked and the license shall immediately be surrendered by the holder, and the bond of the license holder shall be forfeited to the commission.
- 3. Each bottle of alcoholic beverage purchased by a licensee shall bear an identification marker applied at the place of purchase."
- "Sec. 2. Section one hundred twenty-three point eighteen (123.18), Code 1966, is hereby amended by striking all after the period (.) in line twelve (12)."

"Sec. 3. Section four hundred twenty-two point forty-six (422.46), Code 1966, is hereby amended by adding after the word 'beer' in line ten (10) the following:

',alcoholic beverages'."

ANDREW FROMMELT
DAVID STANLEY
GENE CONDON
TOM FREY
KENNETH BENDA

Amend Senate File 50 by striking the title and inserting a new title as follows:

"An Act to repeal the ten (10) percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages and replace the lost revenues by adding a mark-up on liquor sold to licensees at time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor."

ANDREW FROMMELT
DAVID STANLEY
GENE CONDON
TOM FREY
KENNETH BENDA

Senate File 650, section one (1), is hereby amended as follows:

- 1. By striking lines fifty-one (51) through fifty-six (56).
- 2. By renumbering the remaining paragraphs in subsection one (1) of such section in accordance with this amendment.

VERN LISLE

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m. Thursday, June 15, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, June 15, 1967,

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend Walter A. Behrens, pastor of First Lutheran Church, Milford, Iowa.

#### ROLL CALL

The Secretary was instructed to call the roll.

Members of the state department appropriations committee Senators Hill, Lodwick, Kruck, Van Gilst and Floy were excused.

Roll call revealed all other members of the Senate present with the exception of Senators Briles, Buren, Condon, DeHart, Denman, Flatt, Gaudineer, Hagedorn, Heying, Hougen, Jepsen, Main, McGill, Reichardt, Schaben, Shirley, Stanley, Van Eaton and Walsh.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 37, 70, 309, 590, 592, 594, 779.

ADOLPH W. ELVERS, Chairman Senate Committee
A. L. MENSING, 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 37, 70, 309, 590, 592, 594, 779.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 14th day of June, 1967, sent to the governor for his approval, Senate Files 37, 70, 309, 590, 592, 594, 779.

ADOLPH W. ELVERS, Chairman

Passed on file.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Denman, because of the death of his father on request of Senator DeKoster.

#### THIRD READING OF BILLS

On motion of Senator Messerly, House File 651, a bill for an act relating to the drainage and levee fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff took the chair at 8:45 a.m.

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	Frey	Lamborn	O'Malley
Benda	Frommelt	Lange	Patton
Burns	Gaudineer	Lodwick	Potgeter
Cassidy	Glenn	Lucken	Reppert
Clarke	Heaberlin	Main	Riley
Coleman	Jepsen	McGill	Schaben
DeKoster	Kibbie	Messerly	Shaff
Dodds	Klefstad	Mills	Stanley
Elvers	Kosek	Murray	Stephens
Ely	Kruck	Neu	Van Eaton
Erskine	Kyhl	Nurse	Van Gilst

Nays: 0

Absent or not voting: 17

Briles	Flatt	Hill	Reno
Buren	Floy	Hougen	Rigler
Condon	Hagedorn	Lisle	Shirley
DeHart	Heying	Reichardt	Walsh
D			

Denman

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 690, a bill for an act relating to county public hospital funds, the control and investment thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Amend House File 690 as follows:

1. Section three (3), line four (4), insert after the word 'hospital," the words "merged area hospital".

- 2. Section four (4), line four (4), insert after the word "officer" the words "or merged area hospital officer".
- 3. Section five (5), line three (3), insert after the word 'hospital' the words ", merged area hospital".

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:

Aves: 49

Balloun	Flatt	Lisle	Reichardt
			2102211111
Benda	Frey	Lucken	Reppert
Briles	Frommelt	Main	Rigler
Burns	Gaudineer	McGill	Riley
Cassidy	Glenn	${f Messerly}$	Schaben
Clarke	Hagedorn	Mills	Shaff
Coleman	Heaberlin	Murray	Shirley
Condon	Jepsen	Neu	Stanley
DeKoster	Klefstad	Nurse	Stephens
Dodds	Kosek	O'Malley	Van Eaton
Elvers	Kyhl	Patton	Van Gilst
Ely	Lange	Potgeter	Walsh
Erskine		<del>-</del>	

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Nays: 0

Absent or not voting: 12

Buren	Floy	Hougen	Lamborn
DeHart	Heying	Kibbie	Lodwick
Denman	Hill	Kruck	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 O'Malley, Senate File 814, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton in the county of Worth, state of Iowa in the sale of certain real estate, was taken up for consideration.

Senator O'Malley asked and received unanimous consent that House File 735 be substituted for Senate File 814.

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: 48

Lamborn Patton · Balloun Ely Renda Flatt Lisle . Reichardt Frommelt Briles Lodwick Reppert Gaudineer Buren Lucken Rigler Burns Glenn Main Rilev Hagedorn McGill Shaff Cassidy Clarke Heaberlin Messerly Shirlev Jepsen Coleman Mills Stanley Stephens Condon Klefstad Murray DeKoster Kosek Neu Van Eaton Van Gilst Dodds Kruck Nurse Elvers Kvhl O'Mallev Walsh

Nays: 0

Absent or not voting: 12

DeHartFloyHillPotgeterDenmanFreyHougenRenoErskineHeyingKibbieSchaben

Voting present: 1

# Lange

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 814 be withdrawn from further consideration by the Senate.

On motion of Senator Briles, House File 16, a bill for an act relating to purchase of right of way by the highway commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley called up the following amendment filed by Senators Stanley and Denman and moved its adoption:

Amend House File 16 by inserting the following after the period in line 11:

"Nothing in this Act shall be construed to create access rights or the right to payment for access rights if such right or rights would not exist in the absence of this Act. The failure of any contract to state an amount paid for access rights shall not be evidence of the existence or ownership of access rights."

Senator  $\operatorname{Briles}$  rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point not well taken.

The amendment was adopted.

President Fulton took the chair at 9:30 a.m.

Senator Riley called up the following amendment:

Amend House File 16 by striking line four (4) through eleven (11) and inserting in lieu thereof the following:

"Every contract for purchase shall state in printing equal to at least ten point bold type the following notice: The purchase price includes the value of the land described as well as any consequential damages the seller would sustain in the event condemnation were to take place, allowance for the value of personal property damaged, destroyed or reduced in value, if any, damages allowed for removal of personal property and limitation or denial of such access rights, if any, as spelled out herein."

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the Riley amendment to House File 16, filed June 5, 1967, by striking all of lines 10 and 11 and inserting in lieu thereof the following:

"property and limitation or denial of access right, if any."

The amendment to the amendment was adopted.

Senator Riley moved the adoption of his amendment as amended.

The amendment was adopted.

Senators Reppert and Murray asked and received unanimous consent that their amendment filed June 2, found on page 1730 of the journal, be withdrawn.

Senator Main called up the amendment filed by him June 6 and found on page 1782 of the journal.

Senator Stanley rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken.

Senator Stanley offered the following amendment and moved its adoption:

Amend the paragraph of House File 16 added by the Stanley and Denman amendment, adopted June 15, 1967, by inserting in line 4 of said paragraph after the word "contract" the words "to mention access rights or".

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:

Rule 8 was invoked.

Ayes: 44

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
Dodds

Floy
Frey
Hagedorn
Heaberlin
Hill
Jepsen
Kibbie
Kruck
Kyhl
Lamborn

Flatt

Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Nurse
Patton

Riley Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Reno

Rigler

Nays: 12

Elvers

Erskine

DeHart DeKoster Elv Frommelt Glenn Klefstad Kosek Lucken Neu

Potgeter

O'Malley Reppert Shirley

Absent or not voting: 3

Buren

Denman

Heying

Voting present: 2

Gaudineer

Hougen

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

Senators Gaudineer and Hougen were excused from casting a vote upon request, claiming conflict of interest.

Senator Jepsen moved that the Senate rules be suspended and that House File 304 be withdrawn from the judiciary committee and called up for consideration at 3:00 p.m. June 15.

Senator Frommelt moved that the motion by Senator Jepsen be laid on the table.

Roll call was requested.

On the question "Shall the Jepsen motion be laid on the table?" the vote was:

Rule 8 was invoked.

Ayes: 29

Buren Burns Cassidy Floy Frommelt Gaudineer Kibbie Klefstad Kruck O'Malley Patton Reno Coleman Glenn Main Reppert Schaben Condon McGill Hagedorn Dodds Heaberlin Murray Shirley Van Gilst Elvers Hill Nurse Elv

Nays: 29

Balloun Frey Lisle Rigler Rilev Benda Hougen Lodwick Briles Jepsen Lucken Shaff Clarke Kosek Messerly Stanley Kvhl Mills Stephens DeHart Van Eaton DeKoster Lamborn Neu Lange Potgeter Walsh Erskine

Flatt

Absent or not voting: 3

Denman Heying Reichardt

The roll call showed a tie vote.

President Fulton voted "aye" and 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 passed the following bill in which the concurrence of the House was asked:

Senate File No. 767, a bill for an act relating to truck speed limits on Iowa roads and highways.

Also:

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

House File No. 738, a bill for an act relating to legislative printing.

Also.

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

House Concurrent Resolution 28, authorizing the Board of Regents to construct hospital facilities.

Also:

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

Senate File No. 740, a bill for an act relating to the department of revenue and collection of premium tax upon insurance policies.

Also:

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

Senate File No. 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE AMENDMENT TO SENATE FILE 681

Amend Senate File 681 as follows:

- 1. Section 1, by striking the period at the end of line four (4) and adding the following: "and the following enacted in lieu thereof."
  - 2. Section 2:
- a. By inserting in line two (2) after the word "application" the words "and with good cause being shown therefor".
- b. By striking the words "this chapter" and the period in line five (5) and inserting therein the following: "sections three hundred twenty-one point four hundred fifty-two (321.452) through three hundred twenty-one point four hundred sixty-six (321.466) of the Code, but not to exceed the limitations imposed in sections two (2) through sixteen (16) of this Act."
- 3. Section 4, by striking all of lines one (1) through eleven (11) and in line twelve (12) the words "indivisible loads exceeding twelve (12) feet" and inserting in lieu thereof the following: "All movements of mobile homes and other vehicles the width of which, including any load, exceeds the roadway lane width of the highway or street being traversed, shall be under escort. Permits for the movement of indivisible loads exceeding twelve (12) feet five (5) inches".
  - 4. Section 9:
- a. By inserting in line two (2) following the word "Act" the words "and subject to the discretion and judgment provided for in Section 2 of this Act."
- b. By striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".
  - 5. Section 10:
- a. By inserting in line two (2) following the word "Act" the words "and subject to the discretion and judgment provided for in Section 2 of this Act".
- b. By striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".

- c. Subsection five (5), by inserting after the word "Vehicles" in line 48 the words "especially designed for the exclusive movement of grain bins".
- 6. Section fourteen (14), by striking in line two (2) the word "may" and inserting in lieu thereof the word "shall".
- 7. Section 16, by striking in line four (4) the words "not covered by" and inserting in lieu thereof the word "under".
- 8. Section 17, by striking in line two (2) the word "deem" and inserting in lieu thereof the word "render".
- 9. Section 24, by striking in line eleven (11) the word "has" and inserting in lieu thereof the word "had".
  - 10. By adding the following new sections:
- a. Any vehicle which, including load, exceeds the length of sixty-five (65) feet shall carry a warning device visible to a motorist approaching from the rear for a distance of at least five hundred (500) feet."
- b. Use of the national system of interstate and defense highways under the provisions of this Act shall be restricted by regulation and other appropriate action of the Iowa state highway commission in such a manner as to not be in conflict with the applicable provisions of Section 127, Title 23, United States Code.

#### HOUSE MESSAGES CONSIDERED

House Joint Resolution 33, creating an interim committee to be known as the legislative liquor study committee.

Read first and second times, and passed on file.

House Joint Resolution 34, creating an interim committee to be known as the Legislative Highway Study Committee.

Read first and second times, and passed on file.

House File 738, a bill for an act relating to legislative printing.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 816, by Committee on Governmental Affairs, a bill for an act relating to the office of the lieutenant governor.

Read first and second times and passed on file.

Senate File 817, by Committee on Appropriations, a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first and second times and passed on file.

Senate File 818, by Committee on Appropriations, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission.

Read first and second times and passed on file.

Senate File 819, by Committee on Appropriations, a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first and second times and passed on file.

Senator Nurse called up Senate Concurrent Resolution 53, found on page 1953 of the Senate journal.

Senator Nurse asked and received unanimous consent that House Concurrent Resolution 28 be substituted for Senate Concurrent Resolution 53.

#### HOUSE CONCURRENT RESOLUTION 28

#### By: Smith of O'Brien

WHEREAS, Senate File 532 enacted by the Sixty-second General Assembly provides that the state board of regents after authorization by a constitutional majority of the General Assembly may carry out any project as defined in the Act at the state university of Iowa, and

WHEREAS, Senate File 532 authorizes the state board of regents to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and shall be secured by an irrevocable pledge of a sufficient portion of the University Hospital Income, and

WHEREAS, many of the facilities of the hospitals at the state university of Iowa were built between forty and fifty years ago and are inadequate to meet present and future demands for statewide medical and teaching services, and

WHEREAS, said inadequancy exists in operating room facilities which are located in several different areas at the university hospitals and are not designed for today's advanced surgical techniques and workload of more than fifteen thousand operations annually, and

WHEREAS, present space available for radiological services, one of the most important fields in modern medicine, is less than that recommended by the U. S. Public Health Services for a prototype hospital of five hundred beds although the university hospitals have eleven hundred ninety-two beds, and

WHEREAS, the out-patient clinical facilities are located in widely separated areas of the hospitals and seriously encumber the ability of the clinical specialists to handle almost one-quarter million patient visits annually and concentration of these services in a single area will greatly facilitate services to patients and training for family practice, and improve efficiency, and

WHEREAS, forty percent or four hundred forty of the beds serving annually more than

33,000 in-patients are located in large sixteen to twenty bed wards and do not meet the standards established for Medicare patients or the demands by private patients and, further, detailed studies have shown that remodeling these existing large wards into smaller units would be prohibitively costly and create insurmountable problems in teaching, and

WHEREAS, to alleviate these conditions, the board of regents requests authorization to construct an eight-story structure of 466,000 gross square feet south of the general hospital, to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities for four hundred beds, at an estimated total cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing under the provisions of Senate File 532 and the remainder to be financed by federal and other funds; now therefore

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the State Board of Regents be and is hereby authorized to construct an addition of 466,000 gross square feet of floor space, more or less, to the general hospital of state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities at an estimated cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing authorized by the provisions of Senate File 532 enacted by the Sixty-second General Assembly.

Senator Nurse moved the adoption of the resolution, requesting a roll call.

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

Ayes: 46

Benda	Gaudineer	Lisle	Potgeter
Burns	Glenn	Lodwick	Reichardt
Coleman	Hagedorn	Lucken	Reno
DeHart	Heaberlin	Main	Rigler
DeKoster	Hougen	McGill	Riley
Dodds	Kibbie	Messerly	Schaben
Elvers	Klefstad	Mills	Shirley
Ely	Kosek	Neu	Stanley
Erskine	Kruck	Nurse	Van Eaton
Flatt	Kyhl	O'Malley	Van Gilst
Frey	Lamborn	Patton	Walsh
Frommelt	Lange		

Nays: 6

Balloun	Floy	Murray	Stephens
Buren	Hill		

Absent or not voting: 9

Briles	Condon	Heying	Reppert
Cassidy	Denman	Jepsen	Shaff
Clarko		•	

Clarke

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

#### THIRD READING OF BILLS

On motion of Senator Riley, Senate File 794, a bill for an act relating to the ninth (9th) and eighteenth (18th) judicial districts, was taken up for consideration.

President Pro Tempore O'Malley took the chair at 11:15 a.m.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 794 as follows:

1. By adding the following new section thereto:

"Section forty six point six (46.6), Code 1966 is hereby amended by striking the period (.) in line six (6) and by inserting in lieu thereof, "; such chairman, however, shall not be allowed a vote in the selection of nominees.".

Senator Rigler rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken,

Senator Reppert moved the adoption of the amendment filed June 2 by Senators Reppert, Murray and Coleman, found on page 1731 of the journal.

The amendment was lost.

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:

Rule 8 was invoked.

Ayes: 39

Balloun Ely Kosek Reichardt Benda Erskine Lamborn Reppert Briles Flatt Messerly Rigler Burns Frev Mills Rilev Coleman Frommelt Murray Schaben Condon Gaudineer Neu Shirley DeHart Glenn Nurse Stanley DeKoster Hagedorn O'Malley Van Eaton Dodds Hougen Patton Walsh Elvers Kibbie Potgeter

Nays: 16

Buren Hill Lange McGill Clarke Klefstad Lodwick Reno Floy Heaberlin Kruck Kyhl Lucken Main Stephens Van Gilst

Absent or not voting: 6

Cassidy

Heying

Lisle

Shaff

Denman Jepsen

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

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.

#### SENATE CONCURRENT RESOLUTION 54

By: RENO

BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING,

That the 62nd General Assembly adjourn sine die at  $8:00\,$  P.M., Wednesday, June 21, 1967.

On motion of Senator Frommelt the Senate recessed until 2:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### THIRD READING OF BILLS

On motion of Senator DeKoster, Senate File 304, a bill for an act relating to limitations of actions on ancient mortgages and abandoned property, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster asked and received unanimous consent that House File 390 be substituted for Senate File 304.

Senator DeKoster filed the following amendment by Senators DeKoster and Gaudineer and moved its adoption:

Amend House File 390, section one (1), line twenty-one (21) by inserting after the word "days." the following:

"Entry of appearance by pleading or docket entry by or on behalf of the mortgagor shall be a presumption that the property is not abandoned."

The amendment was adopted.

Senators Reppert and Murray asked and received unanimous consent that their amendment filed June 2, found on page 1728 of the journal be withdrawn.

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: 33

Balloun
Benda
Cassidy
Clarke
Coleman
Condon
DeKoster

Ely Floy Frey Frommelt Hagedorn

Hougen Jepsen

Kibbie

.

Kyhl Lamborn Lange Lodwick McGill

Kosek

Mills

Neu

Nurse
Patton
Potgeter
Reichardt
Rigler
Stanley
Stephens
Van Eaton

Elvers

Nays: 5

Gaudineer Heaberlin Hill

Klefstad

Messerly

Absent or not voting: 21

Briles
Buren
Burns
DeHart
Denman
Erskine

Flatt Heying Kruck Lisle Lucken Main Murray Reno Reppert Riley Schaben Shaff Shirley Van Gilst Walsh

Voting present: 2

Glenn

O'Malley

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

Senator DeKoster asked and received unanimous consent that House File 390 be immediately messaged to the House.

Senator DeKoster asked and received unanimous consent that Senate File 304 be withdrawn from further consideration by the Senate.

### MESSAGES FROM THE HOUSE

Mr. President: I am directed to inform your honorable body that the Speaker of the House has appointed, on the part of the House, as members of the conference committee on Senate File 677 a bill for an act relating to the Iowa public employees retirement system, the following Representatives:

Charles Grassley, Chairman A. L. Mensing Cleve Carnahan Donald Baker

Also:

That the Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 686 to provide a method general property tax replacement and equalization, the following Representatives:

Leroy Petersen of Dallas, Chairman Keith Vetter Dale Cochran Keith Dunton

Also:

That the House has amended the Senate amendment, and concurred in the Senate amendment as amended, and passed House File 301 a bill for an act to require an audit of town accounts at least once every four years.

# HOUSE AMENDMENT TO SENATE AMENDMENT TO

### HOUSE FILE 301

Amend the Senate amendment to House File 301 by inserting in line sixteen (16) after the word "chapter" the following:

", except that in the event an audit covering the same period has previously been made and paid for, the costs of such additional state audit shall be paid from any funds available in the office of the auditor of state".

Also:

That the House has concurred in Senate amendments to and passed House File No. 736, a bill for an act to provide for representation in the 63rd General Assembly.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 334, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the board of control.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 334

Amend Senate File 334 by striking all after the enacting clause and substituting the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following section:

"At the request of an employee through contractual agreement, the board of control or any institution under its jurisdiction 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 benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Amend the title to Senate File 334 by striking from lines two (2) and three (3) the words "for of other state agencies".

# 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. 133, S.F. 103, H.F. 201, S.F. 384, H.F. 297, S.F. 111, H.F. 100, S.F. 777.

HOWARD C. REPPERT, JR., Chairman

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 73, 95, 352, 442, 551, 700, 766, 799, 264, 405, 658 and 762.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, Chairman House Committee

Report adopted.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 14, 1967, the Governor had approved the following bills.

Senate File 244, an act relating to contracts for public improvements.

Senate File 671, an act relating to street bonds.

Senate File 546, an act to amend Chapter Three Hundred Seventy (370), Code 1966, relating to the control of municipal recreational facilities.

Senate File 752, an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts.

Senate File 591, an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor County, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale, and deli-

very of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town.

Senate File 596, an act to legalize and validate the proceedings of the city council of the City of Bedford, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said City and the issuance, sale, and delivery of gas revenue bonds of said City to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said City.

Senate File 598, an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold and delivered pursuant to said proceedings to be enforceable obligations of said town.

Senate File 597, an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor County, Iowa, and the City of Bedford, in Taylor County, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms.

Senate File 595, an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, valid, and enforceable obligation of said town according to its terms.

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

The Senate reconvened with President Fulton presiding.

### HOUSE AMENDMENTS CONSIDERED

Senator Gaudineer called up for consideration Senate File 743, a bill for an act creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue, amended by the House as follows:

Amend Senate File 743 as follows:

1. By adding to Section 1 the following:

"There is hereby established within the department of revenue for administrative and budgetary purposes a state board of tax review for the state of Iowa. The state board of tax review, hereinafter called the state board, shall consist of three members.

The members of the state board shall be qualified electors of the state and shall hold no other elective or appointive public office.

Except for the first appointees, the terms of members of the state board shall be for six years beginning on the first day of July following their appointment. No member who is appointed for a six-year term shall be permitted to succeed himself.

Members shall be appointed by the governor subject to confirmation by two-thirds of the members of the senate. Appointments to the board shall be bipartisan and of the first appointees, one shall be for two years, one shall be for four years and one shall be for six years.

The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. A vacancy on the board shall be filled by appointment by the governor in the same manner as the original appointment.

The members of the state board shall be allowed a per diem of forty dollars and their necessary travel and expenses while engaged in their official duties. They shall organize the board and select one of their members as chairman.

The place of office of the state board shall be in the office of the tax department in the capitol of the state.

The state board shall hold at least six regular meetings each year, the first of which shall be on the second secular day of July. Special meetings of the state board may be called by the chairman on five days notice given to each member. All meetings shall be held at the office of the tax department unless a different place within the state is designated by the state board or in the notice of the meeting.

It shall be the responsibility of the state board to exercise the following general powers and duties:

- 1. Determine and adopt such policies as are authorized by law and are necessary for the more efficient operation of any phase of tax review.
- 2. Perform such duties prescribed by law as it may find necessary for the improvement of the state system of taxation in carrying out the purposes and objectives of the tax laws.
- 3. Review for approval or rejection all rules and revision of tax forms proposed by the director of revenue.
- 4. Employ, pursuant to the Iowa merit system, adequate clerical help to keep such records as are necessary to set forth clearly all actions and proceedings of the state board.
- 5. Advise and counsel with the director of revenue concerning the tax laws and the regulations adopted pursuant thereto; and, upon their own motion or upon appeal by any affected taxpayer, review the record evidence and the decisions of, and any orders or directive issued by, the director of revenue and shall expeditiously affirm, modify, reverse or remand the same.
- 6. Adopt a long-range program for the state system of tax reform based upon special studies, surveys, research, and recommendations submitted by or proposed under the direction of the director of revenue.

The state board shall constitute a continuing research commission as to tax matters in the state and cause to be prepared and submitted to each regular session of the general assembly a report containing such recommendations as to revisions, amend-

ments, and new provisions of the law as the state board has decided should be submitted to the legislature for its consideration."

2. Section 4, lines five (5) and six (6), by striking the words "attorneys who possess expert knowledge in the fields of taxation or property tax assessment,".

Section 4, by inserting after the period in line nine (9) the following sentence:

"He shall create a separate property tax division for which he shall appoint a deputy director who shall administer all functions of the department of revenue relating to the assessment, levy and collection of property taxes as provided by law."

3. Section 5, by striking from lines three (3) and four (4) the words "if the original amount of taxes claimed does not exceed one thousand (1,000) dollars.".

Section 5, by striking all after the period in line twelve (12).

4. Section 6, line thirteen (13), by striking everything after the word "same", and all of line fourteen (14) and line fifteen (15) through the word "agency".

Senator Gaudineer called up the following amendment to the House amendment filed by Senators Gaudineer and Clarke:

Amend the House amendment to Senate File 743 as follows:

- 1. Amend paragraph one (1), sub-paragraph three (3), line one (1), by inserting after the word "rules" the following: "and regulations for the collection of taxes by the department".
- 2. Amend paragraph one (1), sub-paragraph five (5), line six (6) by inserting after the word "revenue" the following: "for the assessment and collection of taxes by the department or an order to re-assess or to raise assessments to any local assessor".
- 3. Amend paragraph one (1), sub-paragraph five (5), line seven (7) by inserting after the word "same." the following:

'In order for any appeal to be valid, written notice thereof must be given to the department within thirty (30) days of the rendering of the decision, order or directive from which such appeal is taken. The director shall thereafter cause to be certified to the board the record, documents, reports, audits and all other information pertinent to the decision, order or directive from which such appeal is taken.

"The affected taxpayer and the department shall be given at least fifteen (15) days written notice by the board of the date the appeal shall be heard and both parties may be present at such hearing if they desire. The board shall adopt and promulgate, pursuant to chapter seventeen A (17A) of the Code, rules and regulations for the conduct of appeals by the board. The record and all documents, reports, audits and all other information certified to the board by the director, and hearings held by the board pursuant to the appeal and the decision of the board thereon shall be open to the public notwithstanding the provisions of sections four hundred twenty-two point sixty-five (422.65), subsection one (1) and four hundred twenty-two point twenty (422.20) of the Code; except that the board upon the application of the affected taxpayer may order the

record and all documents, reports, audits, and all other information certified to it by the director, or so much thereof as it deems necessary, held confidential, if the public disclosure of same would reveal trade secrets or any other confidential information that would give the affected taxpayer's competitor a competitive advantage. Any deliberation of the board in reaching a decision on any appeal, shall be confidential."

Senator Clarke called up the following amendment to the amendment filed by Senators Clarke and Gaudineer and moved its adoption:

Amend the Gaudineer, Clarke amendment filed June 14, 1967 to the House amendment to Senate File 743 as follows:

Amend paragraph three (3) line three (3) by inserting after the word "appeal" the words "to the board".

The amendment to the amendment was adopted.

Senator Hougen called up the amendment filed by Senators Hougen and Hagedorn June 10, found on pages 1876 - 1901 of the journal.

Senator Hougen called up the amendment filed June 13 by Senators Hougen and Hagedorn, found on pages 1945 - 1946 of the journal.

Senator Hougen moved the adoption of Division 2 of the amendment.

Division was requested.

Division 2 was lost.

Senator Hougen moved the adoption of the amendment.

Division was requested.

The amendments were lost.

Senator Gaudineer moved the adoption of the Gaudineer-Clarke amendment to the House amendment, which motion prevailed and the amendment was adopted.

Senator Gaudineer moved that the Senate concur in the House amendment as amended.

The Senate concurred in the House amendment.

Senator Gaudineer 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 Benda Erskine Flov Kyhl Lamborn Patton Potgeter

Reichardt Briles Frev Lange Lisle Reno Burns Frommelt Gaudineer Lodwick Rigler Cassidy Clarke Hagedorn Lucken Riley Heaberlin McGill Schaben Coleman Mills Shirley Condon Hill Murray Stanley DeHart Jepsen Neu Van Eaton DeKoster Kibbie Dodds Kosek Nurse Van Gilst O'Malley Walsh Elvers Kruck

Nays: 4

Glenn Hougen Klefstad Stephens

Absent or not voting: 9

Buren Flatt Main Reppert
Denman Heying Messerly Shaff
Ely

ETA

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

Senator Gaudineer asked and received unanimous consent that Senate File 743 be immediately messaged to the House.

Senator Gaudineer called up for consideration Senate File 739, a bill for an act relating to subjection to sales and use taxes, goods, wares and merchandise used in the performance of contracts for projects under chapter four hundred nineteen (419) of the Code, amended by the House, and moved that the Senate concur in the following amendment:

# HOUSE AMENDMENTS TO SENATE FILE 739

Amend Senate File 739 as follows:

- 1. Section 2, by striking all of lines 1 through 13 and "ment." in line 14 and inserting in lieu thereof the following:
- Sec. 2. There is hereby created within the department of social services a council on social services which shall act in a policy-making and advisory capacity on matters within the jurisdiction of the department. The council shall consist of five members appointed by the governor with the consent of two-thirds (2/3) of the senate. Appointments shall be made on the basis of interest in public affairs, good judgment, and knowledge and ability in the field of social services. Such appointments shall be made to provide a diversity of interest and point of view in the membership and without regard to religious opinions or affiliations. The term of each member of the council shall be for six years, except that those initially appointed shall serve as follows:

One member shall serve until June 30, 1969.

Two members shall serve until June 30, 1971.

Two members shall serve until June 30, 1973.

Each term shall commence on July 1 of the year of appointment.

- 2. By striking all of Section 3.
- 3. Section 4:
- a. By inserting the following as subsection 1:
- "Organize annually and select a chairman and vice-chairman."
- b. By striking all of subsections four (4), seven (7) and eight (8).
- c. By striking in subsection six (6), line 28, the word "of" and inserting in lieu thereof the word "and".
- d. By striking from line 1 of subsection nine (9) the word "Approve" and inserting in lieu thereof the word "Adopt".
- e. By striking from line 1 of subsection nine (9) the word "adopted" and inserting in lieu thereof the word "recommended".
  - f. By adding at the end thereof the following subsection:
- "Recommend to the governor the names of individuals qualified for the position of commissioner of social services when a vacancy exists in the office."
  - g. By renumbering the subsection.
  - 4. Section 5:
  - a. By inserting in line 1 after the word "meet" the words "at least".
  - b. By adding thereto the following:
- "The amount of per diem any one member may receive in any fiscal year beginning with the date of employment shall not exceed eight hundred (800) dollars."
  - 5. Section 7, by striking all of said section and inserting in lieu thereof the following:
- (1) The governor shall appoint the council on social services on or before January 1, 1968. The commissioner of the department of social services shall be appointed at the earliest date thereafter in accordance with the provisions of this Act. The governor by executive order shall accomplish the transfer of functions, records, equipment, appropriations, other property, and personnel provided in this Act no later than July 1, 1968. Any such powers, duties, functions, responsibilities and programs not so transferred, shall be transferred by operation of law on July 1, 1968.
- (2) The assignment of functions shall consist of a realigning of authority and responsibility in accord with the terms of this Act and need not necessarily involve the movement of personnel or equipment, the establishment of any subdivision or bureau within any office or department, the revision of any job description, or other detailed matter relating to the internal operation of any new office or department.

- (3) The governor may also by executive order prior to July 1, 1968, after he has determined that the board of control or the board of social welfare no longer has any significant functions to perform, provide that the offices of the members thereof be abolished. Thereafter such offices shall stand abolished and the members thereof shall not be entitled to any further conpensation. In any event such offices shall stand abolished as of July 1, 1968 and the members thereof shall not be entitled to or receive any further conpensation.
- (4) The governor may submit to the General Assembly thirty (30) days prior to the convening of the Sixty-third General Assembly, bills in the form of amendments to the Code or subsequent session laws which may be necessary to implement the terms of this Act and the application of functions and duties among the subdivisions or bureaus within the offices or departments. Where the transfer or assignment of any particular function presents special administrative or legal difficulties, the governor may delay the effective date of that particular transfer and shall present the reasons therefor to the Sixty-third General Assembly.
- 6. Section 8, by striking from lines 11, 12 and 13 the words "etth special emphasis on his experience and background in the areas of social welfare and institutional administration" and inserting in lieu thereof a period.

# 7. Section 9:

- a. By striking from line 1 the words "adopt and" and all of line 2 and inserting in lieu thereof the words "recommend to the council for adoption".
  - b. By inserting in line 14 after the word "rule." the following sentence:
- "The commissioner shall organize the department of social services into divisions to carry out in efficient manner the intent of this Act."
- c. By striking from line 15 the word "shall" and inserting in lieu thereof the word "may".
- 8. Section 10, by striking from line 1 the word "shall" and inserting in lieu thereof the word "may".
- 9. Section 12, by striking from line 2 the word "shall" and inserting in lieu thereof the word "may".
- 10. Section 14, by striking from line 1 the word "He" and inserting in lieu thereof the words "The director of the division of mental health".
- 11. Section 15, by striking from line 2 the word "shall" and inserting in lieu thereof the word "may".
- 12. Section 17, by striking from line 2 the word "shall" and inserting in lieu thereof the word "may".
- 13. Section 32, by inserting at the beginning of line 4 the words "The commissioner and the".
  - 14. Section 38, line 5, by striking the word "the".

- 15. Section 39, lines 6 and 7, by striking the words 'poard of regents of state institutions' and inserting in lieu thereof "state board of regents".
  - 16. Section 44:
- a. By striking the word 'prescribe' in line 4 and inserting in lieu thereof 'recommend to the council on social services for adoption."
- b. By striking from line 15 the word "directors" and inserting in lieu thereof the word "council".
- 17. Section 49, line 7, by striking the words "tendent of the state hospital-school" and inserting in lieu thereof "tendents of the state hospital-schools".
- 18. Section 50, line 8, by striking the word 'line sixteen (16) the word board' " and inserting in lieu thereof 'lines fifteen (15) and sixteen (16) the words 'the board' ".
- 19. Section 63, line 5, by striking the word "have" and inserting in lieu thereof the word "has".
  - 20. Section 75, line 9, by striking the second word "the".
  - 21. Section 76, line 15, by inserting after "(15)" the words "of subsection two (2)".
- 22. Section 85, line 6, by striking the second word "the" and inserting in lieu thereof the word "their".
  - 23. Section 100:
- a. Line 3, by striking the words 'line eleven (11) the words 'board' " and inserting in lieu thereof 'lines ten (10) and eleven (11) the words 'the board' ".
  - b. By inserting in line 11, preceding the word "board" the word "the".
- 24. Section 127, line 3, by striking the words "subsection two (2)" and inserting in lieu thereof "subsections two (2) and three (3)".
  - 25. Section 148, by adding thereto the following subsection:
- "3. By striking from line 37 the word "board" and by inserting in lieu thereof the words "state director".
  - 26. Section 153, by adding thereto the following:
- "Section two hundred twenty-five point six (225.6), Code 1966, is further amended by striking from line ten (10) the words board of control and inserting in lieu thereof the word 'director'".
- 27. Section 158, line 3, by striking the word "state" and inserting in lieu thereof the the word "its".
  - 28. Section 177, by adding thereto the following:

- "Section two hundred twenty-seven point nine (227.9), Code 1966, is further amended by striking from line 4 the word "it" and inserting in lieu thereof the word "he".
  - 29. Section 183, by adding thereto the following:
- "Section two hundred twenty-seven point eighteen (227.18), Code 1966, is further amended by striking from lines 8 and 9 the words board of control and inserting in lieu thereof the words 'state director' ".
- 30. Section 193, lines 5 and 6, by striking the words "words board of control" and inserting in lieu thereof "word board".
- 31. Section 203, by striking lines 3 and 4 and inserting in lieu thereof the following: "one (1) through three (3) and that part of line 4 preceding the word "is" and inserting in lieu thereof the following: "The state director".".
  - 32. Section 217:
    - a. Line 30, by striking "sion" and inserting "sions".
    - b. Line 38, by striking the word "it" and inserting "its".
    - c. Line 50, by inserting the word "second" before the word "word".
    - d. Line 53, by striking the word "one (1)" and inserting "two (2)".
- 33. Section 236, by striking all of lines  $4 \, \mathrm{through} \, 6$ , inclusive, and by inserting in lieu thereof the following:
- "When used in this chapter the word 'commissioner' or 'state commissioner' means the commissioner of public health.
- "When used in this chapter the word 'department' or 'state department' means the state department of health."
- 34. Section 238, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 35. Section 239, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 36. Section 240, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 37. Section 241, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 38. Section 242, by striking from line 5 the word "director" and by inserting in lieu thereof the word "commissioner".
- 39. Section 243, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
  - 40. Section 244:

- a. Line 3, by striking the words "two (2) and three (3)" and inserting "one (1) and two (2)".
- b. By striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 41. Section 245, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
  - 42 Section 246:
- a. By striking from line 5 the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line 7 the word "director" and by inserting in lieu thereof the word "commissioner".
  - 43. Section 247:
- a. By striking from line 5 the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line 7 the word "director" and by inserting in lieu thereof the word "commissioner".
  - 44. Section 248:
  - a. By striking all of lines 3 and 4.
- b. By striking from line 8 the word "director" and by inserting in lieu thereof the word "commissioner".
- 45. Section 249, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
- 46. Section 250, by striking from line 6 the word "director" and by inserting in lieu thereof the word "commissioner".
- 47. Section 251, by striking from line 6 the word "director" and by inserting in lieu thereof the word "commissioner".
- 48. Section 252, by striking from line 4 the word "director" and by inserting in lieu thereof the word "commissioner".
  - 49. Section 310:
  - a. Line 3. by inserting after the word "the" the word "second".
  - b. Line 5, by inserting after the word "the" the word "second".
- 50. Section 316, line 4, by striking the words "For the purpose of this chapter the" and inserting in lieu thereof the word "The".

- 51. Section 332, by adding thereto the following:
- "3. By striking from line 4 the word "its" and inserting in lieu thereof the word his? ".
  - 52. Section 420:
- a. Line 6, by striking the word "three (3)" and inserting in lieu thereof the word "two (2)".
- b. Line 8, by striking the word "seven (7)" and inserting in lieu thereof the word "six (6)".
- c. Line 10, by striking the word "five (5)" and inserting in lieu thereof the word "four (4)".
- d. Line 14, by striking the word "six (6)" and inserting in lieu thereof the word "five (5); also by inserting the word "second" preceding the word "word".
- e. Line 19, by striking the word "ten (10)" and inserting in lieu thereof the word "nine (9)".
- f. Line 22, by striking the words "twelve (12) and thirteen (13)" and inserting in lieu thereof the words "eleven (11) and twelve (12)".
- g. Line 27, by striking the word "fifteen (15)" and inserting in lieu thereof the word "fourteen (14)".
- h. Line 30, by striking the words "line twenty (20)" and inserting in lieu thereof the words "lines seventeen (17) and eighteen (18)".
- 53. Section 421, line 3, by striking the word "fifty-three (53)" and inserting in lieu thereof the word "forty-seven (47)".
  - 54. Section 428:
- a. By striking from line 3 the words "twenty-four (24) and twenty-five (25)" and inserting in lieu thereof the words "twenty-five (25) and twenty-six (26)".
- b. By striking from line 7 the word "twenty-seven (27)" and inserting in lieu thereof the word "twenty-eight (28)".
- c. By striking from line 10 the word "twenty-nine (29)" and inserting in lieu thereof the word "thirty (30)".
  - 55. Section 434, line 3, by striking the first word "of".
  - 56. By adding thereto the following section:

"Section two hundred twenty-one point three (221.3), Code 1966, is amended by striking from line one (1) the word "board" and inserting in lieu thereof the words "director of mental health of the state department of social services".

The Senate concurred in the House amendments.

Senator Gaudineer 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:

President Pro Tempore O'Malley took the Chair at 4:35 p.m.

Ayes: 54

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 1

Buren

Absent or not voting: 6

Denman Heying Kruck Main Messerly

Shaff

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

Senator Gaudineer called up for consideration Senate File 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 745 as follows:

- 1. Section 45, lines nine (9) and eleven (11), by striking the words "treasurer of state" and inserting in lieu thereof the words "state comptroller".
  - 2. By adding after Section 47 the following sections:

- "Sec. 48. There is hereby appropriated seven hundred fifty-five thousand six hundred fifty dollars (755,650.00) to the department of revenue from the motor vehicle fuel tax fund for the twelve (12) months beginning July 1, 1968, and ending June 30, 1969, or so much thereof as may be necessary to pay the cost of administration and enforcement of the provisions of Chapter three hundred twenty-four (324) of Code.
- "Sec. 49. Any unincumbered balance remaining as of June 30, 1969, of the appropriation of this Act made by the sixty-second general assembly, shall revert to the motor vehicle fuel tax fund of June 30, 1969."
  - 3. Further amend by renumbering the remaining section.
- 4. Amend the title by striking the period at the end thereof and adding the fol-", and to provide for the transfer of certain funds from the motor vehicle fuel tax fund to the department of revenue."

The Senate concurred in the House amendment,

Senator Hill asked and received unanimous consent that his amendment filed June 10, found on page 1876 of the journal, be withdrawn.

Senator Gaudineer 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 Briles Burns Clarke Coleman Condon DeHart DeKoster Dodds Elvers Ely Erskine

Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Hougen Jepsen Klefstad

Flatt

Floy

Lucken McGill Mills Murray Neu Nurse O'Malley Patton

Lamborn

Lodwick

Lange

Lisle

Potgeter Reichardt Reno Rigler Riley Schaben Shirley Stanley Stephens Van Eaton. Van Gilst Walsh

Nays: 1

Kvhl Buren

Kosek

Absent or not voting: 10

Cassidv Denman Hill Kibbie Kruck

Main Messerly

Reppert Shaff

Heying

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

# THIRD READING OF BILLS

Senator Riley called up the motion filed by him to reconsider the vote by which House File 260, a bill for an Act to provide for the creation of a law-enforcement officers training academy and a council to assist in formulating policies for the direction of the activities of the academy, to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies of government participating in a training program, passed the Senate be reconsidered, which motion prevailed.

Senator Riley moved that the vote by which House File 260 went to its third reading be reconsidered, which motion prevailed.

Senator Riley moved that the vote by which the amendment by the appropriations committee was adopted be reconsidered, which motion prevailed.

Senator Riley called up the following amendment to the amendment by Senators Riley, Shirley and Flatt, and moved its adoption:

Amend the Committee on Appropriations amendment of June 9, 1967, to House File 260 by striking the words "executive council" from line six (6) and inserting in lieu thereof the words "Adjutant General".

Further amend the Committee on Appropriations amendment of June 9, 1967, to House File 260 by striking the words "executive council finds" from line twelve (12) and inserting in lieu thereof the word "are".

The amendment to the amendment was adopted.

Senator Riley moved the adoption of the committee amendment as amended.

The amendment was adopted.

Senator Flatt asked and received unanimous consent that his amendment filed June 14, found on page 1993 of the journal be withdrawn.

Senators Riley and Shirley asked and received unanimous consent that their amendment filed June 14, found on page 1993 of the journal be withdrawn.

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

Balloun Flatt Kosek O'Malley Benda Floy Kruck Patton Briles Frey Kvhl Potgeter Burns Frommelt Lamborn Reichardt Cassidy Gaudineer Lange Reppert

Clarke Glenn Coleman Hagedorn Condon Heaberlin DeHart Hill DeKoster Hougen . Jepsen Dodds Kibbie Elvers Ely Klefstad

Lodwick
Lucken
McGill
Mills
Murray
Neu
Nurse

Lísle

Riley Schaben Shirley Stanley Van Eaton Van Gilst Walsh

Rigler

Erskine

Nays: 2 Buren

Reno

Absent or not voting: 6

Denman

Main

Shaff

Stephens

Heying Messerly

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 260 be immediately messaged to the House.

On motion of Senator Dodds, Senate File 674, a bill for an act relating to property tax exemption of charitable and religious institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler called the following amendment filed by Senators Rigler and Frommelt:

Amend Senate File 674 as follows:

- 1. By adding the following new section:
- "Sec. 2. Section four hundred twenty-seven point one (427.1), Code 1966, is hereby amended by inserting after the word 'organization.' in line fourteen (14) of subsection twenty-four (24) the following:
- 'Any society or organization claiming an exemption under subsection nine (9) of this section shall have established its entitlement thereto by filing with the assessor a copy of its letter granting exemption from federal income tax under section 501 (C) (3) or 501 (C) (4) of the Internal Revenue Code of 1954, or by furnishing other sufficient evidence of its exempt status.'"

Senator Frommelt asked and received unanimous consent that further action on Senate File 674 be deferred.

On motion of Senator Dodds, Senate File 155, a bill for an act to amend section four hundred twenty-two (422), Code 1966, relative to state personal 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 Dodds asked and received unanimous consent that further action on Senate File 155 be deferred.

On motion of Senator Neu, Senate File 476, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was called up for consideration:

Amend Senate File 476 by adding the following section thereto:

There shall be an ethics committee in the senate and an ethics committee in the house, each to consist of seven members; three members to be appointed by the majority leader in each house, two members by the minority leader in each house and two members by the Chief Justice of the Iowa Supreme Court.

Each committee shall elect a chairman and shall have the following powers, duties and functions:

- 1. Prepare a code of ethics within thirty days after the commencement of the session.
- 2. Prepare rules relating to lobbyists and lobbying activities in the general assembly.
- 3. Issue advisory opinions interpreting constitutional and statutory provisions relating to legislators and lobbyists as well as interpreting the code of ethics and rules issued pursuant to this section. Opinions shall be issued when approved by a majority of the seven members and may be issued upon the request of a member of the general assembly or upon the committee's initiation.
- 4. Investigate complaints and charges against members of its house and if warranted, report the results of such investigation to its house with recommendations for further action.
  - 5. Recommend legislation relating to legislative ethics and lobbying activities.

The code of ethics and rules relating to lobbyists and lobbying activities shall not become effective until approved by the members of the house to which the proposed code and rules apply. The code or rules may be amended either upon the recommendation of the ethics committee or by members of the general assembly.

Violation of the code of ethics may result in the suspension of a member from the general assembly and the forfeiture of his salary if directed by a two-thirds vote of the house to which the member belongs. Such suspension or forfeiture of salary shall be for such duration as specified in the directing resolution provided however that it cannot extend beyond the date of adjournment of the session. Violation of the rules relating to lobbyists and lobbying activities may result in the suspension of any lobbyist if directed by a two-thirds vote of the house wherein the violation occurred.

Senator Neu called up the following amendment to the amendment by Senators Neu and Denman and moved its adoption:

Amend the amendment by the Committee on Governmental Affairs as follows:

Amend the amendment by the Committee on Governmental Affairs of May II, 1967 by striking the words "two members" on line five (5) and inserting in lieu thereof the words "two individuals who shall not be members of the general assembly".

The amendment to the amendment was adopted.

Senator Neu moved the adoption of the committee amendment as amended.

The amendment was adopted.

Senator Neu called up the following amendment by the governmental affairs committee and moved its adoption:

Amend Senate File 476 as follows:

- 1. By striking the words "or appointed to fill a vacancy" in line ten (10) of section two (2).
- 2. By striking subsection c of section eight (8) and inserting in lieu thereof the following:
- "c. Any court in which the member is involved in litigation as a party or represents a party thereto and where the state is also a party."
- 3. By striking subsection d of section eight (8) and inserting in lieu thereof the following: 'd. Any state agency in which the member is involved in a proceeding as a party or represents a party thereto and where the state is also a party."
  - 4. By striking the words "discharged or" from line five (5) of section ten (10).
  - 5. By striking sections twelve (12) and thirteen (13).

The amendment was adopted.

Senator Neu called up the following amendment by the governmental affairs committee:

Amend Senate File 476 as follows:

- 1. Section two (2), by striking the period at the end of subsection six (6) and adding the following: "and shall not include members of the general assembly or legislative employees."
  - 2. By striking section three (3).
  - 3. Section six (6), by adding thereto the following sentence:
- "Nothing herein shall preclude campaign contributions or gifts which are unrelated to legislative activities or to state employment."

- 4. Section eight (8), subsection three (3), by striking the words "seat," and ",vote," in line thirty-eight (38).
- 5. Section eight (8), subsection four (4), by striking the words "seat," and ",vote," in line forty-three (43).
  - 6. Section nine (9), by striking lines twenty-two (22) through thirty-one (31).
  - 7. Section twelve (12), by adding the following sentence thereto:
- "Nothing herein shall preclude campaign contributions or gifts which are unrelated to legislative activities or to state employment, nor shall any gift authorized by any other section of this Act constitute a violation of this section."
- 8. Section thirteen (13), by striking all after the word "capacity" on line eight (8) and by inserting in lieu thereof the following:
- "is punishable by imprisonment in the penitentiary not to exceed five (5) years or by a fine not to exceed five thousand (5000) dollars, or by both such fine and imprisonment."
  - 9. By striking sections fourteen (14), fifteen (15) and sixteen (16).
  - 10. By renumbering all sections following section two (2).
- 11. Section ten (10), by striking from lines three (3) and four (4) the words and figures "seven (7) and section nine (9)" and inserting in lieu thereof the following:
  - "six (6) and section eight (8)".

Senator Neu asked and received unanimous consent that the amendment be considered by division: sections 1, 2, 3, 4, 5, 9, 10 and 11 as Division 1, section 6 as Division 2 and sections 7 and 8 as Division 3.

Senator Neu asked and received unanimous consent that Division 3 be withdrawn.

Senator Neu moved the adoption of Division 1, which motion prevailed and Division 1 was adopted.

Senator Kruck moved that Senate File 476 be rereferred to the Governmental Affairs Committee.

Senator Hagedorn moved the Previous Question.

The motion was lost.

Senator Frommelt moved as a substitute motion that Senate File 476 be deferred.

Senator Frommelt asked and received unanimous consent that his motion be withdrawn,

Senator Kruck asked and received unanimous consent that his motion be with-drawn.

Senator Neu moved the adoption of Division 2 of the amendment.

Roll call was requested.

On the question "Shall Division 2 of the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 30

Frev Kyhl O'Malley Cassidy Clarke Frommelt Lange Reno Reppert Coleman Hagedorn Lodwick DeHart Heaberlin Main Rigler Rilev Dodds Hougen McGill Elvers Kibbie Murray Van Eaton Walsh Erskine Klefstad Nurse Kruck Floy

Nays: 24

Lisle Reichardt Balloun Gaudineer Lucken Schaben Glenn Buren Mills Shirley Burns Hill Jepsen Neu Stanley DeKoster Elv Kosek Patton Stephens Flatt Van Gilst Lamborn Potgeter

Absent or not voting: 7

Benda Condon Heying Shaff

Briles Denman Messerly

Division 2 of the amendment was adopted.

Senator Neu asked and received unanimous consent to withdraw the following amendments:

Amend Senate File 476 as follows:

1. Amend section seven (7) by inserting at the end thereof the following:

"Provided, however, the superintendent of banking shall be exempt from the provisions of this section."

Amend Senate File 476 by adding the following new section:

"This Act, deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Fort Dodge Messenger, a newspaper published at Fort Dodge, Iowa, and in The West Des Moines Express, of West Des Moines. Iowa."

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 476 by striking section 8 and renumbering the sections.

Roll call was requested.

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

Ayes: 31

Benda Dodds Kibbie O'Mallev Elvers Klefstad : Reno Briles Kosek Reppert Buren Floy Lucken Riley Burns Frey Main Schaben Frommelt Cassidy Van Eaton Coleman Hagedorn McGill Heaberlin Murray Van Gilst Condon Nurse DeHart Hougen

Nays: 23

Lisle Glenn Rigler Balloun Hill Lodwick Shirley Clarke DeKoster Neu Stanley Jepsen Patton Stephens Ely Kyhl Walsh Erskine Lamborn Potgeter Reichardt Flatt Lange

Absent or not voting: 7

Denman Heying Messerly Shaff

Gaudineer Kruck Mills

The amendment was adopted.

Senator Stanley asked and received unanimous consent to withdraw the following amendment filed by Stanley, Neu, Ely, Potgeter, Walsh, Jepsen and Gaudineer.

Amend Senate File 476 as follows:

In section 8, insert the following new paragraph after line 27:

'f. The name and principal business or profession of any corporation, partnership, firm, or business organization in which he, his spouse, and his unemancipated minor children have a direct or indirect aggregate financial interest of five thousand (5,000) dollars or more in value."

Senator Hougen offered the following amendment and moved its adoption:

Amend Section four (4) by striking from lines one (1) and two (2) the following:

"member of the general assembly,"

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 23

Benda

Briles

Buren Coleman

DeHart Dodds

Flatt Glenn Hagedorn

Elvers

Hougen Kibbie

Kosek Kyhl

Lamborn Lange Lodwick Lucken

Nurse Reno

Main

Murray

Van Eaton

Nays: 31

Balloun Burns Cassidy Clarke Condon DeKoster

Erskine

Frommelt Gaudineer Heaberlin Hill Jepsen

Floy

Frev

Klefstad

Lisle McGill Neu O'Malley Patton

Potgeter

Rigler

Reichardt

Schaben Shirley Stanley Stephens

Riley

Van Gilst Walsh

Absent or not voting: 7

Denman Heying

Elv

Kruck Messerly

Mills Reppert Shaff

The amendment was lost.

Senator Riley offered the following amendment filed by Riley and Condon and moved its adoption:

Amend Senate File 476 as follows:

Strike the words "twenty-five (25) dollars" in line three (3) of section four (4) of Senate File 476 and insert in lieu thereof the following: "five hundred (500) dollars"

The amendment was adopted.

Senator Neu moved that the bill be read a 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

Erskine

Kosek

Potgeter

Flatt Kvhl Reichardt Benda Lamborn Briles Flov Reno Ruren Frev Lange Rigler Frommelt Lisle Burns Rilev Gaudineer Lodwick Schaben Cassidy Clarke Glenn Lucken Shirley Coleman Hagedorn Main Stanley Heaberlin Condon Neu Stephens DeKoster Hill Nurse Van Eaton Dodds Hougen O'Mallev Van Gilst Elvers Jepsen Patton Walsh Elv Kibbie

Navs: 4

DeHart

Klefstad

Murray

Reppert

Absent or not voting: 7

Denman Heying Kruck McGill Messerly Mills

Shaff

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

Senator Neu asked and received unanimous consent that Senate File 476 be immediately messaged to the House.

Senator Neu asked and received unanimous consent that Senate File 476 be reprinted as amended and passed by the Senate.

# 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 73, 95, 352, 442, 551, 700, 766, 799, 264, 405, 658 and 762.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 June, 1967, sent to the governor for his approval, Senate Files 264, 405, 658 and 762.

ADOLPH W. ELVERS, Chairman

Passed on file.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 June, 1967, sent to the governor for his approval, Senate Files 73, 95, 352, 442, 551, 700, 766 and 799.

ADOLPH W. ELVERS, Chairman

Passed on file.

### BILLS ASSIGNED

President Fulton announced the assignment of the following bills:

S.F. 816	On Calendar
S.F. 817	On Calendar
S.F. 818	On Calendar
S.F. 819	On Calendar
H.J.R. 33	Governmental Affairs
H.J.R. 34	Governmental Affairs

### PETITIONS

The following petitions were presented and placed on file.

By Senator Kyhl from 18 residents of Butler County, in favor of pari-mutuel wagering on horses.

By Senator Reppert from 36 citizens of the state, who favor better vacation schedules for state employees, and from 26 residents of Polk County who favor keeping trading stamps in Iowa.

### INTRODUCTION OF BILL

Senate File 820, by Committee on Safety and Law Enforcement, a bill for an act relating to acceptance of federal funds for highway safety.

Read first and second times and passed on file.

### AMENDMENTS FILED

Amend House File 702 as amended and passed by the House as follows:

- 1. By striking section eleven (11) and by inserting in lieu thereof the following:
- "Sec. 11. Section four hundred twenty-two point five (422.5), Code 1966, is amended as follows:
- "1. By adding the following subsection after subsection five (5) and by renumbering the remaining subsections:

'On the sixth thousand dollars of taxable income, or any part thereof, four and one half (4 1/2) percent, and on all taxable income in excess of six thousand dollars, four and one half (4 1/2) percent.'

- "2. By striking all after the word "percent" on line three (3) of subsection five (5) and inserting in lieu thereof a period (.)."
  - 2. By striking section twelve (12) and by inserting in lieu thereof the following:
- "Sec. 12. Section four hundred twenty-two point thirty-two (422,32), Code 1966, is hereby amended by adding thereto the following new subsections:
- "5. The words "business income" means income arising from transactions and activity in the regular course of the corporation's trade or business and includes income from tangible and intangible property if the acquisition, management, and disposition of the property constitute integral parts of the corporation's regular trade or business operations.
- "6. The words "commercial domicile" mean the principal place from which the trade or business of the corporation is directed or managed.
- "7. The word "compensation" means wages, salaries, commissions, and any other form of remuneration paid to employees for personal services.
  - "8. The words "nonbusiness income" means all income other than business income.
- "9. The word "sales" means all gross receipts of the corporation not allocated under subsections three (3) through seven (7) of section forty-four (44) of this Act.

- "10. The word "state" means any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States and any foreign country or political subdivision thereof."
  - 3. By adding the following sections:
- "Sec. 13. By striking section four hundred twenty-two point thirty-three (422.33), Code 1966, and by inserting in lieu thereof the following:

'A tax is hereby imposed upon the net income of each corporation organized under the laws of this state, and upon every foreign corporation doing business in this state, annually at the following rates:

Under \$25,000	•			•	•	•	<b>4</b> %
\$25,000 to \$100,000			•				6%
Over \$100.000							8%

- "1. Any corporation having income from business activity which is taxable in this state or taxable both within and without this state shall allocate and apportion its net income as provided in this division.
- "2. For purposes of allocation and apportionment of income under this division, a corporation is taxable in another state if:
- "a. In that state the corporation is subject to a net income tax, a franchise tax measured by net income, a franchise tax for the privilege of doing business, or a corporate stock tax.
- 46. That state has jurisdiction to subject the corporation to a net income tax regardless of whether, in fact, that state does or does not.
- "3. Rents and royalities from real or tangible personal property, capital gains, interest, dividends, or patent or copyright royalities, to the extent that they constitute nonbusiness income, shall be allocated as provided in subsections four (4) through seven (7) of this section.
- "4. a. Net rents and royalities from real property located in this state are allocable to this state.
- "b. Net rents and royalties from tangible personal property are allocable to this state:
  - "(1) If and to the extent that the property is utilized in this state.
- "(2) In their entirety if the corporation's commercial domicile is in this state and the corporation is not organized under the laws of or taxable in the state in which the

property is utilized.

- "c. The extent of utilization of tangible personal property in a state is determined by multiplying the rents and royalties by a fraction, the numerator of which is the number of days of physical location of the property in this state during the rental or royalty period in the taxable year and the denominator of which is the number of days of physical location of the property everywhere during all rental or royalty periods in the taxable year. If the physical location of the property during the rental or royalty period is unknown or unascertainable by the corporation, then the tangible personal property is utilized in the state in which the property was located at the time the rental or royalty payor obtained possession.
- "5. "a. Capital gains and losses from sales of real property located in this state are allocable to this state.
- "b. Capital gains and losses from sales of tangible personal property are allocable to this state if:
  - "(1) The property had a situs in this state at the time of the sale.
- "(2) The corporation's commercial domicile is in this state and the corporation is not taxable in the state in which the property had a situs.
- "c. Capital gains and losses from sales of intangible personal property are allocable to this state if the corporation's commercial domicile is in this state.
- "6. Interest and dividends are allocable to this state if the corporation's commercial domicle is in this state.
  - "7. "a. Patent and copyright royalties are allocable to this state;
- "(1) If and to the extent that the patent or copyright is utilized by the payor of such patent and copyright royalties in this state.
- "(2) If and to the extent that the patent or copyright is utilized by the payor in a state in which the corporation is not taxable and the corporation's commercial domicile is in this state.
- 'b. A patent is utilized in a state to the extent that it is employed in production, fabrication, manufacturing, or other processing in the state or to the extent that a patented product is produced in the state. If the basis of receipts from patent royalties does not permit allocation to states or if the accounting procedures do not reflect states of utilization, the patent is utilized in the state in which the corporation's commercial domicile is located.
- "c. A copyright is utilized in a state to the extent that printing or other publication originates in the state. If the basis of receipts from copyright royalties does not permit allocation to states or if the accounting procedures do not reflect states of utilization, the copyright is utilized in the state in which the corporation's commercial domicile is located.
- "8. All business income shall be apportioned to this state by multiplying the income by a fraction, the numerator of which is the property factor plus the payroll factor plus

the sales factor, and the denominator of which is three.

- "9. The property factor is a fraction, the numerator of which is the average value of the corporation's real and tangible personal property owned or rented and used in this state during the tax period and the denominator of which is the average value of all the corporation's real and tangible personal property owned or rented and used during the tax period.
- "10. Property owned by the corporation is valued at its original cost or three point seven (3.7) times the assessed value, whichever is greater. Property rented by the corporation is valued at eight (8) times the net annual rental rate. Net annual rental rate is the annual rate paid by the corporation less any annual rental rate received by the corporation from subrentals of rented property or like or similar property.
- '11. The average value of property shall be determined by averaging the values at the beginning and ending of the tax period but the tax commission may require the averaging of monthly values during the tax period if reasonably required to reflect properly the average value of the corporation's property.
- "12. The payroll factor is a fraction, the numerator of which is the total amount paid in this state during the tax period by the corporation for compensation, and the denominator of which is the total compensation paid everywhere during the tax period.
  - "13. Compensation is paid in this state if:
  - "a. The individual's service is performed entirely within the state.
- "b. The individual's service is performed both within and without the state, but the service performed without the state is incidental to the individual's service within the state.
- 'c. Some of the service is performed in the state and (1) the base of operations, or, if there is no base of operations, the place from which the service is directed or controlled is in the state, or (2) the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is in this state.
- "14. The sales factor is a fraction, the numerator of which is the total sales of the corporation in this state during the tax period, and the denominator of which is the total sales of the corporation everywhere during the tax period.
  - "15. Sales of tangible personal property are in this state if:
- "a. The property is delivered or shipped to a purchaser, other than the United States government, within the state regardless of the f.o.b. point or other conditions of the sale.
- "b. The property is shipped from an office, state, warehouse, factory, or other place of storage in this state and (1) the purchaser is the United States government or (2) the corporation is not taxable in the state of the purchaser.
  - "16. Sales, other than sales of tangible personal property, are in this state if:

- "a. The income-producing activity is performed in this state.
- "b. The income-producing activity is performed both in and outside this state and a greater proportion of the income-producing activity is performed in this state than in any other state, based on costs of performance.
- "17. If the allocation and apportionment provisions of this division do not fairly represent the extent of the corporation's business activity in this state, the corporation may petition for or the Department of Revenue may require, in respect to all or any part of the corporation's business activity, if reasonable:
  - "a. Separate accounting.
  - "b. The exclusion of any one or more of the factors,
- "c. The inclusion of one or more additional factors which will fairly represent the corporation's business activity in this state.
- ''d. The employment of any other method to effectuate an equitable allocation and apportionment of the corporation's income.
- "Sec. 14. By striking subsection four (4) of section four hundred twenty-two point thirty-five (422.35) of the 1962 Code of Iowa and by inserting in lieu thereof the following:
- "4. Subtract the percent, as herinafter set out, of federal income taxes paid or accrued, as the case may be, during the tax year adjusted by federal income tax refunds and add the Iowa income tax deducted in computing said taxable income:

1967 7	59
1968 5	09
1969 2	5%
1970 and thereafter	n

- "Sec. 15. Amend the 1962 Code of Iowa as follows:
- $^{\prime\prime}$ 1. By striking subsection ten (10) of section four hundred twenty-three point one (423.1).
- "2. By striking lines six (6) through thirteen (13) of section four hundred twenty-three point three (423,3).
- "3. By striking subsection five (5) of section four hundred twenty-three point four (423.4)."

### EXPLANATION

This amendment repeals the one factor corporation tax and the increase in the individual income tax. It replaces this loss of revenue by a graduated three factor income tax and eliminates the deductibility of the federal income tax by corporations.

It also adds a new bracket on the individual income tax and repeals the exemption in the use tax for items not readily available.

ARTHUR A. NEU ALAN SHIRLEY

Amend Senate File 155 by adding the following new sections:

- "Sec. 3. Section four hundred twenty-two point nine (422.9), Code 1966, is hereby amended as follows:
  - 1. By striking subsection one (1) and inserting in lieu thereof the following:

'An optional standard deduction equal to the larger of the ten (10) per cent standard deduction or the minimum standard deduction deductible for federal income tax purposes under the Internal Revenue Code of 1954, not to exceed one thousand (1,000) dollars, except that in the case of a separate return by a married person the optional standard deduction shall not exceed five hundred (500) dollars.'

- "2. By striking lines seventeen (17) through twenty-one (21) of subsection two (2) and inserting in lieu thereof the words may be, by each."
- "Sec. 4. Section three (3) of this Act shall be effective for tax years ending on or after December 31, 1967."

DAVID STANLEY

Amend the Ways and Means committee amendment to Senate File 807 filed June I, 1967 as follows:

1. By striking in section one (1), line four (4) the words, "tangible property other than real property" and by inserting in lieu thereof the words, "inventories held for sale to the ultimate consumer and farm machinery, only".

LEE GAUDINEER

Amend Senate File 488, section 24, by adding the following:

"No minor under the age of eighteen shall be admitted to any track unless accompanied by one or both parents."

EUGENE M. HILL

Amend Senate File 155 as follows:

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 1966, is hereby amended by striking the words and figures 'December 31, 1964,' in lines three (3) and four (4) of subsection seventeen (17) and inserting in lieu thereof the words and figures 'June 30, 1967'.
- "Sec. 2. Section four hundred twenty-two point thirty-two (422.32), Code 1966, is hereby amended by striking the words and figures 'December 31, 1964' in line three (3), subsection four (4), and inserting in lieu thereof the words and figures 'June 30, 1967'."

  VERN LISLE

Amend Senate File 488, section 11, by adding after the word "corruption," in line 17, the words and figures "as provided in section 739.4."

EUGENE M. HILL

Amend the Rigler and Frommelt amendment to Senate File 674, filed May 1, 1967, by inserting the following at the end thereof:

"However, income-producing property or property which is leased or used with a view to pecuniary profit or is under construction for such purpose shall not be exempt even though the society or organization establishes its general exemption."

DAVID STANLEY

### SENATE FILE 674

Amend the Gaudineer amendment of June 2, 1967 by striking the word "of" in line five (5) and inserting in lieu thereof the word "or".

GILBERT E. KLEFSTAD

Amend the Governmental Subdivisions Committee amendment filed May 4, 1967, to Senate File 710 by striking section five (5) in its entirety.

JOHN M. ELY, JR.
JOHN M. WALSH
ARTHUR A. NEU
ANDREW G. FROMMELT
ROGER W. JEPSEN
CLIFTON C. LAMBORN

# Amend Senate File 710 as follows:

- 1. Amend the title by striking the words "cities and towns" and inserting in lieu thereof the words "governmental subdivisions".
- 2. Amend section one (1) by inserting after the word "in" in line eight (8) the words "wrongful death or".

Further amend section one (1) by inserting after the word "or" in line nine (9) the words "injury to".

3. By striking section three (3) in its entirety and inserting in lieu thereof the following:

"In any action subject to the provisions of this Act or section three hundred eightynine point twelve (389.12) of the Code, an affirmative showing that the injured party had actual knowledge of the existence of the alleged obstruction, disrepair, defect, accumulation, or nuisance at the time of the occurrence of the injury, and a further showing that an alternate safe route was available and known to the injured party, shall constitute a defense to the action."

4. Amend section five (5) by inserting after the word "any" in line two (2) the word "wrongful death,".

Further amend section five (5) by inserting after the word "alleged" in line six (6) the word "wrongful death,".

Further amend section five (5) by striking in line ten (10) the words "but in such case" and inserting in lieu thereof the word "providing".

5. Amend section eight (8) by striking in line one (1) the word "may" and inserting in lieu thereof the word "shall".

Further amend section eight (8) by striking in line ten (10) the word "may" and inserting in lieu thereof the word "shall".

Further amend section eight (8) by striking in line fourteen (14) the words ", and that" and inserting in lieu thereof a period (.), and by striking all of lines fifteen (15), sixteen (16) and seventeen (17).

6. Amend section nine (9) by striking from lines two (2) and three (3) the words ", as provided in chapter four hundred four (404) of the Code,".

Further amend section nine (9) by adding after the word "municipality" in line three (3) the words ", its officers, employees and agents,".

- 7. Amend section twelve (12) by deleting the period (.) at the end thereof and inserting the following:
- ", and by striking therefrom subsection four (4) and inserting in lieu thereof the following: Those against a sheriff or other public officer for the non-payment of money collected on execution within three (3) years of collection."
  - 8. By adding thereto the following new section:

"Sections three hundred twenty-one point four hundred ninety-five (321.495), three hundred twenty-one point four hundred ninety-six (321.496), and three hundred twenty-one point four hundred ninety-seven (321.497) of the Code are hereby repealed."

ALAN SHIRLEY
LEE GAUDINEER

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m., Friday, June 16, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, June 16, 1967.

The Senate met in regular session, Senator Erskine presiding.

Prayer was offered by the Reverend Harold Davenport, pastor of the First Congregational Church, Council Bluffs, Iowa.

# LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator McGill on request of Senator Van Gilst, as the Senator was attending a funeral.

### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Briles, Coleman, DeHart, Denman, Flatt, Floy, Gaudineer, Hougen, Jepsen, Kibbie, Kosek, Lamborn, Main, McGill, Nurse, Reichardt, Reno, Reppert, Rigler, Riley, Schaben, Shaff, Shirley, Stanley and Walsh.

### VISITORS

Senator Reichardt rose on point of personal privilege to present a group of students from Brody Junior High school, Des Moines, who were seated in the gallery with instructor, Thomas Drake.

### PETITION

Senator Floy presented a petition from 32 residents of Cerro Gordo County, in favor of keeping trading stamps in Iowa.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that the Governor had approved the following bills.

On June 14, 1967, Senate File 625, an act relating to the establishment of a State Arts Council and defining the powers and duties thereof.

On June 15, 1967, Senate File 555, an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution.

Also Senate File 575, an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year.

Also Senate File 517, an act relating to the taking of mussels.

#### THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 261, a bill for an act relating to trust accounts to be maintained by real estate brokers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 261 by striking from line twenty-six (26) the word "accound" and inserting in lieu thereof the word "account".

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: 42

Balloun Flatt Buren Frey Burns Frommelt Gaudineer Cassidy Clarke Glenn Condon Hagedorn DeKoster Heaberlin Dodds Heving Elvers Hougen Klefstad Elv Erskine Kosek

Kyhl
Lisle
Lodwick
Lucken
Main
Mills
Murray
Nurse
O'Malley

Kruck

Patton
Potgeter
Reno
Rigler
Schaben
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Navs: 2

Coleman

Messerly

Absent or not voting: 15

Briles DeHart Denman Floy Hill Jepsen Kibbie Lamborn McGill Neu Reichardt Riley Shaff Shirley

Reppert

Voting present: 2

Benda

Lange

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

Senator Clarke asked and received unanimous consent that Senate File 261 be immediately messaged to the House.

On motion of Senator Van Eaton, House File 272, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes: 43

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Dodds
Elvers

Ely
Erskine
Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Klefstad

Kosek
Kruck
Kyhl
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray

Nurse O'Malley Reno Rigler Schaben Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Neu

Patton

Absent or not voting: 16

Briles DeHart Denman Floy Hill Hougen Jepsen Kibbie

Lamborn McGill Potgeter Reichardt

Reppert Riley Shaff 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 Rigler, House File 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler called up the following amendment and moved its adoption:

Amend House File 696 by striking from lines eight (8) and nine (9) the following: "not withstanding any other provisions of this chapter inconsistent herewith," and substituting therefore the following: "subject to the approval of the Insurance Commissioner and provided that no company invest an amount in excess of thirty percent (30%) of its capital and surplus in the stock of such subsiduary companies,".

The amendment was adopted.

Withdrawn by unanimous consent was the committee amendment of May 24, found on page 1623 of the journal.

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: 43

Balloun Flatt Lange Patton Benda Lisle Frev Potgeter Burns Frommelt Lodwick Reichardt Cassidv Gaudineer Lucken Reno Clarke Glenn Main Rigler Hagedorn Schaben Coleman Messerly DeKoster Heaberlin Mills Stanley Dodds Heving Murray Stephens Elvers Kosek Neu Van Gilst Elv Kruck Nurse Walsh Erskine Kvhl O'Mallev

Navs: 1

Klefstad

Absent or not voting: 17

Briles Floy Kibbie Rilev Buren Hill Lamborn Shaff Condon McGill Shirley Hougen DeHart Reppert Van Eaton Jepsen Denman

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President Fulton took the chair at 9:05 a.m.

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

On motion of Senator Schaben, House File 356, a bill for an act relating to the marking and branding 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 356 as follows:

- 1. By inserting a period after the word "trip" in Section four (4), line eleven (11), and striking the words "and one (1) dollar per animal.".
  - 2. Further amend by striking all of Sections five (5) and six (6).

The amendment was adopted.

Senator Schaben moved that the bill be read a third 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 Burns Cassidy Clarke Coleman Condon DeKoster Dodds Elvers Kruck

Flatt Frev Frammelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Kibbie Klefstad

Kvhl Lange Lisle Lodwick Lucken Main Messerly Mills Murray Neu Nurse O'Mallev

Patton Potgeter Reichardt Reno Rigler Rilev Schaben Stanley Stephens Van Eaton Van Gilst Walsh

Ely

Navs: 1

Kosek

Absent or not voting: 11

DeHart Denman Erskine Flov Hougen Jepsen

Lamborn McGill Reppert

Shaff Shirley

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 on Senate File 50.

## THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 50, a bill for an act relating to liquor taxation, control and enforcement, was taken up for further consideration.

Senator Frommelt called up the following amendment filed by Senators Frommelt. Stanley, Condon, Frey and Benda:

Amend Senate File 50 by striking everything after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Sections one hundred twenty-three point ninety-seven (123.97), one hundred twenty-three point ninety-eight (123.98), one hundred twenty-three point ninety-nine (123.99), one hundred twenty-three point one hundred (123.100), Code 1966, are hereby repealed and the following enacted in lieu thereof:
- 1. There is hereby imposed on every individual, partnership, corporation, association or club licensed to sell alcoholic beverages for consumption on the premises where sold, a special tax equivalent to fifteen (15) percent of the price established by the commission on all alcoholic beverages for general sale to the public. Such tax shall be paid by all licensees at the point of purchase from the state on all alcoholic beverages intended or used for resale for consumption on the premises of retail establishments. Such tax shall be in lieu of any other sales tax applied at the state store and shall be shown as a separate item on special sales slips provided by the commission for purchases by licensees.
- 2. Except as allowed under section one hundred twenty-three point ninety-six (123.96), Code 1966, no licensee shall knowingly keep on the licensed premises nor use for resale purposes any alcoholic liquor on which the special tax has not been paid to the state. The conviction of a violation of this section shall cause the license held to automatically be revoked and the license shall immediately be surrendered by the holder, and the bond of the license holder shall be forfeited to the commission.
- 3. Each bottle of alcoholic beverage purchased by a licensee shall bear an indentification marker applied at the place of purchase."
- "Sec 2. Section one hundred twenty-three point eighteen (123.18), Code 1966, is hereby amended by striking all after the period (.) in line twelve (12)."
- "Sec. 3. Section four hundred twenty-two point forty-six (422.46), Code 1966, is hereby amended by adding after the word 'beer' in line ten (10) the following: ', alcoholic beverages'.'

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt amendment to Senate File 50 filed June 14, 1967 by striking the words and figures, "fifteen (15)" in line twelve (12) and by inserting in lieu thereof the words and figures, "twenty (20)".

Roll call was requested.

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

Rule 8 was invoked.

Ayes: 22

Balloun Gaudineer Kruck Main Clarke Glenn Kyhl Neu Coleman Heaberlin Lisle Reichardt DeHart Lodwick Hill Stephens Erskine Klefstad Lucken Van Gilst Flatt Kosek

Nays: 31

Benda
Briles
Buren
Burns
Cassidy
DeKoster
Dodds
Elvers

Ely Frey Frommelt Hagedorn Heying Hougen Jepsen Kibbie

Lange
Messerly
Mills
Murray
Nurse
O'Malley
Patton
Potgeter

Reno Rigler Schaben Shirley Stanley Van Eaton Walsh

Absent or not voting: 8

Condon Denman Floy Lamborn McGill Reppert Riley Shaff

The amendment to the amendment was lost.

Senator Frommelt moved the adoption of the amendment and the amendment was adopted.  $% \begin{center} \end{center} \begin{center} \begin{cen$ 

Senator Frommelt moved that the rules be suspended and that the vote by which the Hougen-Kruck amendment was adopted June 13 be reconsidered.

Division was called for.

The motion prevailed.

Senator Hougen moved the adoption of the Hougen-Kruck amendment.

Division was called for and the amendment was lost.

Senator Frommelt called up his motion to reconsider the vote by which the Reichardt amendment to Senate File 50 filed June 13 was adopted by the Senate and moved its adoption:

Division was called for and the motion prevailed.

Senator Reichardt moved the adoption of the amendment, requesting a roll call.

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

Ayes: 29

Balloun
Benda
Cassidy
Condon
DeHart
DeKoster
Erskine
Flatt

Gaudineer Heaberlin Heying Hill Hougen Jepsen Klefstad Kosek Kruck Kyhl Lisle Messerly Mills Reichardt Rigler Riley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 24

Briles
Buren
Burns
Coleman
Dodds

Ely Floy Frey Frommelt

Glenn

Hagedorn

Kibbie Lange Lucken Main

Murray

Neu

Nurse O'Malley Potgeter Reno Schaben Shirley

Absent or not voting: 8

Clarke Denman

Elvers

Lamborn Lodwick McGill Patton

Reppert Shaff

The amendment was adopted.

Senator Frommelt called up the following amendment filed by Senators Frommelt, Stanley, Condon, Frey and Benda.

Amend Senate File 50 by striking the title and inserting a new title as follows:

"An Act to repeal the ten (10) percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages and replace the lost revenues by adding a mark-up on liquor sold to licensees at time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor."

Senator Condon asked and received unanimous consent that his name be stricken as a sponsor to the amendment.

Senator Gaudineer offered the following amendment to the Frommelt et al amendment and moved its adoption:

Amend the Frommelt et al amendment to Senate File 50 by inserting in line nine (9) after the word "therefor" the following:

"and to increase the share received by cities and towns of proceeds from the sale of liquor".

The amendment to the amendment was adopted.

Senator Frommelt moved the adoption of the amendment as amended.

Division was requested.

The amendment was adopted.

Senator Kosek offered the following amendment:

Amend Senate File 50 by adding the following new sections:

Sec. 4. Section one hundred twenty-three point fifty (123.50), Code 1966, is hereby amended by adding thereto the following new subsection:

"The state treasurer shall semiannually distribute a sum of money equal to five (5) percent of the gross amount of sales made by the state liquor stores in the manner hereinafter provided. Such amount shall be distributed to the county boards of supervisors in proportion to the population that each county bears to the total population of all counties of the state as computed by the latest federal census. Such apportionment shall be made semiannually as of July 1 and January 1 of each year. Warrants for the same shall be issued by the state comptroller upon certification of the state treasurer and shall be made payable and mailed to the board of supervisors. All funds received shall be subject to expenditure under the direction of such board and shall be used for the treatment of alcoholics and educational programs relating to alcoholism."

Sec. 5. Section two hundred twenty-four point two (224.2), Code 1966, is hereby amended by adding thereto the following:

"Funds available under section four (4) of this Act may be used by a county for any expenses incurred in the commitment, custody, treatment, and maintenance of any person receiving treatment for alcoholism."

Sec. 6. Section two hundred twenty-six point forty-one (226.41), Code 1966, is hereby amended by adding thereto the following:

"Funds available under section four (4) of this Act may be used by counties for any expenses incurred in the commitment, custody, treatment, and maintenance of any person receiving treatment for alcoholism."

Sec. 7. Section two hundred thirty point twenty-three (230,23), Code 1966, is hereby amended by adding thereto the following:

"Funds available under section four (4) of this Act may be used by counties for any expenses incurred in the commitment, custody, treatment, and maintenance of any person receiving treatment for alcoholism."

The Chair ruled the amendment non-germane.

Also out of order were the amendment filed June 13 by Senator Riley and June 14 by Senator Stanley, as they dealt with subject matter already considered.

Senator Frey moved that the bill be read a third 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 O'Malley Erskine Kosek Benda Patton Flatt Kruck Briles Floy Kvhl Potgeter Buren Reichardt Frev Lange Burns Lisle Frommelt Reno Cassidy Lodwick Riley Gaudineer

Coleman Condon DeHart Hagedorn Heaberlin Heying Lucken Messerly Mills Schaben Shirley Stanley Stephens

DeKoster Dodds Elvers Hougen Jepsen Kibbie Murray Neu Nurse

Van Eaton Walsh

Ely

Klefstad

Nays: 3

Glenn

Hill

Main

Absent or not voting: 8

Clarke

Lamborn

Reppert

Shaff Van Gilst

Denman

McGill

Rigler

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Senator Frommelt asked and received unanimous consent that Senate File 50 be immediately messaged to the House.

# HOUSE CONCURRENT RESOLUTION 17

Senator Hagedorn called up House Concurrent Resolution 17, found on page 1038, and moved its adoption.

The motion prevailed and the Resolution was adopted.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

# ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Briles, Clarke, Coleman, Denman, Dodds, Flatt, Floy, Frey, Hill, Hougen, Jepsen, Kibbie, Kosek, Lamborn, Lisle, Murray, Neu, Nurse, O'Malley, Potgeter, Reichardt, Reppert, Shaff, Stanley and Walsh.

### 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 No. 809, a bill for an act relating to registration plates.

## HOUSE AMENDMENT TO SENATE FILE 809

Amend Senate File 809 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one (1), Senate File eighteen (18), Acts of the Sixty-second (62nd) General Assembly, is hereby repealed.

Also:

That the House has amended the Senate amendment and concurred in the Senate amendment as amended and passed, House File 285 a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect.

## HOUSE AMENDMENT TO SENATE AMENDMENT

## TO HOUSE FILE 285

Amend the Senate amendment to House File 285 as follows:

- 1. By striking amendments numbered 2, 3, 4 and 6.
- 2. By adding to the Senate amendment the following:
  - (1) Strike all of Section 1.
- (2) Amend Section 2, subsection four (4), by striking all of subsection after the word "Drug" in line nine (9) and inserting in lieu thereof the following: "is as defined in Chapter 203A of the Code."
- (3) Amend Section 2, subsection six (6), paragraph c by inserting after the word "drug" in line forty-two (42) the following: ", or other substance having an hallucinogenic effect.".

Further amend by inserting in line forty-five (45) a period after the word "system" and striking the remainder of lines forty-five (45) and forty-six (46).

(4) Add the following new subsection to section 3:

"Substances sold, given, delivered, dispensed, possessed or obtained for use as commercial feeds and defined in Section one hundred ninety-eight point three (198.3) of the Code.

(5) Insert in Section 4, subsection two (2), line five (5) after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States".

Further amend Section 4, subsection three (3), paragraph d, line twenty-three (23) by inserting after the word 'directed' the word "solely".

(6) Amend Section 5:

- a. Subsection one (1), line six (6), by inserting preceding the word "drugs" the words "depressant and stimulant".
- b. Subsection two (2), line eleven (11), by inserting preceding the word 'drug' the words 'depressant and stimulant'.
- c. Subsection three (3), line fourteen (14), by inserting preceding the word "drug" the words "depressant and stimulant".

Also:

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

House File No. 745, a bill for an act to appropriate from general fund of the state to the department of public defense.

Also:

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

House File No. 742, a bill for an act to appropriate from 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 Senate is asked:

House File No. 746, a bill for an act to appropriate from the general fund of the state to the liquor control commission for warehouse improvements.

WILLIAM R. KENDRICK, Chief Clerk

# REPORT OF CONFERENCE COMMITTEE

### HOUSE FILE 718

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 718, a bill for an Act to appropriate from the general fund of the State of Iowa for acquisition of certain property in Des Moines, Polk County, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, begs leave to report and to make the following recommendations:

- 1. Amend House File 718, Section one (1), lines ten (10) and eleven (11), by striking the words "all window air conditioners, carpeting and all."
- 2. Further amend House File 718, Section two (2), line three (3), by striking all after the word "dollars," and inserting in lieu thereof the following:

"to acquire said property, and one thousand (1,000) dollars, or so much thereof

as may be necessary, to carry out the provisons of this Act."

WARREN J. KRUCK, Chairman CHARLES S. VAN EATON MAX E. RENO -JOHN L. BUREN RUDY VAN DRIE, Chairman RICHARD W. WELDEN WILLIAM J. GANNON JAMES V. GALLAGHER

On the Part of the Senate

On the Part of the House

Senator Kruck called up the conference committee report on House File 718 and moved its adoption.

The motion prevailed and the report was adopted.

Senator Kruck moved the adoption of the amendments contained therein, which motion prevailed.

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: 39

Benda
Briles
Burns
Cassidy
Coleman
DeHart
DeKoster
Elvers
Ely
Erskine

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen

Kibbie
Klefstad
Kosek
Kruck
Kyhl
Lange
Lodwick
Main
Messerly

O'Malley Potgeter Reichardt Schaben Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 4

Balloun

Hougen

Lisle

Reno

Absent or not voting: 17

Buren Clarke Condon Denman Dodds Frey Lamborn Lucken McGill Neu Nurse Patton Reppert Rigler Riley Shaff Walsh

Voting present: 1

Mills

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 House File 718 be immediately messaged to the House.

### MOTION TO RECONSIDER

Senator Kruck called up the motion filed by him to reconsider the vote by which Senate File 370, a bill for an act relating to reconstruction and hard surfacing of certain roads and to make an appropriation therefor, passed the Senate, and moved its adoption.

Division was requested.

The motion was lost.

## SENATE CONCURRENT RESOLUTION 50

Senator Flatt called up Senate Concurrent Resolution 50, found on page 1773 of the journal.

Senator Stephens called up the following amendment and moved its adoption;

Amend Senate Concurrent Resolution 50 by striking in the last paragraph the words "Attorney General" and inserting in lieu thereof the words "Budget and Financial Control Committee".

The amendment was adopted.

Senator Stephens asked and received unanimous consent that the amendment filed by him June 13, found on page 1945 of the journal, be withdrawn.

Senator Flatt moved the adoption of the resolution, calling for a division.

The resolution failed to pass the Senate.

### UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Shirley, Senate File 674, a bill for an act relating to property tax exemption of charitable and religious institutions, was taken up for further consideration.

Senator Frommelt asked and received unanimous consent that the Rigler-Frommelt amendment be withdrawn.

Senator Gaudineer called up the amendment filed by him June 2, found on page 1730 of the journal and offered the following amendment to the amendment:

Amend the Gaudineer amendment to Senate File 674 as follows:

1. By inserting in line four (4) after the word, "taxation" the words and figures,

"pursuant to section four hundred twenty-seven point one (427.1), subsection nine (9)."

2. By inserting in line fourteen (14) after the figures, "(427.1)" the words and figure, ", subsection nine (9)".

The amendment to the amendment was adopted.

The following amendments were withdrawn by unanimous consent: the Reppert-Murray amendment of June 2, the Klefstad amendment of June 15, the Stanley amendment of June 15 and the Gaudineer amendment of June 2 as amended.

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: 39

Balloun	Frommelt	Kruck	Patton
Benda	Gaudineer	Kyhl	Reichardt
Briles	Glenn	Lange	Rigler
Burns	Hagedorn	Lodwick	Schaben
Coleman	Heaberlin	Lucken	Shirley
Condon	Heying	Main	Stanley
DeKoster	Hill	Messerly	Stephens
Elvers	Hougen	Mills	Van Gilst
Erskine	Jepsen	Murray	Walsh
Flatt	Kibbie	O'Malley	
		· ·	

Nays: 2

Ely Potgeter

Absent or not voting: 20

Buren	Dodds	Lamborn	Reno
Cassidy	Floy	Lisle	Reppert
Clarke	Frey	MeGill	Riley
DeHart	Klefstad	Neu	Shaff
Denman	Kosek	Nurse	Van Eaton

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, Senate File 710, a bill for an act relating to the tort liability of cities and towns, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following amendments were considered:

Senator Gaudineer called up the following amendment filed by Senators Shirley

and Gaudineer and moved its adoption:

Amend Senate File 710 as follows:

- 1. Amend the title by striking the words "cities and towns" and inserting in lieu thereof the words "governmental subdivisions".
- 2. Amend section one (1) by inserting after the word "in" in line eight (8) the words "wrongful death or".

Further amend section one (1) by inserting after the word "or" in line nine (9) the words "injury to".

3. By striking section three (3) in its entirety and inserting in lieu thereof the following:

"In any action subject to the provisions of this Act or section three hundred eighty-nine point twelve (389,12) of the Code, an affirmative showing that the injured party had actual knowledge of the existence of the alleged obstruction, disrepair, defect, accumulation, or nuisance at the time of the occurrence of the injury, and a further showing that an alternate safe route was available and known to the injured party, shall constitute a defense to the action."

4. Amend section five (5) by inserting after the word "any" in line two (2) the word "wrongful death,"

Further amend section five (5) by inserting after the word "alleged" in line six (6) the word "wrongful death,".

Further amend section five (5) by striking in line ten (10) the words "but in such case" and inserting in lieu thereof the word "providing".

5. Amend section eight (8) by striking in line one (1) the word "may" and inserting in lieu thereof the word "shall".

Further amend section eight (8) by striking in line ten (10) the word "may" and inserting in lieu thereof the word "shall".

Further amend section eight (8) by striking in line fourteen (14) the words ", and that" and inserting in lieu thereof a period (.), and by striking all of lines fifteen (15), sixteen (16) and seventeen (17).

6. Amend section nine (9) by striking from lines two (2) and three (3) the words ", as provided in chapter four hundred four (404) of the Code,".

Further amend section nine (9) by adding after the word "municipality" in line three (3) the words ", its officers, employees and agents,".

- 7. Amend section twelve (12) by deleting the period (.) at the end thereof and inserting the following:
- ", and by striking therefrom subsection four (4) and inserting in lieu thereof the following: "Those against a sheriff or other public officer for the non-payment

of money collected on executio within three (3) years of collection.' "

8. By adding thereto the following new section:

"Sections three hundred twenty-one point four hundred ninety-five (321.495), three hundred twenty-one point four hundred ninety six (321.496), and three hundred twenty-one point four hundred ninety-seven (321.497) of the Code are hereby repealed."

Senator Murray rose on point of order on the grounds Section 7 was not germane to the bill.

The Chair ruled the point not well taken.

The amendment was adopted.

The following committee amendment was called up for consideration:

Amend Senate File 710 as follows:

- 1. Amend section one (1) by deleting the words "or town," from line three (3) and inserting the words "town, county, township, school district, and any other unit of local government."
- 2. Further amend section one (1) by adding at the end of line four (4) thereof the following: "county board of supervisors, board of township trustees, local school board,".
- 3. Amend section seven (7) by adding after the word "Act" in line fifteen (15) the words "to the extent stated in such policy".
- 4. Amend section eight (8) by deleting the word "may" from line four (4) and inserting in lieu thereof the word "shall".
- 5. Amend section seven (7) by striking from lines six (6), seven (7), and eight (8) the words "The premium costs of such insurance may be levied in excess of any millage tax limitation imposed by statute."

Senator Ely called up the following amendment to the amendment filed by Senators Ely, Walsh, Neu, Frommelt, Jepsen, and Lamborn.

Amend the Governmental Subdivisions Committee amendment filed May 4, 1967, to Senate File 710 by striking section five (5) in its entirety.

The amendment to the amendment was adopted.

Senator Shirley moved the adoption of the committee amendment as amended.

The amendment was adopted.

Senator Riley called up the following amendment:

Amend Senate File 710 by adding at the end of line seventeen (17) of section seven (7) thereof the following:

"The existence of any insurance which covers in whole or in part any judgment or award which may be rendered in favor of the plaintiff, or lack of any such insurance, shall not be material in the trial of any action brought against the governing body of any municipality, or their officers, employees or agents."

Senator Riley called up the following amendment to the amendment and moved its adoption:

Amend the Riley amendment to Senate File 710 by adding following the word "agents" in line eight (8) thereof, the following: "and any reference to such insurance, or lack of same, shall be ground for a mistrial".

The amendment to the amendment was adopted.

Senator Riley moved the adoption of the amendment as amended.

The amendment was adopted.

Senator Shirley asked and received unanimous consent that the amendment filed by him May 17, found on pages 1488-1489 of the journal be withdrawn.

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: 42

Balloun	Flatt	Klefstad	O'Malley
Benda	Floy	Kruck	Patton
Briles	Frey	Kyhl	Reichardt
Buren	Frommelt	Lange	Reno
Burns	Gaudineer	Lodwick	Riley
Cassidy	Glenn	Main	Schaben
Coleman	Hagedorn	$M_{\mathbf{C}}$ Gill	Shirley
DeKoster	Heaberlin	Mills	Stanley
Elvers	Heying	Neu	Van Eaton
Ely	Jepsen	Nurse	Van Gilst
Erskine	Kibbie		

Nays: 8

Hougen	Lucken	Murray	Rigler
Lisle	Messerly	Potgeter	Stephens

Absent or not voting: 11

Clarke	Denman	Kosek	Shaff
Condon	Dodds	Lamborn	Walsh
DeHart	Hill	Reppert	

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

Senator Shirley asked unanimous consent that Senate File 710 be immediately messaged to the House.

Objection was raised.

Senator Shirley moved that Senate File 710 be immediately messaged to the House. Division was called for.

The motion prevailed.

On motion of Senator Lodwick, House File 562, a bill for an act relating to compensation of county officers and their deputies and assistants, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potgeter offered the following amendment and moved its adoption:

Amend House File 562 by adding the following new section:

Section 2. Amend section three hundred thirty-one point twenty-two (331.22), Code 1966, by striking in line three (3) the words "seventeen dollars and fifty cents (17.50) and inserting in lieu thereof the words "twenty dollars (20.00)", and by striking in lines four (4) and five (5) the word "fourteen (14)" and inserting in lieu thereof the word "twenty (20)".

The amendment was ruled non-germane.

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: 40

Balloun
Benda
Briles
Buren
Coleman
DeHart
DeKoster
Elvers
Ely
Erskine

Flatt
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kruck

Lisle Lodwick Lucken Messerly Mills O'Malley Patton

Potgeter

Kyhl

Lange

Reichardt Reno Rigler Riley Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 20

Burns Cassidy Clarke Condon Denman Dodds Frey Frommelt Hill Kibbie Klefstad Kosek Lamborn Main McGill Neu Nurse Reppert Schaben Shaff

# Voting present: 1

# Murray

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

# HOUSE AMENDMENTS CONSIDERED

Senator Kibbie called up for consideration Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 681 as follows:

1. Section 1, by striking the period at the end of line four (4) and adding the following: "and the following enacted in lieu thereof."

### 2. Section 2:

- a. By inserting in line two (2) after the word "application" the words "and with good cause being shown therefor".
- b. By striking the words "this chapter" and the period in line five (5) and inserting therein the following: "sections three hundred twenty-one point four hundred fifty-two (321.452) through three hundred twenty-one point four hundred sixty-six (321.466) of the Code, but not to exceed the limitations imposed in sections two (2) through sixteen (16) of this Act."
- 3. Section 4, by striking all of lines one (1) through eleven (11) and in line twelve (12) the words "indivisible loads exceeding twelve (12) feet" and inserting in lieu thereof the following: "All movements of mobile homes and other vehicles the width of which, including any load, exceeds the roadway lane width of the highway or street being traversed, shall be under escort. Permits for the movement of indivisible loads exceeding twelve (12) feet five (5) inches".

#### 4. Section 9:

- a. By inserting in line two (2) following the word "Act" the words "and subject to the discretion and judgement provided for in Section 2 of this Act".
- b. By striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".

#### 5. Section 10:

- a. By inserting in line two (2) following the word "Act" the words "and subject to the discretion and judgement provided for in Section 2 of this Act".
- b. By striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".
- c. Subsection five (5), by inserting after the word "Vehicles" in line 48 the words "especially designed for the exclusive movement of grain bins".
- 6. Section fourteen (14), by striking in line two (2) the word "may" and inserting in lieu thereof the word "shall".
- 7. Section 16, by striking in line four (4) the words "not covered by" and inserting in lieu thereof the word "under".

- 8. Section 17, by striking in line two (2) the word "deem" and inserting in lieu thereof the word "render".
- 9. Section 24, by striking in line eleven (11) the word "has" and inserting in lieu thereof the word "had".
  - 10. By adding the following new sections:
- a. Any vehicle which, including load, exceeds the length of sixty-five (65) feet shall carry a warning device visible to a motorist approaching from the rear for a distance of at least five hundred (500) feet."
- b. Use of the national system of interstate and defense highways under the provisions of this Act shall be restricted by regulation and other appropriate action of the Iowa state highway commission in such a manner as to not be in conflict with the applicable provisons of Section 127, Title 23, United States Code.

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: 40

Balloun Benda Briles Burns Condon DeHart DeKoster Elvers Ely Erskine

Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie

Flatt

Klefstad
Kyhl
Lange
Lisle
Lucken
Main
Mills
Murray
O'Malley
Patton

Potgeter Reno Rigler Riley Schaben Shirley Stephens Van Eaton Van Gilst Walsh

Nays: 3

Hill

Kruck

Stanley

Absent or not voting: 18

Buren Cassidy Clarke Coleman Denman Dodds Floy Frey Kosek Lamborn Lodwick McGill Messerly Neu

Nurse Reichardt Reppert Shaff

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 418 be withdrawn from further consideration by the Senate.

### THIRD READING OF BILLS

On motion of Senator Shirley, House File 672, a bill for an act relating to the powers and duties of the liquor control commission over beer, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 47

Balloun	Floy	Kyhl	Potgeter
Benda	Frommelt	Lange	Reichardt
Briles	Gaudineer	Lisle	Reno
Burns	Hagedorn	Lodwick	Riley
Coleman	Heaberlin	Lucken	Schaben
Condon	Heying	Main	Shirley
DeHart	Hill	Messerly	Stanley
DeKoster	Hougen	Mills	Stephens
Elvers	Jepsen	Murray	Van Eaton
Ely	Kibbie	Neu	Van Gilst
Erskine	Klefstad	O'Malley	Walsh
Flatt	Kruck	Patton	

Nays: 0

Absent or not voting: 14

Buren	Dodds	Lamborn	Reppert
Cassidy	Frey	McGill	Rigler
Clarke	Glenn	Nurse	Shaff
Denman	Kosek		

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 809, a bill for an act relating to registration plates, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 809 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one (1), Senate File eighteen (18), Acts of the Sixty-second (62nd) General Assembly, is hereby repealed.

The Senate concurred in the House amendments.

Senator Rigler moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

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

Rule 8 was invoked.

Ayes: 32

Floy Balloun Lisle Rigler Lodwick Benda Glenn Riley Briles Hill Main Schaben Burns Hougen Messerly Shirley DeHart Jepsen Mills Stanley DeKoster Kibbie · O'Malley Stephens Van Eaton Erskine Kosek Potgeter Frey Kyhl Reichardt Van Gilst Lange

Nays: 14

Buren Frommelt Heaberlin Kruck
Coleman Gaudineer Heying Murray
Elvers Hagedorn Klefstad Reno
Elv

Absent or not voting: 15

CassidyDoddsMcGillReppertClarkFlattNeuShaffCondonLambornNurseWalshDenmanLuckenPatton

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

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.

President Pro Tempore O'Malley took the chair at 4:20 p.m.

#### THIRD READING OF BILLS

On motion of Senator Ely, Senate File 721, a bill for an act relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory, was taken up for 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
Benda
Briles
Buren
Burns
Cassidy
Coleman
Condon
DeHart
DeKoster

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin

Hill

Hougen

Jepsen

Kibbie

Klefstad

Kosek
Kruck
Kyhl
Lange
Lodwick
Lucken
Main
Messerly
Mills
Murray
Neu

Patton
Potgeter
Reichardt
Reno
Rigler
Riley
Schaben
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Elvers

Elv

Absent or not voting: 9

Clark Denman Hagedorn Heying Lamborn Lisle McGill

Nurse

O'Malley

Reppert Shaff

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 motion filed by him to reconsider the vote by which Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriaton relating thereto, passed the Senate and moved its adoption.

Senator Frommelt asked and received unanimous consent that further action on his motion be deferred.

## HOUSE AMENDMENTS CONSIDERED

Senator Potgeter called up for consideration Senate File 353, a bill for an act relating to the licensing of feeder pig dealers, amended by the House, as follows:

Amend Senate File 353 as follows:

- 1. By striking Section 1.
- 2. Section 4, by inserting a period after the word "sale" in line thirteen (13), and by striking the remainder of line thirteen (13), all of line fourteen (14), and all except the word "The" in line fifteen (15).

Senator Heaberlin offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 353 by inserting in paragraph two (2), line five (5), after the number, "(15)" the following:

"and by inserting in lieu thereof the words, 'Provided, however, this Act shall not apply to native Iowa swine raised from birth, and consigned or sold to an Iowa auction market, operating under a valid Iowa permit.' "

The amendment to the amendment was adopted.

Senator Potgeter moved that the Senate concur in the House amendment as amended.

The Senate concurred in the House amendment.

Senator Potgeter 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	Glenn	Kyhl	Potgeter
Benda	Hagedorn	Lange	Reichardt
Buren	Heaberlin	Lisle	Reno
Burns	Heying	Lodwick	Rigler
Coleman	Hill	Main	Schaben
Elvers	Hougen	McGill	Shirley
Ely	Jepsen	Messerly	Stanley
Flatt	Kibbie	Mills	Stephens
Floy	Klefstad	Murray	Van Eaton
Frommelt	Kosek	O'Malley	Van Gilst
Gaudineer	Kruck		

Nays: 1

Briles

Absent or not voting: 18

Cassidy	Denman	Lucken	Reppert
Clarke	Dodds	Neu	Riley
Condon	Erskine	Nurse	Shaff
DeHart	Frev	Patton	Walsh
DeKoster	Lombonn		

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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

Potgeter

Rigler

has examined and finds correctly enrolled House Files 217, 232, 240, 253, 569, 572, 675. 700, 708.

> ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 217, 232, 240, 253, 569, 572, 675, 700, 708,

# THIRD READING OF BILLS

On motion of Senator McGill, Senate File 133, a bill for an act relating to motor vehicle fuel tax and the distribution of a portion of the unclaimed refund of the tax, with report of committee recommending amendment and passage, was taken up, considered. and the report of the committee adopted.

Senator Lisle moved that further action of Senate File 133 be deferred, which motion prevailed.

On motion of Senator Kyhl, House File 297, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes, with report of committee recommending passage, was taken up, considered, and the report of the committee 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: 39

Briles Frommelt Kvhl Burns Gaudineer Lange Reichardt Cassidv Glenn Lodwick Reno Coleman Heaberlin Main DeHart Heying McGill Schaben Elvers Hill Mills Shirlev Ely Hougen Murray Stanley Erskine Kibbie Neu Stephens Flatt Kosek Nurse Van Gilst Floy Kruck O'Malley

Nays: 2

Balloun Klefstad

Absent or not voting: 20

Benda Denman Lamborn Reppert Buren Lisle Dodds Riley Clarke Lucken Frey Shaff

Condon DeKoster Hagedorn Jepsen Messerly Patton Van Eaton Walsh

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

On motion of Senator DeKoster, Senate File 103, a bill for an act exempting private or parochial school buses from the payment of motor vehicle registration fees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Fulton took the chair at 5:30 p.m.

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: 35

Balloun
Briles
Buren
Burns
Cassidy
Coleman
DeKoster
Elvers
Flatt

Floy Frey Frommelt Gaudineer

Glenn Hagedorn Heaberlin Heying Jepsen Kibbie Kruck Kyhl

Lange Lodwick McGill Murray Reno Rigler Schaben Shirley Stanley Van Gilst

Nurse

Nays: 7

DeHart Ely Hill Hougen Kosek Main

Stephens

O'Malley

Reichardt

Absent or not voting: 19

Benda Clarke Condon Denman Erskine Klefstad Lamborn Lisle

Messerly
Mills
Patton
Potgeter

Riley Shaff Van Eaton Walsh

Dodds Lucken 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 Frommelt, Senate File 384, a bill for an act relating to the regulating, licensing and controlling of the dispensing of optical devices, 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 389 be substituted for Senate File 384.

The following committee amendment was called up:

Amend House File 389 as follows:

- 1. By striking from lines six (6) and seven (7) of section three (3) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of public health".
  - 2. Amend section four (4) as follows:
- a. By striking from lines sixteen (16) and seventeen (17) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of public health".
- b. By striking from lines thirty-eight (38) and thirty-nine (39) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of health".
- c. By striking from lines forty-three (43) and forty-four (44) the words "dispensing optician examiners" and by inserting in lieu thereof the words "commissioner of health".
  - 3. By striking all of section nine (9) and by inserting in lieu thereof the following:

"The commissioner of public health or an employee designated by him shall administer this Act. The commissioner may appoint an advisory committee of licensed physicians, optometrists and dispensing opticians to advise him upon the preparation and evaluation of qualifying examinations. The commissioner may revoke or suspend the license of a dispensing optician for non-payment of the fees herein provided, conviction of a crime involving moral turpitude, fraud or gross negligence or incompetence as a dispensing optician."

4. By striking all of section fourteen (14).

Senator Gaudineer called up the following amendment to the amendment and moved its adoption:

Amend the Committee on Governmental Affairs amendment to House File 389 by striking in line nineteen (19) the word "may" and by inserting in lieu the word, "shall".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the committee amendment as amended. 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: 26

Balloun Gaudineer Klefstad Nurse Burns Hagedorn Kosek Reichardt Cassidy Heaberlin Kruck Reno Coleman Heying Kyhl Schaben

Elv

DeHart Elvers

Hill Hougen Kibbie

Main McGill Stanley Van Gilst

Navs: 13

Briles Buren Frommelt Glenn

Lange Lodwick Mills

Murray Neu Potgeter Rigler Shirley Stephens

Absent or not voting: 22

Benda Clarke Condon DeKoster Denman · Dodds

Erskine Flatt Flov Frev Jepsen Lamborn

Lisle Lucken Messerly O'Mallev Patton

Reppert Riley Shaff Van Eaton Walsh

The bill not having received a constitutional majority was declared to havefailed to pass the Senate.

On motion of Senator Stanley, Senate File 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley moved that further action on Senate File 111 be deferred which motion prevailed.

On motion of Senator Elvers, House File 100, a bill for an act relating to liquor license fees, 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: 32

Balloun Briles Buren Cassidy Coleman DeHart Elvers Ely

Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hougen Kibbie

Kruck Kyhl Lange Mills Murray Neu Nurse O'Malley

Potgeter Reichardt Reno Rigler Schaben Shirley Stanley

Van Gilst

Nays: 6

Burns Flatt

Kosek Lodwick Main

McGil1

Absent or not voting: 20

Benda Clarke Dodds Erskine Lamborn Lisle

Reppert Riley Shaff

Condon DeKoster Denman Floy Frey Jepsen Lucken Messerly Patton

Van Eaton Walsh

Voting present: 3

Hill

Klefstad

Stephens

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 454

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 454, a bill for an Act enabling Iowa to enter into the interstate compact on the placement of children, begs leave to report and to make the following recommendations:

- 1. That the House recede from all of its amendments.
- 2. That Senate File 454 be amended by adding thereto as Section 9 the following:

Sec. 9. "Nothing contained herein shall be deemed to affect or modify the provisions of chapters two hundred thirty-two (232) and six hundred (600) of the Code."

JOHN M. ELY, JR., Chairman TOM J. FREY DONALD W. MURRAY WILLIAM HILL, Chairman HENRY W. BUSCH CHARLES P. MILLER THOMAS A. RENDA

On the Part of the Senate

On the Part of the House

Senator Ely called up the conference committee report on Senate File 454 and moved its adoption.

The motion prevailed and the report was adopted.

Senator Ely moved the adoption of the amendments contained therein, which motion prevailed.

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: 38

O'Malley Gaudineer Kyhl Briles Potgeter Buren Glenn Lange Hagedorn Lodwick. Reichardt Burns Heaberlin Main Reno Cassidy McGill Schaben Coleman Heying DeHart Hill Mills Shirley Elvers Kibbie Murray Stanley Klefstad Neu Stephens Ely Kosek Nurse Van Gilst Flatt Kruck

Frommelt

Nays: 1

Balloun

Absent or not voting: 22

Benda Erskine Lisle Rigler Clarke Flov Lucken Riley Condon Frey Messerly Shaff DeKoster Van Eaton Patton Hougen Denman Jepsen Reppert Walsh Dodds Lamborn

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

#### MOTION TO RECONSIDER

I move to reconsider the vote by which House File 389 failed Mr. President: to pass the Senate.

ANDREW FROMMELT

### AMENDMENTS FILED

Amend the House Amendment to Senate File 334 as follows:

- 1. By adding the following new section:
- Sec. 2. Section two hundred ninety-four point sixteen (294.16), Code 1966, is amended by striking from lines two (2) and three (3) the words "through contractual agreement" and inserting in lieu thereof the words, "state department of public instruction, county or joint county board of education, or".
- 2. By striking from line twenty-five (25) the period (.) and inserting in lieu thereof the words "and certain other governmental agencies".

JOHN M. ELY, JR. JOHN P. KIBBIE Amend Senate File 334 as amended and passed by the House by adding the following new section to the House Amendment:

Sec. 2. Section two hundred ninety-four point sixteen (294.16), Code 1966, is amended by striking from lines two (2) and three (3) the words 'through contractual agreement' and inserting in lieu thereof the words, 'state department of public instruction, county or joint county board of education, or'.

Further amend Senate File 334 by inserting after the word "control" in the title the words "and certain other governmental agencies".

JOHN M. ELY, JR. JOHN P. KIBBIE

House Joint Resolution 33 is hereby amended as follows:

- 1. Amend the enacting clause by striking the word "Enacted" and inserting in lieu thereof the word "Resolved".
- 2. Amend by striking sections one (1) through seven (7) and inserting in lieu thereof the following:
- Section 1. The Iowa legislative research committee is hereby directed to conduct during the 1967-1969 legislative biennium a study of the duties, responsibilities, and policies of the Iowa liquor control commission, Iowa liquor laws and rules and regulations relating thereto, and the need for legislation affecting the commission and liquor laws. The research committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.
- "Sec. 2. The committee established by the legislative research committee to assist with the study shall report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the legislative research committee prior to December 1, 1968. The research committee shall report to the Sixty-third General Assembly in accordance with section two point fifty (2.50), subsection five (5) of the Code prior to the convening of the general assembly."
  - 3. Amend the title as follows:
- 1. By striking from line two (2) the word "conduct" and inserting in lieu thereof the words "duties, responsibilities".
- 2. By striking from line three (3) the words ", and to make an appropriation therefor".

KENNETH BENDA H. KENNETH NURSE ADOLPH W. ELVERS JOHN M. ELY, JR. LEE H. GAUDINEER

House Joint Resolution 34 is hereby amended as follows:

1. Amend the fourth WHEREAS as follows:

- a. By striking from line one (1) the words "special committee of the general assembly" and inserting in lieu thereof the words "legislative committee".
  - b. By striking from line two (2) the words "make inquiries and".
- c. By striking from line three (3) the words "lowa Highway Commission" and inserting in lieu thereof the words "duties, responsibilities, and policies of the Iowa Highway Commission and the Iowa highway system".
- 2. Amend the enacting clause by striking the word "Enacted" and inserting in lieu thereof the word "Resolved".
- 3. Amend by striking sections one (1) through seven (7) and inserting in lieu thereof the following:
- "Section 1. The Iowa legislative research committee is hereby directed to conduct during the 1967-1969 legislative biennium a study of the duties, responsibilities, and policies of the Iowa highway commission, Iowa highway laws and rules and regulations relating thereto, the Iowa highway system, and the need for legislation affecting the commission, laws, and system. The research committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.
- "Sec. 2. The committee established by the legislative research committee to assist with the study shall report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the legislative research committee prior to December 1, 1968. The research committee shall report to the Sixty-third General Assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the general assembly."
  - 4. Amend the title as follows:
- 1. By inserting in line one (1) after the word "the" the words "duties, responsibilities, and policies of the".
- 2. By striking from line two (2) the words "and management of" and inserting in lieu thereof the words ", Iowa highway laws, rules, and regulations, and".
- 3. By striking from line three (3) the words ", and to make an appropriation therefor".

JOHN KIBBIE KENNETH BENDA JOHN M. ELY, JR. LEE H. GAUDINEER

House File 702 is hereby amended by adding thereto the following new sections:

1. "Any parent or legal guardian who provides more than fifty (50) percent of the support of the child attending a private school within the state shall be entitled to receive a two hundred (200) dollar credit for each child attending such school against the property taxes, income taxes, or both the property taxes and income taxes otherwise payable, but not to exceed six hundred (600) dollars per family."

2. "The county board of supervisors in each county shall forthwith examine all such claims and shall either allow or disallow the claims. In the event of disallowance notice thereof shall be sent by certified mail to claimant at his last known address. All claims which have been allowed by the board of supervisors shall be deducted by the county auditor from the amount of tax attributable to the general school fund levy and entered upon the tax lists as provided in chapter four hundred forty-three (443) of the Code.

"The county auditor prior to January 15 of each year shall certify to the person granted the tax credit provided in this section the amount if any, by which the tax credit allowed exceeds the tax levy upon which credit was allowed. Any person receiving certification of an excess credit may deduct the excess credit from the amount of state income taxes payable by him in the year the credit was allowed. Such credit shall be claimed in such manner as the state tax commission or its successor determines."

DONALD W. MURRAY

Amend Senate File 807, section 2, subsection 4, line 43, by inserting after the comma (,) following "1971" the words "and succeeding years,".

Further amend Senate File 807, section 2 by striking all of subsections 5, 6 and 7.

H. L. HEYING
JOHN L. BUREN

Amend Senate File 696 by adding as Sec. 2 the following:

"Sec. 2. Section three hundred twelve point three (312.3), subsection two (2), Code 1966, is hereby amended, effective July 1, 1968, by striking from line six (6) the words "the thirteen percent of" and inserting in lieu thereof the following:

forty (40) percent of the allocation from road use tax funds which he has credited to the street fund of the cities and towns, and apportion among the cities and incorporated towns in the ratio that the needs of the streets of each city and incorporated town bear to the total needs of the city and incorporated town streets in the state in accordance with the most recent needs analysis as determined by the state highway commission, sixty (60) percent of the allocation from?."

SEELEY G. LODWICK

Amend House File 201 as follows:

1. By striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:

1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quantity of agricultural products stored, the commission shall have the authority to, and may require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."

- 2. By striking from line eleven (11) the word "three" and by inserting in lieu thereof the word "six".
- Sec. 2. Section five hundred forty-three point eleven (543.11), Code 1966, is hereby amended by striking all of said section after the figures "543.15" in line fifteen (15) and by inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within another sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.

"Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commission within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouseman, immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation by the commission. Such notice to each receipt holder shall be sent by ordinary mail to the last known address of each receipt holder. The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:
  - 1. By adding at the end thereof the following:

"Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

"Such agreement must be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."

- 2. By striking from line fourteen (14) the word "ten" and by inserting in lieu thereof the word "thirty".
- 3. By striking from line sixteen (16) the word "nine" and by inserting in lieu thereof the word "twenty-nine".
- 4. By striking from line seventeen (17) the word "tenth" and by inserting in lieu thereof the word "thirtieth".
- 5. By striking from line twenty-six (26) the word "ten" and by inserting in lieu thereof the word "thirty".
- 6. By striking all after the period in line sixty-five (65) through the period in line seventy-two (72).
- Sec. 4. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:
- 1. By inserting in line sixteen (16) following the word "commission." the following:
- "No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file."
  - 2. By striking the last sentence and by inserting in lieu thereof the following:
- "Holders of warehouse receipts, if any, and owners, other than the warehouseman, of bulk grain not covered by warehouse receipts shall have first claim against such insurance as their interests may appear, and owners, other than the warehouseman, of all other agricultural products not covered by a warehouse receipt shall have second claim against such insurance as their interests may appear."
- Sec. 5. Section five hundred forty-three point seven (543.7), Code 1966, is hereby repealed.
- Sec. 6. Section five hundred forty-three point thirty-three (543.33), Code 1966, is hereby amended by adding a new subsection as follows:
- "For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."
- Sec. 7. Section five hundred forty-three point thirty-five (543.35), Code 1966, line nine (9), is hereby amended by striking the word "always" and by inserting after the word "available" the words "for the six previous years".
- Sec. 8. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding the following new sections thereto:
- "Failure to pay the annual fee provided for in section five hundred forty-three point thirty-three (543.33) of the Code on or before the date the same shall become due shall cause a license to terminate."

"Nothing in this chapter shall be construed to imply any guarantee or obligation on the part of the state of Iowa, or any of its agencies, employees or officials, either elective or appointive, in respect of any agreement or undertaking to which the provisions of this chapter relate."

Sec. 9. Section five hundred forty-three point twenty-eight (543.28), Code 1966, is hereby amended by striking from lines twenty-six (26) and twenty-seven (27) the words "issuance of the warehouse receipt" and by inserting in lieu thereof the words "deliver to the warehouse".

DONALD W. MURRAY CHARLES F. BALLOUN HUGH CLARKE JAMES A. POTGETER

## SENATE FILE 384 WITHDRAWN

Senator Frommelt asked and received unanimous consent that Senate File 384 be withdrawn from further consideration by the Senate.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Monday, July 19, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, June 19, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding,

Prayer was offered by the Reverend Trevor Baskerville, pastor of the Methodist Church, Spirit Lake, Iowa.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Burns, Condon, DeKoster, Flatt, Floy, Frey, Hill, Hougen, Jepsen, Kyhl, Lamborn, Lisle, Messerly, Murray, Potgeter, Reichardt, Reno, Riley, Schaben, Shirley, Van Gilst and Walsh.

### CONFERENCE COMMITTEE EXCUSED

## (HOUSE FILE 686)

The Senate excused the following members to attend the committee conference on House File 686, Senators Nurse, Cassidy, Neu and McGill.

#### VISITORS

Senator Kyhl rose on point of personal privilege to present the Honorable William Mooty, former Lieutenant Governor of Iowa, who was present in the Senate chambers.

Senator Kyhl also presented two students from Grundy County, who were seated in the Senate gallery.

### PETITION

Senator Heying presented a petition from ten residents of Winneshiek County, in favor of keeping trading stamps in Iowa.

# BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 16, 1967, the Governor had approved the following bills.

Senate File 594, an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams County, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town.

Senate File 405, an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established.

Senate File 762, an act to legalize and validate the proceedings of the Board of Directors of the Dubuque Community School District, in the counties of Dubuque and Jackson, 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.

Senate File 352, an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns.

Senate File 700, an act authorizing the Higher Education Facilities Commission to establish a reserve fund to guarantee student loans.

Senate File 551, an act relating to the payment of assistance from Aid to Dependent Children Funds on behalf of a child removed from the State.

Senate File 592, an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor County, Iowa, and the town of Prescott, in Adams County, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms.

## EXPLANATION OF VOTE

While I was absent from the Senate Chamber, the following bills were voted on, and had I been present I would have voted "Aye" on the following bills: Senate Files 674, 710, 681, 721, 353, 103, 454 and House Files 562, 672, 297, 389, 100. I would have voted "No" on Senate File 809.

ROBERT R. DODDS

# THIRD READING OF BILLS

On motion of Senator Gaudineer, Senate File 815, a bill for an act relating to the reorganization of various boards, commissions, departments, and agencies of state government, creating the Iowa governmental reorganization commission, and making an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Fulton took the chair at 9:25 a.m.

Senator Gaudineer moved that the bill be read a 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 Elv Kosek Reppert Clarke Erskine Kruck Rigler Coleman Kvhl Shaff Floy Condon Frey Shirley Lucken

DeHart DeKoster Denman Dodds Gaudineer Hagedorn Heaberlin Kibbie

Klefstad

Main Mills Murray O'Malley Patton Stanley Van Eaton Van Gilst Walsh

Elvers
Nays: 9

Benda Briles Glenn Heying Lange Lodwick Messerly Stephens

Frommelt

Absent or not voting: 17

Balloun Burns Cassidy Flatt Hill Hougen Jepsen Lamborn Lisle McGill Neu Nurse Potgeter

Reichardt Reno Riley Schaben

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

Senator Gaudineer asked and received unanimous consent that Senate File 815 be immediately messaged to the House.

On motion of Senator Main, House File 503, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law, 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: 42

Benda

Briles
Buren
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Erskine
Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Kibbie

Klefstad

Elv

Kruck
Kyhl
Lodwick
Lucken
Main
Messerly
Mills
Murray
O'Malley

Kosek

Patton Reppert Rigler Shaff Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Nays: 0

Absent or not voting: 19

Balloun Hill Lisle Reichardt McGill Burns Hougen Reno Jepsen Neu Cassidy Rilev Lamborn Flatt. Nurse Schaben Gaudineer Lange Potgeter

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, House File 515, 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 two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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: 40

Kyhl Benda Floy Reppert Briles Rigler Frey Lange Buren Frommelt Lodwick Rilev Clarke Gaudineer Lucken Schaben Coleman Hagedorn Main Shaff DeKoster Heaberlin Messerly Stanley Dodds Heying Mills Stephens Elvers Van Eaton Hougen Murray Elv Kibbie Patton Van Gilst Erskine Kosek Reichardt Walsh

Nays: 7

Condon Denman Klefstad O'Malley DeHart Glenn Kruck

Absent or not voting: 14

BallounHillMcGillPotgeterBurnsJepsenNeuRenoCassidyLambornNurseShirleyFlattLisle

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, House File 693, a bill for an act to make an appropriation in settlement of a claim made against the state of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck took the chair at 9:50 a.m.

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: 44

Benda
Briles
Buren
Burns
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heving

Klefstad

Kosek
Kruck
Kyhl
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Murray
O'Malley

Reichardt Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Walsh

Patton

Nays: 0

Absent or not voting: 17

Balloun Cassidy Condon Denman Hill Hougen Jepsen Kibbie Lamborn McGill Mills Neu Nurse Potgeter Reno Reppert Van Gilst

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

On motion of Senator Elvers, Senate File 817, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 817 by striking section 4.

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:

Aves: 41

Benda
Briles
Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds

Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heying
Hougen
Klefstad

Kosek

Kruck
Kyhl
Lodwick
Lucken
Main
Messerly
Murray

O'Malley

Reichardt

Patton

Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Elvers Erskine

Nays: 1

Hill

Absent or not voting: 14

Balloun Buren Cassidy Denman Jepsen Kibbie Lamborn Lisle McGill Mills Neu Nurse Potgeter Reno

Deliliali

Voting present: 5

Ely

Heaberlin

Lange

Stephens

Frommelt

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

On motion of Senator Van Eaton, Senate File 818, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission, was taken up for consideration.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 818 by striking section 4.

The amendment was adopted.

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

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

Aves: 49

Benda Briles Buren Burns Clarke Coleman DeHart DeKoster

Flatt Flov Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Denman Heving Dodds Hill Elvers Hougen Klefstad

Kosek Kruck Lange Lisle Lodwick Lucken Main Messerly Mills Murray O'Mallev Patton

Reichardt Reppert Rigler Rilev Schaben Shaff Shirlev Stanley Stephens Van Eaton Van Gilst Walsh

Erskine

Elv

Nays: 0

Absent or not voting: 10

Balloun Cassidy Jepsen

Kibbie Lamborn McGill

Neu Nurse Potgeter Reno

Voting present: 2

Condon

Kyhl

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

On motion of Senator Main, Senate File 819, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Senator Main asked and received unanimous consent that House File 740 be substituted for Senate File 819.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 740 by striking section 4.

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: 43

Briles

Floy

Kruck

Patton.

Kyhl Burns Frev Reichardt Frommelt Riley Clarke Lange Condon Glenn Lisle Schaben Hagedorn Lodwick Shaff DeHart Heaberlin Lucken Stanley DeKoster Stephens Denman Heying Main Hill Van Eaton Dodds Messerly Hougen Mills Van Gilst Elvers Walsh Klefstad Murray Elv Erskine Kosek O'Malley

Nays: 0

Absent or not voting: 14

BallounGaudineerMcGillPotgeterBurenJepsenNeuRenoCassidyKibbieNurseReppertFlattLamborn

Voting present: 4

Benda Coleman Rigler Shirley

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

Senator Main asked and received unanimous consent that Senate File  $819\ be$  withdrawn from further consideration by the Senate.

# UNFINISHED BUSINESS THIRD READING OF BILLS

Senator Frommelt called up the motion by Senator Rigler to reconsider the vote by which Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation relating thereto, passed the Senate.

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

The Senate reconvened with President Fulton presiding.

Senator Frommelt moved the adoption of the motion to reconsider.

Senator Rigler in a substitute motion moved that further action on Senate File 807 be deferred.

Roll call was requested.

On the question "Shall action on the motion to reconsider Senate File 807 be deferred?" the vote was:

Aves: 28

Balloun. Benda Briles Clarke

Flatt Frey Hougen Kosek DeHart Kvhl DeKoster Lamborn Erskine Lange

Lisle Lodwick Lucken Messerly Mills Neu Potgeter

Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Navs: 31

Buren Burns Cassidy Coleman Condon Denman Dodds Elvers

Ely Flov Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Hill Kibbie Klefstad Kruck Main McGill Murray Nurse

O'Malley Patton Reno Reppert Schaben Shirley Van Gilst

Absent or not voting: 2

Jepsen

Reichardt

The motion was lost.

Senator Frommelt moved that the vote by which Senate File 807 passed the Senate be reconsidered.

Roll call was requested.

On the question "Shall the vote be reconsidered?" the vote was:

Rule 8 was invoked.

Ayes: 31

Buren

Burns Cassidy Coleman Condon Denman Dodds Elvers

Ely Floy Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Hill Kibbie Klefstad Kruck Main McGill Murray Nurse

O'Malley Patton Reno Reppert Schaben Shirlev Van Gilst

Nays: 27

Balloun Benda

Flatt Frey

Lisle Lodwick

Riley Shaff

Briles Clarke DeHart DeKoster Hougen Kosek Kyhl Lamborn Lucken Messerly Mills Potgeter Stanley Stephens Van Eaton Walsh

Erskine

Lange

Rigler

Absent or not voting: 3

Jepsen

Neu

Reichardt

The motion prevailed.

Senator Frommelt moved that the vote by which Senate File 807 went to its third reading be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which the Ways and Means committee amendment of June 1 was adopted by the Senate be reconsidered, which motion prevailed.

Senator O'Malley moved that the vote by which the Glenn et al amendment to the committee amendment was adopted be reconsidered.

Roll call was requested.

On the question "Shall the Glenn et al amendment to the committee amendment be reconsidered?" the vote was.

Ayes: 32

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Floy
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin

Kibbie Klefstad Lamborn Main McGill Murray Nurse

Hill.

O'Malley Patton Reno Reppert Schaben Shaff Shirley Van Gilst

Nays: 25

Balloun Benda Briles Clarke DeHart DeKoster Erskine Flatt Glenn Hougen Kosek Kruck Kyhl

Heying

Lange Lisle Lodwick Lucken Messerly Mills Rigler Riley Stanley Stephens Van Eaton Walsh

Absent or not voting: 4

Jepsen

Neu

Potgeter

Reichardt

The motion prevailed.

Senator Schaben moved that the vote by which the amendment filed by him to the committee amendment was adopted by the Senate be reconsidered, which motion prevailed.

Senator Frommelt asked unanimous consent that the following amendment to the amendment filed by Senators Heying and Buren be taken up for consideration:

Amend the Ways and Means Committee amendment filed June 1, 1967 to Senate File 807, section 2, subsection 4, line 43, by inserting after the comma (,) following '1971' the words 'and succeeding years,'.

Further amend the Ways and Means Committee amendment, section 2 by striking all of subsections 5, 6 and 7.

Objection was raised.

Senator Schaben asked and received unanimous consent that his amendment to the amendment be withdrawn.

Senator Glenn moved the adoption of the Glenn et al amendment to the committee amendment.

Roll call was requested.

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

Ayes: 18

Balloun	Erskine	Lange	Mills
Benda	Glenn	Lisle	Riley
Clarke	Hougen	Lodwick	Stanle
DeHart	Kosek	Lucken	Walsh
DeKoster	Kyhl		

Nays: 39

Briles	Flatt	Klefstad	Potgeter
Buren	Floy	Kruck	Reichardt
Burns	Frey	Lamborn	Reno
Cassidy	Frommelt	Main	Reppert
Coleman	Gaudineer	MeGill	Rigler
Condon	Hagedorn	Messerly	Schaben
Denman	Heaberlin	Murray	Shaff
Dodds	Heying	Nurse	Shirley
Elvers	Hill	O'Malley	Van Gilst
Elv	Kibbie .	Patton	

Absent or not voting: 4

T	3.T	Cu 1	¥7 +3 /
Jepsen	Neu	Stephens	Van Eaton

The amendment was lost.

Rigler

Riley

Shaff

Stanlev

Walsh

Stephens

Senator Rigler moved that action on the Heying-Buren amendment be deferred and that the following amendment filed by Senator Benda be considered:

Amend the Ways and Means Committee amendment, filed June 1, 1967, to Senate File 807 as follows:

- 1. By striking from line 31 the figures "1968" and inserting "1967".
- 2. Further amend by striking from line thirty-two (32) the figures "2,500" and by inserting in lieu thereof the figures "1,500".
  - 3. By inserting after the word "taxation" in line thirty-four (34) the following:
- "2. For the collection year 1968, the actual amount of taxes so paid pursuant to the levy upon the first \$3,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- "3. For the collection year 1969, and for each collection year thereafter, the actual amount of taxes so paid pursuant to the levy upon the first \$6,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation."

Roll call was requested on the motion.

On the question 'Shall action on the Heying-Buren amendment to the amendment be temporarily deferred?' the vote was:

Ayes: 26

Balloun Flatt Lisle Benda Lodwick Frey Briles Hougen Lucken Clarke Kosek Messerly DeHart Mills Kyhl DeKoster Lamborn Potgeter Erskine Lange

Nays: 32

Buren Hill O'Malley Ely Burns Kibbie Patton Floy Cassidy Frommelt Klefstad Reichardt Coleman Gaudineer Kruck Reno Condon Main Reppert Glenn Denman McGill Schaben Hagedorn Dodds Heaberlin Murray Shirlev Elvers Van Gilst Heving Nurse

Absent or not voting: 3

Jepsen

Neu

Van Eaton

The motion was lost.

Senator Heying moved the adoption of the Heying-Buren amendment to the amendment.

Roll call was requested.

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

Ayes: 37

Briles
Buren
Burns
Cassidy
Coleman
Condon
Denman

Flatt
Floy
Frommelt
Gaudineer
Hagedorn
Heaberlin
Heying
Hill
Kibbie

Kruck
Lamborn
Main
McGill
Murray
Nurse
O'Malley
Patton

Klefstad

Potgeter Reichardt Reno Reppert Schaben Shaff Shirley Van Gilst Walsh

Ely

Dodds

Elvers

Nays: 18

Balloun Benda Clarke DeHart DeKoster Erskine Frey Glenn Hougen Kosek Lange Lodwick Messerly Mills Rigler Riley Stanley Stephens

Absent or not voting: 3

Jepsen

Neu

Van Eaton

Voting present: 3

Kyhl

Lisle

Lucken

The amendment to the amendment was adopted.

Senator Gaudineer asked and received unanimous consent that the amendment to the amendment filed by him June 15, found on page 2040 of the journal, be withdrawn.

Senator Reichardt offered the following amendment to the amendment and moved its adoption:

Amend the Committee amendment to Senate File 807 by adding a section thereto as follows:

"Notwithstanding the provisions of this act, no personal property subject to taxation and not otherwise exempt by law, shall be subject to a levy of more than fifty (50) mills."

The amendment was lost.

Out of order because they dealt with the same subject matter as the amendment adopted were the following amendments to the amendment:

Amend the Committee Amendment to Senate File 807, section two (2), subsection two (2), line thirty-five (35) by inserting after the comma following "1969" the words "and succeeding years,".

Further amend Senate File 807, section two (2), by striking all of subsections three (3), four (4), five (5), six (6) and seven (7).

By RIGLER

Amend the Committee amendment to Senate File 807, section 2, subsection 3, line 39, by inserting after the comma (,) following "1970" the words "and succeeding years,".

Further amend Senate File 807, section 2 by striking all of subsections 4, 5, 6 and 7. By RIGLER, BENDA, DEKOSTER

Amend the ways and means committee amendment, filed June 1, 1967, to Senate File 807 as follows:

- 1. By striking from line thirty-two (32) the figures "2,500" and by inserting in lieu thereof the figures "1,500".
  - 2. By inserting after the word "taxation" in line thirty-four (34) the following:
- "2. For the collection year 1969, the actual amount of taxes so paid pursuant to the levy upon the first \$4,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation.
- "3. For the collection year 1970, and for each collection year thereafter, the actual amount of taxes so paid pursuant to the levy upon the first \$9,000 of assessed value, or portion thereof, of personal property not otherwise exempt from taxation."

By BENDA

Also out of order on the same grounds was the Benda amendment to the amendment called up by Senator Rigler in his motion to defer action on the Heying-Buren amendment to the amendment.

Senator Frommelt moved the adoption of the committee amendment as amended.

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: 35

Briles Flatt Lamborn
Buren Floy Lisle
Burns Frommelt Main

Reichardt Reno Reppert

Cassidy	Hagedorn	McGill	Schaben
Coleman	Heaberlin	Murray	Shaff
Condon	Heying	Nurse	Shirley
Dodds	Hill	O'Malley	Van Gilst
Elvers	Kibbie	Patton	Walsh
Ely	Kosek	Potgeter	

Nays: 22

Balloun	Frey	Kyhl	Mills
Benda	Gaudineer	Lange	Rigler
Clarke	Glenn	Lodwick	Riley
DeHart	Hougen	Lucken	Stanley
DeKoster	Klefstad	Messerly	Stephens
Denman	Kruck	-	

Absent or not voting: 4

Erskine	Jepsen	Neu	van Laton

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

We voted to reconsider the Glenn et al amendment to Senate File 807 and then against the amendment in order to adopt a first year limit of \$2,500.00 instead of the present \$5,000.00 limit in the bill. If the present \$5,000.00 limit were to become law, there would be inadequate state funds remaining to grant relief to homeowners. It is imperative that people who own or are buying their homes receive some tax relief. Tax relief should not only go to industry, banks, insurance companies, etc. This would be the case if the present \$5,000.00 exemption in S.F. 807 were to remain. If the additional revenue to fund this exemption is not raised by enactment at this session of the three factor corporation tax, we intend to work for the repeal of this exemption at the next session.

LEE GAUDINEER
WILLIAM F. DENMAN
GENE CONDON
GEORGE E. O'MALLEY
JOHN M. ELY, JR.
HOWARD C. REPPERT, JR.
GILBERT E. KLEFSTAD

Von Ester

## 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 refuses to concur in the Senate amendment to House Joint Resolution 23 a bill for an act to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 51 providing that the Iowa Legislative Research Committee conduct a study of needs for existing board of control institutions serving the mentally ill and retarded.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 784, a bill for an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 782, a bill for an act relating to special assessments for street improvements.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 791, a bill for an act relating to mileage allowance for members of county board of supervisors.

Also:

That the House has concurred in Senate amendments to and passed House File No. 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 750, a bill for an act relating to the mileage allowance for members of the board of supervisors.

WILLIAM R. KENDRICK

# HOUSE MESSAGES CONSIDERED

House File 745, a bill for an act to appropriate from general fund of the state to the department of public defense.

Read first and second times, and passed on file.

House File 742, a bill for an act to appropriate from general fund of the state for capital improvements to the state fair board.

Read first and second times, and passed on file.

House File 746, a bill for an act to appropriate from the general fund of the state to liquor control commission for warehouse improvements.

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 with Senator Kruck presiding.

### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Briles, Buren, Condon, Flatt, Floy, Frey, Hougen, Jepsen, Kibbie, Klefstad, Kosek, Main, Messerly, O'Malley, Reichardt, Stanley and Van Eaton.

# CONFERENCE COMMITTEE EXCUSED

# (HOUSE FILE 686)

The Senate excused the following members to attend the committee conference on House File 686. Senators Nurse, Cassidy, Neu and McGill.

# HOUSE AMENDMENTS CONSIDERED

Senator Reichardt called up for consideration House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, amended by the Senate, and further amended by the House:

# HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 285

Amend the Senate amendment to House File 285 as follows:

- 1. By striking amendments numbered 2, 3, 4 and 6.
- 2. By adding to the Senate amendment the following:
- (1) Strike all of Section 1.
- (2) Amend Section 2, subsection four (4), by striking all of subsection after the word "Drug" in line nine (9) and inserting in lieu thereof the following: "is as defined in Chapter 203A of the Code."
- (3) Amend Section 2, subsection six (6), paragraph c by inserting after the word "drug" in line forty-two (42) the following: ", or other substance having an hallucinogenic effect.".

Further amend by inserting in line forty-five (45) a period after the word "system" and striking the remainder of lines forty-five (45) and forty-six (46).

- (4) Add the following new subsection to section 3:
- "Substances sold, given, delivered, dispensed, possessed or obtained for use as commercial feeds and defined in Section one hundred ninety-eight point three (198.3) of the Code.
- (5) Insert in Section 4, subsection two (2), line five (5) after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States".

Further amend Section 4, subsection three (3), paragraph d, line twenty-three (23) by inserting after the word "directed" the word "solely".

- (6) Amend Section 5:
- a. Subsection one (1), line six (6), by inserting preceding the word "drugs" the words "depressant and stimulant".
- b. Subsection two (2), line eleven (11), by inserting preceding the word "drug" the words "depressant and stimulant".
- c. Subsection three (3), line fourteen (14), by inserting preceding the word 'drug' the words 'depressant and stimulant'.

The Senate concurred in the House amendment.

Senator Reichardt 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 Flov Kvhl Reichardt Benda Frommelt Lamborn Reno Buren Gaudineer Lange Riley Clarke Glenn Lisle Schaben DeHart Hagedorn Lodwick Shaff DeKoster Lucken Heaberlin Shirley Denman Heying Messerly Stanley Dodds Kibbie Mills Stephens Ely Klefstad O'Malley Van Gilst Erskine Kosek Patton Walsh Flatt Kruck

Nays: 2

Murray Reppert

Absent or not voting: 17

Nurse Elvers Jepsen Briles Main Burns Frey Potgeter McGill Rigler Hill Cassidy Coleman Neu Van Eaton Hougen

Condon

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 Benda, Senate File 485, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to provide for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the code, was taken up for further consideration.

The committee amendment of June 5 was called up for further consideration. The committee amendment was adopted.

Senator Stanley called up the following amendment filed by Senators Stanley, Gaudineer and Benda, and moved its adoption:

Amend Senate File 485 by inserting the following new paragraph at the end of section 9:

"Nothing in this Act shall be construed to require any payment of compensation for the right to erect and maintain any sign except where the sign is lawfully in existence or lawfully erected as provided in section 8 of this Act. With respect to the right to erect signs after the effective date of this Act, this Act is is the nature of a zoning ordinance."

Division was requested.

The amendment was adopted.

President Fulton took the chair at 3:35 p.m.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 485, Section 3, by striking subsection 7, and subsection 8.

Further amend Senate File 485 by striking Section 17.

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: 35

Benda Frev Lamborn Reichardt Lisle Frommelt Burns Reppert Gaudineer Lodwick Rigler Coleman Glenn Condon Main Riley Hagedorn Messerly Shirley Denman Dodds Heaberlin Mills Stanley O'Malley Van Gilst Elvers Jepsen Kibbie Patton Walsh Flatt Klefstad Floy Potgeter

Navs: 20

Balloun DeKoster Kosek Murray Briles Erskine Kruck Reno Buren Heying Kyhl Schaben Clarke Hill Lange Shaff DeHart Lucken Stephens Hougen

Absent or not voting: 6

Cassidy McGill Nurse Van Eaton Ely Neu

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Benda asked and received unanimous consent that Senate File 485 be immediately messaged to 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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors.

# HOUSE AMENDMENT TO SENATE FILE 233

Amend Senate File 233 by striking from line eight (8) of Section 1 the words "a certificate of".

Also:

That the House has amended the Senate amendment and concurred in the Senate amendment as amended and passed, House File 719 to appropriate to the superintendent of public buildings and grounds for capital improvements to the Valley Bank Building.

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 719

Amend the Senate amendment to House File 719 by striking all of amendment

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 754, a bill for an act to establish an Iowa Comprehensive alcoholism project.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 752, a bill for an act to appropriate from general fund to the commission on uniform laws.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 750, a bill for an act to appropriate from the general fund to the department of public defense for various capital improvements.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 749, a bill for an act to appropriate from the general fund to the state comptroller for data processing equipment.

Also

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 748, a bill for an act to make transfer of monies to the division of motor vehicle registration for purchase of supplies and materials.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 744, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 743, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 222, a bill for an act relating to contracts by boards of trustees of public libraries.

Also:

That the House has adopted the Conference Committee report and the amendments contained therein, and passed House File 718 a bill for an act to appropriate from general fund for acquisition of certain property in Des Moines, Iowa.

Also:

That the House has concurred in Senate amendment to and passed House File No. 390, a bill for an act relating to limitations of actions on ancient mortgages and abandoned property.

Also:

That the House has concurred in Senate amendments to and passed House File No. 690, a bill for an act relating to county public hospital funds.

WILLIAM R. KENDRICK, Chief Clerk

### BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to Committee:

H.F.	738	Governmental Affairs
H.F.	742	Appropriations
H.F.	745	Appropriations
H.F.	746	Appropriations

### SENATE CONCURRENT RESOLUTION 52

Senator Lucken called up Senate Concurrent Resolution 52 found on page 1903-1904 of the journal and moved its adoption.

The motion prevailed and the resolution was adopted.

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel, which motion prevailed.

The Senate reconvened with President Fulton presiding.

### RECONSIDER SENATE FILE 817

Senator Coleman moved that the vote by which Senate File 817, a bill for an act to make appropriations to legislators serving on legislative study committees, passed the Senate be reconsidered, which motion prevailed.

Senator Coleman moved that the vote by which Senate File 817 went to its third reading be reconsidered, which motion prevailed.

Senator Coleman asked and received unanimous consent that House File 743 be substituted for Senate File 817.

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	Potgeter
Benda	Erskine	Lamborn	Reichardt
Briles	Flatt	Lodwick	Reppert
Buren	Floy	Lucken	Rigler
Burns	Gaudineer	Main	Riley
Cassidy	Glenn	McGill	Schaben
	Greim	MCGIII	bellabell

Clarke Hagedorn Messerly Shaff Mills Coleman .... Heying Shirley Condon Jepsen Murray Stanley DeHart: Kibbie Neu Van Eaton DeKoster Klefstad O'Mallev Van Gilst Dodds Kosek Patton

Nays: 0

Absent or not voting: 9

Denman Hougen Lisle Stephens
Frey Kruck Reno Walsh
Hill

Voting present: 5

Ely Heaberlin Lange Nurse

Frommelt

The bill having received a two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Coleman asked and received unanimous consent that Senate File 817 be withdrawn from further consideration by the Senate.

### RECONSIDER SENATE FILE 818

Senator Elvers moved that the vote by which Senate File 818, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission, passed the Senate be reconsidered, which motion prevailed.

Senator Elvers moved that the vote by which Senate File 818 went to its third reading be reconsidered, which motion prevailed.

Senator Elvers asked and received unanimous consent that House File 744 be substituted for Senate File 818.

Senator Elvers moved that the bill be read a third time, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes: 50

Balloun Erskine Lange Potgeter Benda Floy Lodwick Reichardt Briles Frommelt Lucken Reppert Buren Gaudineer Main Rigler Burns McGill 5 Glenn Riley Cassidy Hagedorn Messerly Schaben Clarke Heaberlin Mills Shaff Coleman Heying Murray Shirley

DeHart DeKoster Dodds Elvers Jepsen Kibbie Klefstad Kosek Neu Nurse O'Malley Patton Stanley Stephens Van Eaton Van Gilst

Ely

Lamborn

Nays: 0

Absent or not voting: 9

Denman Flatt Hill Hougen Kruck Lisle

Reno Walsh

Frey

Voting present: 2

Condon

Kyhl

The bill having received a two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Elvers asked and received unanimous consent that Senate File 818 be withdrawn from further consideration by the Senate.

# THIRD READING OF BILLS

On motion of Senator Gaudineer, Senate Joint Resolution 39, a joint resolution to create a commission to study the processes and operations of the general assembly of the state of Iowa and the members thereof, and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 39 as follows:

Section 1, lines 5 and 6, by striking the word and number "eighteen (18)" and insert in lieu thereof the word and number "sixteen (16)". Section 1, sub-section 1, line 7, by striking the word and number "six (6)" and insert in lieu thereof the word and number "five (5)". Section 1, sub-section 2, line 10, by striking the word and number "six (6)" and insert in lieu thereof the word and number "five (5)". Section 1, sub-section 2, line 14, by striking the word and number "six (6)" and insert in lieu thereof the word and number "five (5)".

The amendment was adopted.

Senator Gaudineer 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:

Aves: 48

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeKoster
Dodds
Elvers

Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen

Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Malley
Patton
Reichardt
Reppert
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

Nays: 3

Ely

Klefstad

Potgeter

Kibbie

Kosek

Rigler

Absent or not voting: 10

Coleman DeHart Denman Frey Hill Hougen Kruck Lisle

Reno Van Eaton

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Gaudineer asked and received unanimous consent that Senate Joint Resolution  ${f 39}$  be immediately messaged to the House.

On motion of Senator Shirley, Senate File 820, a bill for an act relating to acceptance of federal funds for highway safety, was taken up for consideration.

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate File 820 by striking from section one (1) lines thirteen (13) and fourteen (14) the words "the date hereof" and inserting in lieu thereof "July 1, 1967".

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: 50

Balloun Benda Briles Buren Floy Frommelt Gaudineer Glenn Lange Lodwick Lucken McGill

Reichardt Reppert Rigler Riley

Messerly Schaben Hagedorn Burns Heaberlin Mills Shaff Cassidy Coleman Heving Murray Shirlev Condon Jepsen Neu Stanley Kibbie Stephens DeKoster Nurse Van Eaton Dodds Klefstad O'Mallev Van Gilst Elvers Kosek Patton Walsh Elv Kyhl Potgeter Flatt Lamborn

Nays: 0

Absent or not voting: 11

Clarke Erskine Hougen Main DeHart Frey Kruck Reno Denman Hill 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 Dodds, House File 274, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day, 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 Erskine Lamborn Potgeter Benda Flatt Lange Reichardt Briles Flov Lodwick Reppert Buren Frommelt Lucken Rigler Burns Gaudineer Main Riley Cassidv Hagedorn McGill Schaben Clarke Heaberlin Messerly Shaff Coleman Heying Mills Shirley Condon Jepsen Murray Stanley DeKoster Kibbie Neu Stephens Dodds Klefstad Nurse Van Eaton Elvers Kosek O'Malley Van Gilst Ely Walsh Kyhl Patton

Nays: 0

Absent or not voting: 8

Denman Glenn Hougen Lisle

Frey

Hill

Kruck

Reno

Voting present: 1

## DeHart

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 733, a bill for an act relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants, 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: 37

Benda

Briles
Buren
Burns
Cassidy
Coleman
Condon
DeKoster

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying

Ely

Kibbie Klefstad Lamborn Lodwick Lucken McGill Murray Neu Nurse O'Malley Patton Reichardt Reppert Riley Shaff Shirley Van Gilst Walsh

Nays: 13

Dodds

Elvers

Balloun Clarke DeHart Erskine Jepsen Kyhl Lange Messerly Potgeter Rigler Stanley Stephens Van Eaton

Absent or not voting: 10

Denman Frey Hill Hougen Kosek Kruck Lisle Main Mills Reno

Voting present: 1

# Schaben

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Floy, Senate File 777, a bill for an act relating to junkyards, setting forth definitions; restrictions as to location along certain highways; requiring certain junkyards to be obscured by means of natural objects or fences; providing authority to purchase or condemn in certain situations; providing remedies for violation of this Act, was taken up for consideration.

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: 44

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Condon
DeHart
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Kosek

Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

O'Mallev

Patton

Reichardt Reppert Rigler Riley Shaff Shirley Stanley Stephens Van Gilst Walsh

Potgeter

Nays: 8

Briles DeKoster Erskine Klefstad Kyhl Lamborn Lange Schaben

Absent or not voting: 9

Coleman Denman Frev

Hill Hougen Kruck Lisle Reno Van Eaton

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 777 be immediately messaged to the House.

### IMMEDIATE MESSAGES

Senator Frommelt asked and received unanimous consent that House Files 733, 274, 744 and 743 and Senate File 820 be immediately messaged to the House.

#### SENATE FILE 370

 $\,$  Mr. President: I move to suspend the rules and reconsider the vote by which Senate File 370 passed the Senate.

ANDREW FROMMELT

2108

## HOUSE AMENDMENTS CONSIDERED

Senator Ely called up for consideration Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts for employees, amended by the House, as follows:

Amend Senate File 334 by striking all after the enacting clause and substituting the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following section:

"At the request of an employee through contractual agreement, the board of control or any institution under its jurisdiction 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 benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Amend the title to Senate File 334 by striking from lines two (2) and three (3) the words "or of other state agencies".

Senator Ely called up the following amendment to the House amendment filed by Senators Ely and Kibbie and moved its adoption:

Amend the House Amendment to Senate File 334 as follows:

- 1. By adding the following new section:
- Sec. 2. Section two hundred ninety-four point sixteen (294.16), Code 1966, is amended by striking from lines two (2) and three (3) the words "through contractual agreement" and inserting in lieu thereof the words, "state department of public instruction, county or joint county board of education, or".
- 2. By striking from line twenty-five (25) the period (.) and inserting in lieu thereof the words "and certain other governmental agencies".

Senator Ely asked and received unanimous consent that the amendment filed by Senators Ely and Kibbie on June 16, found on page 2074 of the journal, be withdrawn.

Senator Ely asked and received unanimous consent that further action be deferred.

### MESSAGE FROM THE HOUSE

The following message was received from the House:

Mr. President: I am directed to inform your honorable body that the House has adopted the Conference Committee report and the amendments contained therein, and passed Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE MESSAGES CONSIDERED

House File 754, a bill for an act to establish an Iowa Comprehensive alcoholism project.

Read first and second times, and passed on file.

House File 752, a bill for an act to appropriate from general fund of the commission on uniform laws.

Read first and second times, and passed on file.

House File 750, a bill for an act to appropriate from the general fund to the department of public defense for various capital improvements.

Read first and second times, and passed on file.

House File 749, a bill for an act to appropriate from the general fund to the state comptroller for data processing equipment.

Read first and second times, and passed on file.

House File 748, a bill for an act to make transfer of monies to the division of motor vehicle registration for purchase of supplies and materials.

Read first and second times, and passed on file.

House File 744, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission.

Read first and second times, and passed on file.

House File 743, a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first and second times, and passed on file.

House File 222, a bill for an act relating to contracts by boards of trustees of public libraries.

Read first and second times, and passed on file.

# INTRODUCTION OF BILLS

Senate File 821, 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, 1967 and ending June 30, 1969, funds for the state conservation commission.

Read first and second times and passed on file.

Senate File 822, 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, 1967 and ending June 30. 1969, to the commission on uniform laws the sum of six thousand one

hundred (6,100) dollars.

Read first and second times and passed on file.

Senate File 823, 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 defense five thousand (5,000) dollars for use as a revolving fund for the maintenance and operational costs of administrative state aircraft and make provisions for usage reimbursement.

Read first and second times and passed on file.

Senate File 824, by Committee on Appropriations, a bill for an act to make an additional transfer of fees, taxes, interest and penalties imposed under chapter four hundred twenty-two (422), Code 1966, to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacture of motor vehicle registration plates at prison industries for motor vehicles exempted from a registration fee as provided by section three hundred twenty-one point one hundred seventy (321.170), Code 1966.

Read first and second times and passed on file.

Senate File 825, by Committee on Appropriations, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance.

Read first and second times and passed on file.

Senate File 826, by Committee on Appropriations, 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.

Senate File 827, by Committee on Appropriations, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations to the offices of the legislative research bureau.

Read first and second times and passed on file.

Senate File 828, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969.

Read first and second times and passed on file.

Senate File 829, by Committee on Appropriatons, a bill for an act to appropriate from the general fund of the state of Iowa to the state historical society for capital improvements.

Read first and second times and passed on file.

Senate File 830, 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, 1967 and ending June 30, 1969, to the capitol planning commission the sum of twelve thousand five hundred (12,500) dollars.

Read first and second times and passed on file.

Senate File 831, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students.

Read first and second times and passed on file.

Senate File 832, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the executive council for capital planning commission recommendations.

Read first and second times and passed on file.

Senate File 833, by Committee on Appropriations, 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.

Senate File 834, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements.

Read first and second times and passed on file.

Senate File 835, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the board of control.

Read first and second times and passed on file.

Senate File 836, 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, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes.

Read first and second times and passed on file.

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 131, 601, 742.

ADOLPH W. ELVERS, Chairman Senate Committee
A. L. MENSING. 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 131, 601, 742.

### BILLS SENT TO THE GOVERNOR

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 19th day of June, 1967, sent to the governor for his approval, Senate Files 131, 601, 742.

ADOLPH W. ELVERS, Chairman

Passed on file.

#### REPORTS OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred  $\frac{\text{Senate}}{\text{File}}$   $\frac{797}{\text{N}}$ , a bill for an act to make appropriations to certain named persons in  $\frac{\text{settlement}}{\text{ment}}$  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  $\underline{\text{House}}$   $\underline{\text{File}}$  199, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors, 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 Conservation Committee amendment to S. F. 133 filed on March 13 as follows:

- 1. By inserting in line 35 after the word "least" the words "one-half of".
- 2. By striking in line 36 the figure "(1%)" and inserting in lieu thereof the figure "(1/2%)".

ADOLPH ELVERS

Amend the House amendment to Senate File 334 as follows:

- 1. By adding the following new section:
- "Sec. 2. Section two hundred ninety-four point sixteen (294.16), Code 1966, is amended by inserting after the word 'agreement' in lines two (2) and three (3) the words 'the state department of public instruction, county or joint county board of education, merged area school district, or'.'
- 2. By striking from line twenty-five (25) the period (.) and inserting in lieu thereof the words "and certain other governmental agencies.".

JOHN M. ELY, JR. JOHN P. KIBBIE

Amend Senate File 826 as follows:

Section 1, subsection 2. by adding the following after the comma (,) in line seven (7): "to be built on state-owned land in Jones County,".

COMMITTEE ON APPROPRIATIONS

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m., Tuesday, June 20, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, June 20, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Roger Peterson, pastor of the Lutheran Church, Clermont, Iowa.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Benda, Briles, Burns, DeKoster, Denman, Dodds, Flatt, Floy, Frommelt, Gaudineer, Glenn, Heying, Hougen, Lucken, Potgeter, Reichardt, Riley, Schaben, Shirley, Stanley and Stephens.

# CONFERENCE COMMITTEE EXCUSED (HOUSE FILE 686)

The Senate excused the following members to attend the committee conference on House File 686, Senators Nurse, Cassidy, Neu and McGill.

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 19, 1967, the Governor had approved the following bills.

Senate File 766, an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals.

Senate File 442, an act relating to sidewalks in cities and towns.

Senate File 70, an act relating to the recording of an agreement for joint exercise of Governmental powers.

Senate File 37, an act to provide real property tax credit to disabled veterans.

Senate File 590, an act relating to special education of handicapped children.

Senate File 309, an act relating to obscene, indecent, immoral, or impure entertainment.

Senate File 799, an act to amend Senate File 306, Acts of the Sixty-Second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles.

Senate File 73, an act relating to the availability of the report of the investigating law enforcement officer, or the driver of a vehicle involved in an accident.

Senate File 95, an act relating to leased and rented vehicle offenses.

Senate File 264, an act relating to the investment of funds of life insurance companies.

Senate File 779, an act relating to errors and omissions insurance for county officers and deputies and employees of county offices.

Senate File 658, an act relating to care and treatment of mental illness.

## HOUSE AMENDMENTS CONSIDERED

Senator Kruck called up for consideration House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building, amended by the House, and moved that the Senate concur in the following amendment:

## HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 719

Amend the Senate amendment to House File 719 by striking all of amendment 2.

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: 41

Buren	Hagedorn
Cassidy	Heaberlin
Clarke	Hill
Coleman	Hougen
DeHart	Jepsen
Elvers	Klefstad
Ely	Kosek
Erskine	Kruck
Frommelt	Kyhl
Gaudineer	Lamborn
Glenn	•

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
O'Malley

Lange

Patton
Reno
Reppert
Rigler
Schaben
Shaff
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 19

Balloun Benda Briles Burns DeKoster

Denman Dodds Flatt Floy Frey Heying Kibbie Neu Nurse Potgeter

Reichardt Riley Shirley Stephens

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 Messerly called up for consideration House File 301, a bill for an act to require an audit of town accounts at least once every four years, amended by the House, and moved that the Senate concur in the following amendment:

Amend the Senate amendment to House File 301 by inserting in line sixteen (16) after the word "chapter" the following:

", except that in the event an audit covering the same period has previously been made and paid for, the costs of such additional state audit shall be paid from any funds available in the office of the auditor of state".

Senator Murray rose on point of order on the grounds that the amendment was not germane to the title.

The Chair ruled the point not well taken.

The Senate concurred in the House amendment.

Senator Messerly moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

# Ayes: 41

Balloun	Gaudineer	Kyhl	Reno
Briles	Glenn	Lange	Reppert
Burns	Hagedorn	Lisle	Rigler
Clarke	Heaberlin	Lodwick	Schaben
Coleman	Hill	Main	Shaff
DeHart	Jepsen	Messerly	Stanley
DeKoster	Kibbie	Mills	Stephens
Elvers	Klefstad	O'Malley	Van Eaton
Ely	Kosek	Patton	Van Gilst
Erskine	Kruck	Potgeter	Walsh
Frommelt			

Frommelt

Nays: 5

Buren	Lamborn	Lucken		Murray
Hougen				

Absent or not voting: 15

Benda	Dodds	Heying	Reichardt
Cassidy	Flatt	McGill	Riley
Condon	Floy	Neu	Shirley
Denman	Frev	Nurse	

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 9:05 a.m.

#### MOTION TO RECONSIDER

Senator Frommelt called up the motion filed by him to suspend the rules and reconsider the vote by which Senate File 370, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor, passed the Senate, and moved its adoption.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Rule 8 was invoked.

Ayes: 32

Buren	Floy	Kibbie	Reichardt
Burns	Frommelt	Klefstad	Reno
Coleman	Gaudineer	Kosek	Reppert
Condon	Hagedorn	Kruck	Rigler
DeHart	Heaberlin	Messerly	Riley
Denman	Hill	O'Malley	Schaben
Elvers	Hougen	Patton	Shirley
Ely	Jepsen	Potgeter	Stanley

Nays: 19

Balloun	Flatt	Lisle	Stephens
Benda	Frey	Lodwick	Van Eaton
Briles	Glenn	Lucken	Van Gilst
DeKoster	Kyhl	Mills	Walsh
Erskine	Lange	Murray	

Absent or not voting: 10

_			
Cassidy	Heying	McGill	Nurse
Clarke	Lamborn	Neu	Shaff
Dadd.			

Dodds Main

The motion prevailed.

Senator Denman took the chair at 10:45 a.m.

#### THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 696, a bill for an act relating to the apportionment of the road use tax fund allocations, with report of committee returning the bill without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Lodwick called up the following amendment and moved its adoption:

Amend Senate File 696 by adding as Sec. 2 the following:

"Sec. 2. Section three hundred twelve point three (312.3), subsection two (2), Code 1966, is hereby amended, effective July 1, 1968, by striking from line six (6) the words 'the thirteen percent of' and inserting in lieu thereof the following:

forty (40) percent of the allocation from road use tax funds which he has credited to the street fund of the cities and towns, and apportioned among the cities and incorporated towns in the ratio that the needs of the streets of each city and incorporated town bear to the total needs of the city and incorporated town streets in the state in accordance with the most recent needs analysis as determined by the state highway commission, sixty (60) percent of the allocation from."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 7

Benda Lange Shaff Van Gilst Buren Lodwick Stephens

Navs: 50

Kruck Patton Balloun Floy Briles Kyhl Potgeter Frev Reichardt Burns Frommelt Lamborn Cassidy Gaudineer Lisle Reno Clarke Glenn Lucken Reppert Coleman Hagedorn McGill Rigler DeHart Heaberlin Messerly Rilev DeKoster Hill Mills Schaben Denman Shirley Hougen Murray Elvers Stanley Neu Jepsen Ely Kibbie Nurse Van Eaton Erskine O'Malley Walsh Klefstad Flatt Kosek

Absent or not voting: 4

Condon Dodds Heying Main

The amendment was lost.

Senator Riley offered the following amendment filed by Senators Riley and DeHart and moved its adoption:

Amend Senate File 696 by adding the following section:

Amend Section three hundred twelve point three (312.3), sub-section two (2), line

six (6), by striking the word "thirteen" and inserting the word "fifteen".

The amendment was adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 696 as follows:

- 1. Line five (5) by striking the word "twenty-eight" (28) and inserting in lieu thereof the word "twenty-nine" (29).
- 2. Line eight (8) by striking the word "fifteen" (15) and inserting in lieu thereof the word "fourteen" (14).

Division was called for.

The amendment was lost.

President Fulton took the chair at 12:05 p.m.

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: 38

Benda Reichardt Frommelt Kruck Burns Lamborn Gaudineer Reno Cassidy Lodwick Glenn Reppert Coleman Heaberlin Messerlv Rilev DeHart Shaff Hill Mills Denman Shirley Hougen Murray Ely Neu Stanley Jepsen Erskine Van Eaton O'Malley Kibbie Floy Klefstad Potgeter Walsh Frey Kosek

Nays: 19

Balloun Elvers Lisle Rigler Briles Schaben Flatt Lucken Buren Hagedorn McGill Stephens Clarke Van Gilst Kyhl Nurse DeKoster Patton Lange

Absent or not voting: 4

Condon Dodds Heying Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kruck 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 696 be immediately messaged to the House.

#### EXPLANATION OF VOTE ON SENATE FILE 696

I wish to explain my vote on Senate File 696 increasing the road-use tax money for cities and towns to 15%, in which I am in favor and for which I have voted. However, I voted against the Lodwick Amendment for the reason that while it would give Black Hawk County as a whole, more funds under the population-need basis, the only city that would benefit would be Waterloo, whereas, all of the other cities within the county would receive less money, particularly the smaller cities which would lose almost one-half of their present share of funds.

CHESTER O. HOUGEN

## 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 734 a bill for an act creating a department of revenue in lieu of the state tax commission.

Also:

That the House has concurred in the Senate amendment to the House amendment and passed Senate File 353 a bill for an act relating to the licensing of feeder pig dealers.

Also:

That the House refuses to concur in the Senate amendment to House File 16 a bill for an act relating to purchase of right of way by the highway commission.

Also:

That the House has amended the Senate amendment and concurred in the Senate amendment as amended and passed, House File 128 a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses.

## HOUSE AMENDMENT TO SENATE AMENDMENT

## TO HOUSE FILE 128

Amend the Senate amendment to House File 128 by striking in line three (3) all after the word "By" and all of line four (4) and inserting in lieu thereof the following: "inserting in line fifty-four (54) after the word 'imposed' the words 'by a magistrate not a district court judge' and inserting in line sixty-five (65) after the word 'released' the words 'by a magistrate other than a district court judge'."

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 761, a bill for an act to authorize expenditures by various regulatory divisions in department of agriculture from trust funds.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 760, a bill for an act to authorize expenditures by Iowa aeronoutics commission, Iowa dairy industry commission, the department of public safety, state permit board and the statistician of judiciary department.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 759, a bill for an act authorizing expenditures by various regulatory boards and agencies.

Also

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 756, a bill for an act to appropriate from the general fund of the state to the executive council for capital planning commission recommendations.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 755, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Also:

That the House has concurred in Senate amendments to and passed House File No. 260, a bill for an act providing for the creation of a law-enforcement officers training academy.

Also:

That the House has concurred in Senate amendments to and passed House File No. 356, a bill for an act relating to the marking and branding of animals.

Also:

That the House has concurred in Senate amendments to and passed House File No. 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies.

WILLIAM R. KENDRICK, Chief Clerk

#### REPRINT SENATE FILE 50

Senator Frommelt asked and received unanimous consent that Senate File 50 be printed as passed by the Senate.

#### INTRODUCTION OF BILLS

Senate File 837, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state the sum of two million (2,000,000) dollars to the higher education facilities commission for the guaranteed student loan programs.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

## AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley in the chair.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Condon, Dodds, Erskine, Floy, Heying, Hill, Lamborn, Main, Shaff and Van Gilst.

#### PETITION

Senator Floy presented a petition from 27 residents of Cerro Gordo County, in favor of legalizing pari-mutuel wagering on horses.

## HOUSE AMENDMENTS CONSIDERED

Senator Kruck called up House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, and moved that the Senate insist on its amendment.

Division was called for.

The motion prevailed and the Senate insisted on its amendment.

President Fulton took the chair at 2:55 p.m.

### UNFINISHED BUSINESS

#### THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 226, a bill for an act relating to the compensation of members of the General Assembly, was taken up for further consideration.

Senator Hougen called up the amendment filed by him May 10, found on pages 1364-1365 of the journal, and moved its adoption.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 13

Balloun	Kyhl	Lisle	Messerly
DeKoster	Lamborn	Lodwick	Potgeter
Hougen	Lange	Lucken	Stephens
Jepsen	_		

Nays: 38

Benda Briles Buren Burns Cassidy Clarke Ely
Erskine
Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin

Klefstad Kosek Kruck Murray Nurse O'Malley Patton Reichardt Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Denman Elvers

DeHart

Coleman

Kibbie

Absent or not voting: 10

Condon Dodds Floy Heying Hill Main McGill Mills

Reno

Neu Riley

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. The title was agreed to.

On the question "Shall the bill pass?" the vote was:

Rule 8 was invoked.

Ayes: 21

Benda Burns Cassidy Clarke Coleman Denman Ely Frey Frommelt Gaudineer Kibbie Klefstad Kosek Murray Neu Nurse

Reichardt Reppert Riley Van Eaton Walsh

Nays: 34

Balloun Briles Buren DeHart DeKoster Elvers Erskine Flatt Hagedorn
Heaberlin
Hougen
Jepsen
Kruck
Kyhl
Lamborn
Lange

Lucken
McGill
Messerly
Mills
O'Malley
Patton
Potgeter

Lodwick

Reno
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst

Absent or not voting: 6

Condon Dodds

Glenn

Floy ! Heying Hill

Main

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

## MOTIONS TO RECONSIDER

We move to reconsider the vote by which Senate File 226 failed to pass the Senate.

MAX E. RENO
GEORGE E. O'MALLEY

GEORGE E. O'MALLET

Mr. President: I move to reconsider the vote by which Senate File 485 passed the Senate.

ROBERT R. RIGLER

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 425, 480, 547, 575, 599, 608, 697, 731, and 734.

ADOLPH W. ELVERS, Chairman Senate Committee
A. L. MENSING, 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 425, 480, 547, 575, 599, 608, 697, 731, and 734.

## HOUSE MESSAGES CONSIDERED

House File 761, a bill for an act to authorize expenditures by various regulatory divisions in department of agriculture from trust funds.

Read first and second times, and passed on file.

House File 760, a bill for an act to authorize expenditures by Iowa aeronautics commission, Iowa dairy industry commission, the department of public safety, state permit board and the statistician of judiciary department.

Read first and second times, and passed on file.

House File 759, a bill for an act authorizing expenditures by various regulatory boards and agencies.

Read first and second times, and passed on file.

House File 756, a bill for an act to appropriate from the general fund of the state to the executive council for capital planning commission recommendations.

Read first and second times, and passed on file.

House File 755, 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.

#### SENATE CONCURRENT RESOLUTION 56

By: Klefstad, O'Malley and Messerly

WHEREAS, present Iowa laws, rules, and regulations pertaining to construction and erection of buildings, houses, factories, and other structures are extremely limited; and

WHEREAS, the increase in volume of construction created by a growing Iowa demands that the laws, rules, and regulations in this area not impede the growth and yet provide the greatest safety to citizens of the state; and

WHEREAS, such laws, rules, and regulations should be consistent with modern day construction techniques and methods and so far as practicable, be uniform in nature throughout the state; and

WHEREAS, there exists recognized and established codes applicable to building and electrical and plumbing installations which should be given consideration as the minimum standards governing all construction for the express purpose of achieving the highest degree of safety to life and property, in harmony with uniform and modern building techniques; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium a study to determine the need for legislation to promote a uniform building code, including legislation regulating general construction and plumbing and electrical installations, for the state of Iowa. The study should further include determination of means to implement and enforce any state-wide building code if the results of the study indicate that a building code is needed for the state.

BE IT FURTHER RESOLVED, That the Legislative Research Committee establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study and that the state fire marshal and representatives of the construction industry be appointed to serve in an advisory capacity to any study committee so established. Consideration should be given to appointing representatives of the construction industry from names submitted by duly recognized associations of home builders, general contractors, electrical contractors, mechanical contractors, architects, consulting engineers, and building trades labor organizations.

BE IT FURTHER RESOLVED, That the committee established by the Legislative Research Committee to assist with the study report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee shall report to the Sixty-third (63rd) General Assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the General Assembly.

# SENATE CONCURRENT RESOLUTION 57 By: Main

WHEREAS, the subcommittee of the Joint Appropriations Committee of the Sixty-second (62nd) General Assembly has given considerable time and study to application of the medicaid program for the children at Glenwood and Woodward State Hospitals, and

WHEREAS, the subcommittee chairman for the House of Representatives visited with the leadership of both the subcommittee and the subcommittee on social welfare budgets, since it is the board of welfare which will be responsible for the program if it is carried out, and

WHEREAS, it has become obvious that there are many administrative problems relating to the availability of funds, both state and federal, and the commencing of a medicaid program for these children, and

WHEREAS, not the least of all these being the fact that the whole medicaid program and its administration has not been resolved by either the local or national authorities, and

WHEREAS, the conclusion by said subcommittee was that the timing problems at this date are almost insurmountable, nevertheless they are intensely interested in any program which may or can be developed in the very near future; now therefore.

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That:

The subcommittee indicate to the board of control, the board of social welfare, the state comptroller and the executive council, its interest in a program for the children of Glenwood and Woodward under the medicaid program, and asks and instructs these above named agencies to continue the program study,

BE IT FURTHER RESOLVED, That:

Should a program be developed, if only in a pilot area, considerations be given to such a program, with financing through available funds, transfers, or the state contingent fund as it now exists.

#### REPORTS OF COMMITTEES

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred <u>House File</u> 146, a bill for an act relating to real property and contracts relating thereto, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

GEORGE E. O'MALLEY. Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Judiciary to which was referred <u>House File</u> 614, a bill for an act relating to jury selection, 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 <u>House File 441</u>, a bill for an act to extend the jurisdiction of a city or town to any land owned by it outside the limits thereof, 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 192, a bill for an act to authorize cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements, 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 <u>Senate File 153</u>, a bill for an act to change the present assessment limitations of Benefited Water Districts, 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.

# BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to Committee:

H.F. 749 Appropriations
H.F. 750 Appropriations
H.F. 754 Governmental Affairs
H.F. 759 Appropriations
H.F. 760 Appropriations
H.F. 761 Appropriations

The Chair announced the following Call of the Senate on House File 79 and all amendments and motions filed thereto:

## CALL OF THE SENATE

## Mr. President:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on House File 79 and all amendments and motions thereto.

G. E. KLEFSTAD
GEORGE O'MALLEY
C. JOSEPH COLEMAN
R. R. DODDS
DONALD MURRAY
JOHN P. KIBBIE
MERLE W. HAGEDORN
GENE CONDON

HOWARD REPPERT, JR.
JOSEPH CASSIDY
ROBERT BURNS
EUGENE HILL
JOHN ELY
JOHN W. PATTON
DONALD McGILL
WILLIAM DENMAN
ANDREW G. FROMMELT

The Secretary was directed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Dodds, Heying and Hill.

Senator Glenn asked and received unanimous consent that Senator Hill be excused from the Call of the Senate.

Senator Frommelt moved that the rules be suspended and that Senate File 821 be taken up for immediate consideration.

Roll call was requested on the motion.

On the motion "Shall the rules be suspended?" the vote was:

Ayes: 48

Benda	Flatt	Kruck	Nurse
Briles	Floy	Kyhl	O'Malley
Buren	Frey	Lamborn	Patton
Burns	Frommelt	Lange	Reichardt
Cassidy	Gaudineer	Lisle	Reno
Clarke	Glenn	Lodwick	Reppert
Condon	Hagedorn	Lucken	Schaben
DeHart	Heaberlin	Main	Shirley
Denman	Jepsen	McGill	Stanley
Elvers	Kibbie	Messerly	Van Eaton
Ely	Klefstad	Murray	Van Gilst
Erskine	Kosek	Neu	Walsh

Nays: 5

Balloun Rigler Shaff Stephens

Hougen

Absent or not voting: 8

ColemanDoddsHillPotgeterDeKosterHeyingMillsRiley

The motion prevailed.

#### THIRD READING OF BILLS

On motion of Senator Elvers, Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission, was taken up for consideration.

On motion of Senator Frommelt the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Fulton presiding.

The Secretary was directed to call the roll.

Roll call revealed all members present with the exception of Senators Dodds and Heying.

Senator Frommelt asked and received unanimous consent that the Call of the Senate on House File 79 be lifted.

Consideration of Senate File 821 was resumed.

Senator Rigler offered the following amendment:

Amend Senate File 821 by striking sections two (2) and three (3) and inserting in lieu thereof the following:

"Sec. 2. The salary of the state conservation director shall be fourteen thousand five hundred dollars (\$14,500.00) for each year of the biennium beginning July 1, 1967.

and ending June 30, 1969.

- "Sec. 3. Section one hundred seven point thirteen (107.13), Code 1966, is amended as follows:
- "1. By striking from line fifteen (15) the words forty-eight hundred and inserting in lieu thereof the words five thousand two hundred eighty.
- "2. By striking from lines twenty (20) and twenty-one (21) the words 'fifty-seven hundred' and inserting in lieu thereof the words 'six thousand one hundred eighty'.
  - "Sec. 4. Chapter eight (8), Code 1966, shall apply to this Act.
- "Sec. 5. No employee of the commission shall receive a higher salary than the director receives."

Senator Elvers rose on point of order on the grounds the amendment was not germane to the title of the bill.

The Chair ruled the point not well taken.

Senator Rigler asked and received unanimous consent that the amendment be considered by division.

Senator Rigler moved the adoption of Division 1 (Sec. 2) of the amendment.

Division was requested.

Division 1 of the amendment was adopted.

Senator Rigler moved the adoption of Division 2 (Sec. 3) of the amendment. Division was requested.

Division 2 was adopted.

Senator Rigler moved the adoption of Division 3 (Sec. 4) of the amendment. Division 3 was adopted.

Senator Rigler moved the adoption of Division 4 (Sec. 5) of the amendment. Roll call was requested.

On the question "Shall Division 4 be adopted?" the vote was:
Rule 8 was invoked.

Ayes: 34

Balloun
Benda
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt
Frey

Glenn
Hagedorn
Hill
Hougen
Jepsen
Kosek
Kruck
Kyhl
Lamborn

Lange
Lisle
Lodwick
Lucken
Main

Lucken Main Messerly Mills Neu Patton Potgeter Reno

Rigler Riley Shaff Stephens Van Eaton Navs: 25

Buren Burns Cassidy Coleman Condon Denman Ely Floy Frommelt Gaudineer Heaberlin Kibbie

Klefstad McGill Murray Nurse O'Malley Reichardt Reppert Schaben Shirley Stanley Van Gilst Walsh

Elvers

Absent or not voting: 2

Dodds

Heying

Division 4 of the amendment was adopted.

# MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which division four of the Rigler amendment to Senate File 821 was adopted.

MERLE W. HAGEDORN

Senator Lodwick offered the following amendment filed by Senators Lodwick, Rigler, Clarke and Lange and moved its adoption:

Amend Senate File 821 as follows:

- 1. By striking from line nine (9) "\$942,010.00", and inserting in lieu thereof the figure "\$890,000.00".
- 2. Also by striking from line twelve (12) "\$209,600.00", and inserting in lieu thereof the figure "\$195,400.00".
- 3. Also, by striking from line thirteen (13) "\$1,151,610.00", and inserting in lieu thereof the figure "\$1,085,400.00".
- 4. Also, by striking from line thirty-five (35) "\$1,326,750.00" and inserting in lieu thereof the figure "\$1,260,540.00".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 19

Balloun Clarke DeHart Flatt Frey Hougen Jepsen Kyhl Lange Lisle Lodwick Lucken Mills Potgeter Rigler Riley Stanley Stephens

rey Lisle Reno

Nays: 38

Benda Briles Ely Erskine Klefstad Kosek Patton Reichardt

Flov Kruck Reppert Ruren Frommelt Lamborn Schaben Burns Gaudineer Main Shaff Cassidy Glenn Coleman McGill Shirley Hagedorn Van Eaton Condon Murray Heaberlin Van Gilst DeKoster Nurse Hill O'Mallev Walsh Denman Kibbie Elvers

Absent or not voting: 4

Dodds

Heying

Messerly

Neu

The amendment was lost.

Senator Hougen offered the following amendment:

Amend Senate File 821 Section 1 as follows:

- 1. Strike from line nine (9) the figure "942,010.00" and insert in lieu thereof the figure "847,809.00".
- 2. Strike from line twelve (12) the figure "209,600.00" and insert in lieu thereof the figure "188,640.00".
- 3. Strike from line thirteen (13) the figure "1,151,610.00" and insert in lieu thereof the figure "1,036,449.00".
- 4. Strike from line seventeen (17) the figure "103,090.00" and insert in lieu thereof the figure "92,781.00".
- 5. Strike from line twenty-one (21) the figure "14,810.00" and insert in lieu thereof the figure "13,329.00".
- 6. Strike from line twenty-five (25) the figure "57,240.00" and insert in lieu thereof the figure "51,516.00".
- 7. Strike from line thirty-five (35) the figure "1,326,750.00" and insert in lieu thereof the figure "1.194.075.00".

Senator Hougen asked and received unanimous consent that the amendment be withdrawn.

Senator Klefstad offered the following amendment:

Amend Senate File 821 in Sec. 2, line 2 by striking the words and figures "fifteen thousand (15,000) dollars" and inserting in lieu thereof "fourteen thousand (14,000) dollars"

Senator Rigler rose on point of order on the grounds the subject matter had previously been acted upon.

The Chair ruled the point well taken.

Senator Klefstad asked and received unanimous consent that the amendment be withdrawn.

Senator Stanley offered the following amendment filed by Senators Stanley and Elvers:

Amend Senate File 821 by striking Section 2 and inserting in lieu thereof the following:

"Sec. 2. The salary of the state conservation director shall be set by the state conservation commission with the approval of the executive council."

Senator Rigler rose on point of order on the grounds that the subject matter of the amendment was the same as previously disposed of.

The Chair ruled the point well taken.

Senator Stanley asked and received unanimous consent that the amendment be withdrawn.

## REPORT OF CONFERENCE COMMITTEE

## ON SENATE FILE 616

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, begs leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

- 1. Section 5, by inserting the following in line twenty-six (26) after the word "between":
  - "the aggregate aid payments for the first three quarters and".
- 2. Section 6, by striking in line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".
- 3. Section 6, by striking in line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".
  - 4. By inserting the following new section after section eight (8):
- "Chapter two hundred eighty  $\Lambda$  (280A), Code 1966, is hereby amended by adding the following new section:
- "A merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except that the state board may authorize a merged area to own more than said amount if the state board determines that more land will be required for the programs of the area school or that the acquisition of a larger tract is advisable in order to acquire the desired land.
- "With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the merged area, and no election shall be necessary in connection with such sale notwith-standing any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law."

5. Section 10, by inserting the following new paragraph after line four (4):

"Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following: "supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which"."

6. Section 11, by inserting the following new paragraph after line ten (10):

Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:

"It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths mill levy shall be the responsibility of the state and shall not be paid from property tax."

- 7. Section 13, by inserting the following after the period in line eleven (11):
- "The board of directors may enter into such contracts."
- 8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).
  - 9. Section 13, by inserting the following after the period in line fifteen (15):

"In determining whether duplication would actually exist, the state board shall take into account the size, quality, tuition, purposes and area coverage of the existing public and private facilities and the needs of the area."

10. Section 13, by striking lines eighteen (18) through twenty-two (22), inclusive, and inserting in lieu thereof the following:

"Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuition for resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board.

- 11. Section 13, by inserting the following new paragraph after line twenty-two (22):
- "3. By inserting in line one (1) of said section before the word "The" the following:

'The board of directors of each merged area shall employ a president who shall be the chief administrative officer of the area school and shall have such other responsibilities as shall be assigned under the provisions of this chapter and by the board. The president shall not be required to hold any teacher's certificate.' "

12. Section 14, by striking in line three (3) the word "maximum" and inserting in lieu thereof the word "standard".

- 13. Section 14, by inserting in line four (4) after the word "term" the words ", and the maximum academic work-load for any such instructor shall be sixteen (16) credit hours per school term,".
- 14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

#### "sections:

'Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board.'

'Prescribe a uniform system of accounting for area schools.' "

- 15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word "associate" and inserting in lieu thereof the word "assistant".
  - 16. By inserting the following new section after section 18:
- "Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words on faculty salary schedules"."
  - 17. Section 20, by inserting at the end of line five (5) the following:
  - "Not more than five (5) members shall be of the same political party."
  - 18. By inserting the following new section after section 20:
- "Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting the following at the end thereof:

'In appointing members, the governor shall attempt to provide that at least one member has substantial knowledge related to vocational and technical training, and at least one member has substantial knowledge related to area community colleges.'"

- . 19. Section 21, by striking all of said section and inserting in lieu thereof the following:
- "Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17) inclusive."
  - 20. By inserting the following new section after section 23:
- "Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:
- "1. By striking in line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
  - "2. By inserting the following after the period in line eight (8):
- 'The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools.' ''

21. By renumbering the sections in accordance with these amendments.

JOHN P. KIBBIE, Chairman JAMES E. BRILES DELBERT FLOY . DAVID STANLEY C. RAYMOND FISHER, Chairman RAY V. BAILEY JAMES T. CAFFREY JOAN LIPSKY

On the Part of the Senate

On the Part of the House

# CONFERENCE COMMITTEE ON H.J.R. 23

President Fulton announced the appointment of Senators Gaudineer, chairman; Van Gilst, Benda, and Stephens, on the part of the Senate, to the Conference Committee on House Joint Resolution 23, a Joint Resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor.

## INTRODUCTION OF BILLS

Senate File 838, 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, 1967 and ending June 30, 1969 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 placed on the calendar.

# AMENDMENTS FILED

#### HOUSE FILE 201

Amend the Murray, Balloun, Clark and Potgeter amendment filed June 16 as follows:

- 1. By striking the word "another" in line 28.
- $2. \;$  By adding the following as a new section following Sec. 2 and renumbering the following sections:

"Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:

1. By inserting in line seven (7) following the word "state" the following:

'No bond shall be cancelled by the surety on less than ninety (90) days notice by certified mail to the commission and the principal.'

2. By adding at the end thereof the following:

'Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman.'

3. By changing the word "deliver" in line 131 to "delivery".

CHARLES F. BALLOUN

Amend the Conservation Committee amendment to Senate File 133, filed March 13, 1967, as follows:

- 1. By inserting in line thirty-five (35) after the word "least" the words and figures "one-fourth (1/4) of".
- 2. By striking in line thirty-six (36) the words and figures "one (1%)" and by inserting in lieu thereof the words and figures "one-fourth (1/4) of one (1) percent".
- 3. By striking in line thirty-nine (39) the words and figures "one percent (1%)" and by inserting in lieu thereof the words and figures "one-fourth (1/4) of one (1) percent".

DONALD S. McGILL

Amend the Conservation Committee amendment to Senate File 133 filed March 13 as follows:

- 1. By inserting in line thirty-five (35) after the word "least" the words and figures "one-half (1/2) of".
- 2. By striking in line thirty-six (36) the words and figures "one (1%)" and inserting in lieu thereof the words and figures "one-half (1/2) of one (1%) percent".
- 3. By striking in line thirty-nine (39) the words and figures "one percent (1%)" and inserting in lieu thereof the words and figures "one-half (1/2) of one (1%) percent".

  ADOLPH ELVERS

Amend Senate File 370 as follows:

- 1. By striking from line two (2) of section two (2) the words and numerals "five hundred thousand (500,000)" and by inserting in lieu thereof the words and numerals "one hundred twenty-five thousand (125,000)".
- 2. Further amend by inserting in line four (4) of section two (2) after the period (.) the following:

"In addition, board of supervisors of Tama county shall appropriate one hundred twenty-five thousand (125,000) dollars in matching funds to be used in conjunction with the road use tax fund appropriaton for the purposes as outlined in section one (1) of this Act."

JOHN P. KIBBIE

Amend the Conservation Committee amendment to Senate File 133 filed March 13 as follows:

- 1. By inserting in line thirty-five (35) after the word "least" the words and figures "one-tenth (1/10) of".
- 2. By striking in line thirty-six (36) the words and figures "one (1%)" and inserting in lieu thereof the words and figures "one-tenth (1/10) of one (1%) percent".
- 3. By striking in line thirty-nine (39) the words and figures "one percent (1%)" and inserting in lieu thereof the words and figures "one-tenth (1/10) of one (1%) percent.

  JAMES F. SCHABEN

Amend House File 199, Sec. Two (2), line four (4), by striking the word and figure ten (10) and inserting in lieu thereof the word and figure fifteen (15).

GILBERT E. KLEFSTAD C. JOSEPH COLEMAN

Amend House File 702 as follows:

By inserting at the end of section four (4) the following as a new subsection:

"c. 'Property and services used by the seller in the repair or conditioning of the property accepted as part consideration shall not be subject to tax."

VERNON H. KYHL

Amend Senate File 831 by striking the words and figure "two hundred fifty thousand (250,000)" in line 4 and by inserting in lieu thereof the words and figure "five hundred thousand (500,000)"

JOHN P. KIBBIE

Senate File 826 is hereby amended by inserting in section one (1), subsection two (2), line four (4), after the word "council" the following:

"(such funds to be used only for the planning, contracting, constructing, and equipping of any building or buildings used for detaining, care, and treatment of men and shall not include any funds for any building to be used for administrative purposes.)"

FRANKLIN MAIN

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m., Wednesday, June 21, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, June 21, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Nevin Haines, pastor of the Congregational Church, Parkersburg, Iowa.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all Senators present with the exception of Senators Briles, Buren, Condon, DeHart, Denman, Flatt, Floy, Jepsen, Kibbie, Lisle, Nurse, Potgeter, Reichardt, Reno, Rigler, Riley, Schaben, Stanley and Walsh.

## INSISTS ON AMENDMENTS TO

#### HOUSE FILE 16

Senator Hagedorn called up House File 16, a bill for an act relating to purchase of right of way by the highway commission, and moved that the Senate insist on its amendment.

The motion prevailed and the Senate insisted on its amendment.

Senator Frommelt asked and received unanimous consent that House File 128 be taken up.

# HOUSE AMENDMENTS CONSIDERED

Senator Gaudineer called up for consideration House File 128, a bill for an act relating to the disposition prior to final judgement of persons charged with public offenses, amended by the Senate, further amended by the House, and moved that the Senate concur in the following House amendment to the Senate amendment:

## HOUSE AMENDMENT TO SENATE AMENDMENT

#### TO HOUSE FILE 128

Amend the Senate amendment to House File 128 by striking in line three (3) all after the word "By" and all of line four (4) and inserting in lieu thereof the following: "inserting in line fifty-four (54) after the word 'imposed' the words by a magistrate not a district court judge' and inserting in line sixty-five (65) after the word 'released' the words by a magistrate other than a district court judge'."

The Senate concurred in the House amendment.

Senator Gaudineer 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 Lamborn Patton Renda Frev Lange Potgeter Frommelt Burns Lisle Reichardt Cassidy Gaudineer Lodwick Reno Glenn Lucken Clarke Reppert Coleman Main Hagedorn Rigler Condon Heaberlin McGill Riley DeHart Heying Shaff Messerly DeKoster Hougen Mills Shirley Dodds Kibbie Murray Stanley Elvers Kosek Neu Stephens Elv Kruck Nurse Van Eaton Erskine O'Malley Kyhl Walsh Flatt

riau

Nays: 0

Absent or not voting: 8

Briles Denman Jepsen Schaben Buren Hill Klefstad 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 9:00 a.m.

The Chair announced the following Call of the Senate on House File 79 and all amendments and motions filed thereto:

#### CALL OF THE SENATE

# Mr. President:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on House File 79 and all amendments and motions thereto.

G. E. KLEFSTAD
GEORGE O'MALLEY
C. JOSEPH COLEMAN
R. R. DODDS
DONALD MURRAY
JOHN P. KIBBIE
MERLE W. HAGEDORN
GENE CONDON

HOWARD REPPERT, JR.

JOSEPH CASSIDY

ROBERT BURNS

EUGENE HILL

JOHN ELY

JOHN W. PATTON

DONALD S. McGILL

WILLIAM DENMAN

ANDREW G. FROMMELT

The Secretary was directed to call the roll.

Roll call revealed all members of the Senate present.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Fulton presiding.

President Pro Tempore O'Malley took the chair at 9:50 a.m.

## HOUSE AMENDMENTS CONSIDERED

Senator Stanley called up for consideration Senate File 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors, amended by the House, and moved that the Senate concur in the following amendment:

## HOUSE AMENDMENT TO SENATE FILE 233

Amend Senate File 233 by striking from line eight (8) of Section 1 the words "a certificate of".

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: 58

Balloun Erskine Benda Flatt Briles Floy Buren Frev Burns Gaudineer Cassidy Glenn Clarke Hagedorn Coleman Heaberlin Condon Heying DeHart Hougen DeKoster Jepsen Denman Kibbie Dodds Klefstad Elvers Kosek Kruck Ely

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Kyhl

Patton
Potgeter
Reichardt
Reno
Reppert
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Gilst
Walsh

Nays: 0

Absent or not voting: 3

Frommelt

Hill

Rigler

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 members of the conference committee on House File 686, Senators Nurse, Cassidy, Neu and McGill, be excused temporarily from the Call of the Senate.

Senator Ely called up for consideration Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts for employees, amended by the House.

Senator Ely asked and received unanimous consent that the amendments to the House amendment filed by Senators Ely and Kibbie on June 16, found on page 2073 of the journal, and June 19, found on page 2113 of the journal, be withdrawn.

Senator Ely moved that the Senate concur in the following House amendment:

# HOUSE AMENDMENT TO SENATE FILE 334

Amend Senate File 334 by striking all after the enacting clause and substituting the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following section:

"At the request of an employee through contractual agreement, the board of control or any institution under its jurisdiction 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 benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Amend the title to Senate File 334 by striking from lines two (2) and three (3) the words "or of other state agencies".

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: 51

Balloun Erskine Kruck Patton Benda Flatt Kyhl Potgeter Briles Floy Reichardt Lamborn Burns Lisle Frev Reno Cassidy -Gaudineer Lodwick Rilev Clarke Main Schaben Glenn Condon Hagedorn McGill Shaff DeHart Heaberlin Messerly Shirley

DeKoster Denman Dodds Elvers Heying Jepsen Kibbie Klefstad Kosek Mills Murray Neu Nurse

O'Malley

Stanley Van Eaton Van Gilst Walsh

Ely

Nays: 5

Hill

Hougen

Lange

Coleman

Buren

Absent or not voting: 3

Frommelt

Reppert

Rigler

Voting present: 2

Lucken

Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

#### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 823, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense five thousand (5,000) dollars for use as a revolving fund for the maintenance and operational costs of administrative state aircraft and make provisions for usage reimbursement, was taken up for consideration.

Senator Hill moved that House File 745 be substituted  $\,$  for Senate File 823, 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: 50

Balloun
Benda
Briles
Burns
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine
Flatt

Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Klefstad
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Murray
O'Malley

Patton

Potgeter

Reichardt Reno Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh Nays: 0

Absent or not voting: 11

Nurse Buren Ely McGill [ Frommelt Mills Rigler Cassidy

Condon Kibbie Neu

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 823 be withdrawn from further consideration by the Senate.

On motion of Senator Coleman, Senate File 825, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance, was taken up for 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: 52

Benda

Floy Kruck Potgeter Briles Frey Kyhl Reichardt Buren Gaudineer Lamborn Reno Burns Glenn Lange Reppert Clarke Hagedorn Lisle Riley Coleman Heaberlin Lodwick Schaben DeHart Heying Lucken Shaff DeKoster Hill Main Shirley Denman Messerly Stanley Hougen Dodds Mills Stephens Jepsen Elvers Van Eaton Kibbie Murray Erskine Klefstad Van Gilst O'Malley Flatt Kosek Patton Walsh

Nays: 0

Absent or not voting: 9

Balloun Ely McGill Nurse Cassidy Frommelt Rigler Neu

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 Benda, Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in the offices of the legislative research bureau, was taken up for consideration.

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: 52

Balloun
Benda
Briles
Buren
Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Kibbie

Kosek

Klefstad

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Mills

Murray O'Malley

Patton

Potgeter Reichardt Reno Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 9

Cassidy Flatt Flov Frey Frommelt McGill Neu Nurse 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 Hill, Senate File 824, a bill for an act to make an additional transfer of fees, taxes, interest and penalties imposed under chapter four hundred twenty-two (422), Code 1966, to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacture of motor vehicle registration plates at prison industries for motor vehicles exempted from a registration fee as provided by section three hundred twenty-one point one hundred seventy (321.170), Code 1966, was taken up for consideration.

Senator Hill moved that House File 748 be substituted for Senate File 824, 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: 51

Benda Briles Buren Flatt Floy Frey Kosek Kruck Kyhl Potgeter Reichardt Reno Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Erskine

Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Lamborn
Lange
Lisle
Lodwick
Main
Messerly
Mills
Murray
O'Malley
Patton

Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 10

Balloun Cassidy Elv Frommelt Lucken McGill Neu Nurse Rigler Walsh

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 824 be withdrawn from further consideration by the Senate.

On motion of Senator Kibbie, Senate File 828, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, was taken up for consideration.

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: 44

Benda Briles Buren Burns Clarke Coleman DeHart Denman Dodds Elvers Ely Erskine
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad

Kyhl
Lamborn
Lisle
Lodwick
Lucken
Messerly
Mills
Murray
O'Malley
Patton

Kruck

Potgeter Reichardt Reppert Rigler Riley Schaben Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 3

Balloun

Hougen

Main

Absent or not voting: 11

Cassidy Condon Flatt Frey Lange McGill Nurse Shaff

DeKoster

Kosek

Neu

Voting present: 3

Hill

Reno

Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## EXPLANATION OF VOTE

While I was absent from the Senate Chamber the following votes were recorded. Had I been present, I would have voted "Aye" on House Files 719 and 301, Senate Files 696 and 226, the motion to reconsider Senate File 370, that the rules be suspended on Senate File 821. I would have voted "No" on the Lodwick amendment to Senate File 696, the Hougen amendment to Senate File 226, Division 4 of the Rigler amendment on Senate File 821, and the Lodwick amendment to Senate File 821.

ROBERT R. DODDS

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

#### AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

#### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Benda, Briles, Buren, Cassidy, Condon, Elvers, Ely, Flatt, Floy, Hougen, Kosek, Kruck, Main, McGill, Messerly, Murray, Nurse, Potgeter, Reichardt, Reno, Reppert, Riley, Stanley and Stephens.

## VISITOR

Senator Rigler rose on point of personal privilege to introduce the Honorable Wayne Shaw, former Representative from Floyd County, who was present in the Senate chamber.

Senator Kibbie called up the following report:

# REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 616

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, begs leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

1. Section 5, by inserting the following in line twenty-six (26) after the word "between":

"the aggregate aid payments for the first three quarters and".

- 2. Section 6, by striking in line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".
- 3. Section 6, by striking in line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".
  - 4. By inserting the following new section after section eight (8):

"Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new section:

"A merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except that the state board may authorize a merged area to own more than said amount if the state board determines that more land will be required for the programs of the area school or that the acquisition of a larger tract is advisable in order to acquire the desired land.

"With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the merged area, and no election shall be necessary in connection with such sale not-withstanding any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law."

5. Section 10, by inserting the following new paragraph after line four (4):

"Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following: 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'."

6. Section 11, by inserting the following new paragraph after line ten (10):

'Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:

"It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths mill levy shall be the responsibility of the state and shall not be paid from property tax."

- 7. Section 13, by inserting the following after the period in line eleven (11): "The board of directors may enter into such contracts."
- 8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).
  - 9. Section 13, by inserting the following after the period in line fifteen (15):
- "In determining whether duplication would actually exist, the state board shall take into account the size, quality, tuition, purposes and area coverage of the existing public and private facilities and the needs of the area."
- 10. Section 13, by striking lines eighteen (18) through twenty-two (22), inclusive, and inserting in lieu thereof the following:

"Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuition for resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board."

- 11. Section 13, by inserting the following new paragraph after line twenty-two (22):
- $^{\prime\prime}$ 3. By inserting in line one (1) of said section before the word  $^{\prime\prime}$ The $^{\prime\prime}$  the following:

'The board of directors of each merged area shall employ a president who shall be the chief administrative officer of the area school and shall have such other responsibilities as shall be assigned under the provisions of this chapter and by the board. The president shall not be required to hold any teacher's certificate.'

- 12. Section 14, by striking in line three (3) the word "maximum" and inserting in lieu thereof the word "standard".
- 13. Section 14, by inserting in line four (4) after the word "term" the words ", and the maximum academic work-load for any such instructor shall be sixteen (16) credit hours per school term,".
- 14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"sections:

'Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board.'

'Prescribe a uniform system of accounting for area schools.'

- 15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word "associate" and inserting in lieu thereof the word "assistant".
  - 16. By inserting the following new section after section 18:
- "Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words on faculty salary schedules"."
  - 17. Section 20, by inserting at the end of line five (5) the following:
  - "Not more than five (5) members shall be of the same political party."
  - 18. By inserting the following new section after section 20:
- "Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting the following at the end thereof:

'In appointing members, the governor shall attempt to provide that at least one member has substantial knowledge related to vocational and technical training, and at least one member has substantial knowledge related to area community colleges.' "

- 19. Section 21, by striking all of said section and inserting in lieu thereof the following:
- "Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17) inclusive."
  - 20. By inserting the following new section after section 23:
- "Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:
- $^{\prime\prime}1.$  By striking in line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
  - "2. By inserting the following after the period in line eight (8):

'The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools.'

enced in matters relating to area schools.' "

21. By renumbering the sections in accordance with these amendments.

JOHN P. KIBBIE. Chairman C. RAYMOND FISHER

JAMES E. BRILES

C. RAYMOND FISHER, Chairman RAY V. BAILEY

DELBERT FLOY

JAMES T. CAFFREY

DAVID STANLEY

JOAN LIPSKY

On the Part of the Senate

On the Part of the House

On motion of Senator Kibbie, the report was adopted.

On motion of Senator Kibbie, the amendments and recommendations contained therein were 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

Briles Erskine Kyhl Patton Buren Floy Lamborn Potgeter Burns Lisle Reichardt Frey Cassidy Lodwick Reno Frommelt Clarke Gaudineer Lucken Reppert Coleman McGill Rigler Glenn Rilev Condon Hagedorn Messerly Shaff DeHart Heaberlin Mills DeKoster Heying Murray Shirley Denman Kibbie Neu Stanley Van Eaton Dodds Klefstad Nurse

Elvers Ely

Nays: 5

Balloun Jepsen

Hill

Absent or not voting: 5

Benda Flatt Main

Kosek

Kruck

Schaben

Lange

O'Malley

Walsh

Van Gilst

Stephens

Voting present: 1

Hougen

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

#### CALL OF THE SENATE

The Chair announced the Call of the Senate on House File 79.

The Secretary was directed to call the roll.

Roll call revealed all members present with the exception of Senators Benda and Flatt.

Senator Frommelt asked unanimous consent that Senate File 838 be taken up for consideration.

The Chair announced the following Call of the Senate on Senate File 838 and all amendments and motions thereto.

## CALL OF THE SENATE

Mr. President:

Pursuant to Rule 5 of the Rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 838.

ROBERT R, RIGLER
RICHARD STEPHENS
CLIFTON C, LAMBORN
ROGER J, SHAFF
ERNEST KOSEK
ARTHUR A, NEU
A, J, ERSKINE
M, M, MILLS

CHARLES F. BALLOUN JAMES BRILES LUCAS J. DEKOSTER ELMER F. LANGE DAVID STANLEY JAMES A. POTGETER HUGH H. CLARKE

Senator Frommelt moved that the Calls of the Senate on House File 79 and Senate File 838 be lifted, which motion prevailed.

## EXPLANATION OF VOTE ON SENATE FILE 696

This explanation is filed to record my "Aye" vote on Senate File 696. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

GENE F. CONDON

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 8, 1967, the Governor had approved the following bills.

Senate File 561, an act relating to filing fees and filing procedures under the Uniform Commercial Code.

Senate File 366, an act relating to County Boards of Conservation.

Senate File 225, an act relating to establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled.

#### CONFERENCE COMMITTEE

## ON HOUSE FILE 16

President Fulton announced the appointment of Senators Riley, chairman; Potgeter, Reno, and Condon, on the part of the Senate, to the Conference Committee on House File 16, an Act relating to purchase of right of way by the highway commission.

#### SENATE CONCURRENT RESOLUTION 58

By: Riley, Kosek, Gaudineer, Ely, Stanley, Walsh, Denman, Burns

WHEREAS, our great nation is founded upon the principles and concepts of equal opportunity and justice for all its citizens, and

WHEREAS, since 1860 the state of Iowa has been a leader among the several states in providing said equal opportunity and justice for all its citizens, and has always demonstrated its great concern for human welfare and dignity by the enactment of progressive anti-discriminatory laws, and

WHEREAS, there is now pending before the Appropriations Committee of the Congress of the United States of America, the proposed budget submitted by the Atomic Energy Commission for the establishment of a three hundred seventy-five million dollar atomic accelerator laboratory to be constructed at Weston, Illinois, and

WHEREAS, the legislature of the state of Illinois has neglected, failed and refused to show its concern for the welfare of all the citizens of Illinois by failing to legislate non-discriminatory laws in the area of fair and open housing; now, therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Congress of the United States of America is hereby strongly urged to instruct the Atomic Energy Commission from proceeding with present plans for awarding the proposed three hundred seventy-five million dollar installation at Weston, Illinois,

BE IT FURTHER RESOLVED, That the Congress of the United States of America instruct the Atomic Energy Commission to allow the state of Iowa the opportunity to submit additional specifications outlining Iowa's exceptional and outstanding capabilities and physical resources for said atomic accelerator facility,

BE IT FURTHER RESOLVED, That enrolled copies of this resolution be forwarded to the Secretary of the Senate and to the Clerk of the House of Representatives of the United States of America and to all members of Iowa's congressional delegation to be circulated by them among their fellows.

## SENATE CONCURRENT RESOLUTION 59

## By: Commerce Committee

WHEREAS, Iowa has recently adopted major legislation granting the Iowa Commerce Commission authority to regulate public utilities; and

WHEREAS, all citizens of the state are affected by public utility laws, services, and rates; and

WHEREAS, there is considerable concern among legislators, the public, and individuals responsible for the enforcement of the public utility laws regarding utility rates and services; and

WHEREAS, due to the concern among officials and the citizenry of Iowa, it is believed advisable to review the status of public utilities in the state; NOW THEREFORE.

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium a study of the public utility statutes, rules and regulations relating thereto, the effectiveness of the statutes, rules, and regulations in providing reasonable rates and services to citizens of this state, and the need for any revision in the state public utility statutes. The Research Committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.

BE IT FURTHER RESOLVED: That the committee assisting in the study be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the General Assembly.

# 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 No. 288, a bill for an act to abolish terms for holding court in the district courts of the state.

Also:

That the House has concurred in the Senate amendment; further amended, and passed House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties of a population of 225,000 or over.

# FURTHER HOUSE AMENDMENT TO HOUSE FILE 495

Amend House File 495 by adding the following new section:

Sec. 3. Section three hundred forty-seven point seven (347.7), Code 1966, is further amended by striking the period in line fifteen (15) and inserting the following: "and such fund shall be subject to review by the board of supervisors in counties over two hundred twenty-five thousand (225,000).

Also:

That the House has concurred in Senate amendments to and passed House File No. 740, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also

That the House has concurred in Senate amendments to and passed House File No. 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa.

WILLIAM R. KENDRICK, Chief Clerk

# REPORTS OF COMMITTEES

Senator George E. O'Malley submitted the following report:

Mr. President: Your committee on Judiciary to which was referred House File 304, a bill for an act relating to liability in property damage cases caused by juveniles, 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 Denman submitted the following report:

Mr. President: Your committee on Governmental Affairs to which was referred House File 754, a bill for an act to establish an Iowa comprehensive alcoholism project; to provide for the administration thereof and to make appropriations therefor, and to

ratify and approve acts heretofore done to initiate, and in pursuance of, the functions and purposes of the project, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred House File 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one (21), Code 1966, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Governmental Affairs to which was referred House File 738, a bill for an act relating to legislative printing, begs leave to report it has had the same under consideration and recommends the same do pass.

WILLIAM F. DENMAN, Chairman

Ordered passed on file.

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House</u>

File 711, a bill for an act relating to the fish and game protection fund, begs leave
to report it has had the same under consideration and recommends the same <u>do pass.</u>

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 838, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alternations of institutions under the said state board of regents, was taken up for consideration.

Senator Glenn offered the following amendment filed by Senators Glenn and Lamborn and moved its adoption:

Amend Senate File 838 as follows:

- 1. Amend Section 2, line nine (9) by striking the figures "\$29,120,000.00" and inserting in lieu thereof the figures "\$28,246,400.00".
- 2. Amend Section 3, line ten (10) by striking the figures "\$8,696,000.00" and inserting in lieu thereof the figures "\$8,435,120,00".
- 3. Amend Section 4, line eleven (11) by striking the figures "\$1,916,000.00" and inserting in lieu thereof the figures "1,858,520.00".

- 4. Amend Section 5, line nine (9) by striking the figures "\$635,000.00" and inserting in lieu thereof the figures "\$615,950.00".
- 5. Amend Section 6, line nine (9) by striking the figures "\$1,188,000.00" and inserting in lieu thereof the figures "\$1,152,360.00".
- 6. Amend Section 7, line eight (8) by striking the figures "\$1,468,000.00" and inserting in lieu thereof the figures "\$1,423,960.00".
- 7. Amend Section 8, line nine (9) by striking the figures "\$23,024,000.00" and inserting in lieu thereof the figures "\$22,333,280.00".
- 8. Amend Section 9. line eight (8) by striking the figures "\$3,652,000,00" and inserting in lieu thereof the figures "\$3,542,440.00".
- 9. Amend Section 10, line nine (9) by striking the figures "\$2,749,000.00" and inserting in lieu thereof the figures "\$2,666,530,00".
- 10. Amend Section 11, line eight (8) by striking the figures "\$8,720,000,00" and inserting in lieu thereof the figures "\$8,458,400.00".
- 11. Amend Section 12, line nine (9) by striking the figures "\$652,000.00" and inserting in lieu thereof the figures "\$632,440,00".
- 12. Amend Section 13, line eight (8) by striking the figures "\$1,180,000.00" and inserting in lieu thereof the figures "\$1,144,600.00".
- 13. Amend Section 13, line ten (10) by striking the figures "\$83,000,000,00", and inserting in lieu thereof the figures "\$80,510,000.00".

President Fulton took the chair at 3:20 p.m.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 25

Balloun Hill Lange Rigler Benda Hougen Lisle Schaben DeKoster -Lodwick Shaff Jepsen Erskine Lucken Stephens Kruck Glenn Van Eaton Mills Kyhl Heaberlin Walsh Lamborn Potgeter Heying

Nays: 34

Briles Dodds Kibbie O'Mallev Buren Elvers Klefstad Patton

Burns Ely Kosek Reichardt Cassidy Flatt McGill Reppert Clarke Floy Messerly Riley Coleman Frey Murray Shirley Condon Frommelt Neu Stanley DeHart Gaudineer Nurse Van Gilst Denman Hagedorn

Absent or not voting: 2

Main

Reno

The amendment was lost.

Senator Flatt offered the following amendment:

Amend Senate File 838 by adding a new section as follows:

"Sec. 18. The appropriations provided in this Act to the three universities of higher learning are conditioned on there being no increase in tuition at said institutions during the biennium ending June 30, 1969."

Senator Flatt asked and received unanimous consent that the amendment be withdrawn.

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: 41

Benda	Elvers	Heying	Patton
Briles	Ely	Kibbie	Reichardt
Buren	Erskine	Klefstad	Reno
Burns	Flatt	Kosek	Reppert
Cassidy	Floy	MeGill	Riley
Clarke	${ t Frey}$	Messerly	Shaff
Coleman	Frommelt	Murray	Shirley
Condon	Gaudineer	Neu	Stanley
DeHart	Hagedorn	Nurse	Van Gilst
. Denman	Heaberlin	O'Malley	Walsh
Dodds			

37 40

Nays: 16

Balloun	Jepsen	Lisle	Potgeter
DeKoster	Kyhl	Lodwick	Rigler
Hill	Lamborn	Lucken	Stephens
Hougen	Lange	Mills	Van Eaton

Absent or not voting: 1

Main

Voting present: 3

Glenn

Kruck

Schaben

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 838 be immediately messaged to the House.

On motion of Senator Rigler, House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, was taken up for further consideration.

Senator Rigler called up the following amendment:

Amend House File 633 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section one (1). All departments and agencies of state government shall submit and have printed all bills and joint resolutions to be proposed by them prior to December thirty-one (31) of the year preceding the convening of the general assembly. The printing shall be made under the rules on printing prevailing at the previous session of the general assembly with the costs paid in accordance with section two point ten (2.10) of the Code. Such bills and joint resolutions so printed shall be distributed to the elected members of the general assembly by the chief clerk of the house and the secretary of the senate. All bills and joint resolutions so proposed and printed shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes."

Senator Frommelt moved that further action on House File 633 be temporarily deferred.

### IMMEDIATE MESSAGES

Senator Frommelt asked and received unanimous consent that House Files 745 and 748, and Senate Files 825, 827, and 828 be immediately messaged to the House.

### UNFINISHED BUSINESS

Senator Reichardt called up the motion filed by him to reconsider the vote by which House File 79, a bill for an act relating to the sale of documentary stamps, passed the Senate and moved its adoption.

Roll call was requested.

On the question "Shall House File 79 be reconsidered?" the vote was:

Rule 8 was invoked.

Aves: 32

Buren
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heving

Kibbie Klefstad Kruck Main McGill Murray

Nurse

Hill

O'Malley Patton Reichardt Reno Reppert Schaben Shirley Van Gilst

Nays: 29

Balloun Benda Briles Clarke DeHart DeKoster Erskine Frey Hougen Jepsen Kosek Kyhl Lamborn Lange Lisle Lodwick Lucken Messerly Mills Neu Potgeter

Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Absent or not voting: 0

The motion prevailed.

Senator Reichardt moved that the vote by which House File 79 went to its third reading be reconsidered, which motion prevailed.

Senator Reichardt moved that the vote by which the Reichardt-Riley amendment was adopted by the Senate be reconsidered, which motion prevailed.

Senator Reichardt moved the adoption of the amendment filed by Senators Reichardt and Riley.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 29

Balloun
Benda
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt

Frey Hougen Jepsen Kosek Kyhl Lamborn Lange

Lodwick Lucken Messerly Mills Neu Potgeter

Lisle

Rigler Riley Shaff Stanley Stephens Van Eaton Walsh Nays: 32

Hill Ely O'Malley Buren Burns Floy Kibbie Patton Frommelt Klefstad Reichardt Cassidy Coleman Gaudineer Kruck Reno Condon Glenn Main Reppert McGill Schaben Denman Hagedorn Dodds Heaberlin Murray Shirley Heying Nurse Van Gilst Elvers

Absent or not voting: 0

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:

President Pro Tempore O'Malley took the chair at 5:30 p.m.

Ayes: 52

Ballour Kruck Patton Flatt Benda Kyhl Potgeter Floy Briles Lange Reno Frey Buren Lisle Reppert Frommelt Burns Lodwick Rigler Gaudineer Cassidy Main Riley Glenn Coleman Hagedorn McGill Schahen Condon Heaberlin Messerly Shaff DeHart Shirley Heying Mills Denman Stanley Hill Murray Dodds Van Eaton Neu Jepsen Van Gilst Elvers Kibbie Nurse Walsh Elv Klefstad O'Mallev

Nays: 9

ClarkeHougenLambornReichardtDeKosterKosekLuckenStephens

Erskine

Absent or not voting: 0

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 Rigler moved that the rules be suspended and that House Concurrent Resolution 5 be taken up for consideration.

The Chair announced the following Call of the Senate on House Concurrent Resolution 5 and all amendments and motions thereto.

# CALL OF THE SENATE

Pursuant to Rule 5 of the Rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on House Concurrent Resolution 5

ROBERT R. RIGLER
RICHARD STEPHENS
CLIFTON C. LAMBORN
ROGER J. SHAFF
ERNEST KOSEK
ARTHUR A. NEU
A. J. ERSKINE
M. M. MILLS

LUCAS J. DeKOSTER CHARLES F. BALLOUN JAMES BRILES ROGER W. JEPSEN ELMER F. LANGE DAVID STANLEY JAMES A. POTGETER

Senator Frommelt moved that the Call of the Senate on House Concurrent Resolution 5 be lifted.

Roll call was requested.

On the question 'Shall the Call of the Senate be lifted?' the vote was:

Ayes: 31

Buren Ely Hill O'Malley Burns Floy Kibbie Patton Cassidy Frommelt Klefstad Reichardt Coleman Gaudineer Kruck Reno Condon Glenn Main Reppert Denman Hagedorn McGill Schaben Dodds Heaberlin Murray Shirley Elvers Heying Nurse

Nays: 28

Balloun Flatt Lisle Rigler Benda Lodwick Hougen Riley Briles Jepsen Lucken Shaff Clarke Kosek Messerly Stanlev DeHart Kyhl Mills Stephens DeKoster Lamborn Neu Van Eaton Erskine Walsh Lange Potgeter

Absent or not voting: 2

Frey

Van Gilst

The motion prevailed.

Senator Rigler moved that the rules be suspended and that House Concurrent Resolution 5 be taken up for consideration.

Roll call was requested.

On the question 'Shall the rules be suspended?" the vote was:

Ayes: 27

Balloun Benda Briles Clarke DeHart DeKoster Erskine Flatt Frey Hougen Jepsen Kosek Kyhl Lamborn Lange Lisle Lodwick Lucken Messerly Mills

Rigler Shaff Stanley Stephens Van Eaton

Potgeter

Nays: 30

Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers
Ely

Floy Frommelt Gaudineer Glenn Hagedorn Heying Hill Kibbie

Klefstad Main McGill Murray Nurse O'Malley Patton

Reichardt Reno Reppert Riley Schaben Shirley Walsh

Absent or not voting: 4

Buren

Heaberlin

Kruck

Van Gilst

The motion was lost.

Senator Frommelt asked and received unanimous consent that the rules be suspended and that House File 711 be called up for consideration.

# THIRD READING OF BILLS

On motion of Senator Frommelt, House File 711, a bill for an act relating to the fish and game protection fund, 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: 50

Balloun Briles Buren Flatt Floy Frey Lamborn Lange Lisle

O'Malley Patton Potgeter Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Frommelt Gaudineer Glenn Hagedorn Heying Hill Hougen Kibbie Klefstad Kyhl

Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Reno Reppert Rigler Shirley Stanley Stephens Van Gilst Walsh

Reichardt

Navs: 9

Benda Condon Erskine Heaberlin Jepsen Kosek Schaben Shaff Van Eaton

Absent or not voting: 2

Kruck

Riley

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 Frommelt, Senate File 821, a bill for an act to appropriate from the general fund funds for the state conservation commission, was taken up for further consideration.

 ${\tt Senator}\ Stanley\ offered\ the\ following\ amendment\ filed\ by\ Senators\ Stanley\ and\ Elvers:$ 

Amend Senate File 821 by adding the following new sections:

"During the biennium beginning July 1, 1967 and ending June 30, 1969, the salary of the state conservation director specified in section 2 of this Act may be increased or decreased by the state conservation commission with the approval of the state executive council."

Senator Hagedorn called up the motion filed by him to reconsider the vote by which Division 4 of the Rigler amendment was adopted by the Senate, and moved its adoption.

Roll call was requested.

On the question "Shall the amendment be reconsidered?" the vote was:

Rule 8 was invoked.

Ayes: 30

Burns

Frommelt

Main

Reichardt

Cassidy Gaudineer McGill Reno Coleman Hagedorn Murray Reppert Condon Heaberlin Neu Schaben Dodds Heving Nurse Shirlev Elvers Kibbie O'Mallev Stanley Elv Klefstad Patton Van Gilst Floy Kosek

Nays: 26

Balloun Flatt Lamborn Mills Benda Frey Lange Potgeter Briles Glenn Lisle Rigler Clarke Hill Lodwick Shaff DeHart Lucken Hougen Stephens DeKoster Jepsen Messerly Van Eaton Erskine Kyhl

Absent or not voting: 5

Buren Kruck Riley Walsh Denman

The motion prevailed.

Senator Hagedorn moved the adoption of Division 4 of the Rigler amendment. Division 4 of the amendment was lost.

President Fulton took the chair at 6:45 p.m.

Senator Stanley moved the adoption of the Stanley-Elvers amendment.

Division was requested.

The amendment was lost.

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: 48

Benda Flatt Kosek Nurse Briles O'Malley Flov Kvhl Burns Frommelt Lamborn Patton Cassidy Gaudineer Lange Reichardt Clarke Glenn Lodwick Reno Coleman Lucken Hagedorn Reppert Condon Heaberlin Schaben Main DeHart Heving McGill Shirley Dodds Hill Messerly Stanley

Elvers Jepsen Mills Van Eaton Ely Kibbie Murray Van Gilst Erskine Klefstad Neu Walsh

Nays: 7

Balloun Hougen Rigler Stephens
DeKoster Potgeter Shaff

Absent or not voting: 6

Buren Frey Lisle Riley

Denman Kruck

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 Hill, Senate File 832, a bill for an act to appropriate from the general fund of the state of Iowa to the executive council for capital planning commission recommendations, was taken up for consideration.

Senator Hill asked and received unanimous consent that House File 756 be substituted for Senate File 832.

Senator Walsh offered the following amendment filed by Senators Walsh, Stanley, Neu, Potgeter, Jepsen, Benda, Riley, Messerly, Mills, Denman, Gaudineer, Lodwick, Rigler and Flatt.

Amend House File 756 as follows:

- 1. By adding the additional section thereto:
- "Sec. 3. Of the funds appropriated in Section one (1) of this Act, such amount as may be necessary, not exceeding one thousand (1,000) dollars, shall be used to construct and maintain an eternal flame memorial on the state capitol grounds honoring citizens of the State of Iowa who have given their lives in the Viet Nam conflict and in previous wars. The executive council may accept gifts and contributions for such construction and maintenance."
  - 2. By renumbering the remaining Section in conformity with this Act.

Division was requested.

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: 52

BallounFlattLambornPotgeterBendaFloyLangeReichardtBurnsFrommeltLodwickReno

Cassidy Gaudineer Lucken Reppert Clarke Glenn Main Rigler Coleman McGill Schaben Hagedorn Condon Heaberlin Messerly Shaff DeHart Heying Mills Shirley DeKoster Hill Murray Stanley Dodds Jepsen Neu Stephens Elvers Kibbie Van Eaton Nurse Elv Klefstad O'Mallev Van Gilst Erskine Kyhl Patton Walsh

Nays: 0

Absent or not voting: 9

Briles Frey Kosek Lisle Buren Hougen Kruck Riley

Denman

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 832 be withdrawn from further consideration by the Senate.

On motion of Senator Frommelt, House File 199, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

# BILL ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bill to Committee.

H.F. 754 Appropriations

# INTRODUCTION OF BILLS

Senate File 839, by Committee on Ways and Means, a bill for an act relating to the definition and regulation of property tax exemptions provided for in section four hundred twenty-seven point one (427.1), subsection nine (9), Code 1966.

Read first and second times and passed on file.

### AMENDMENTS FILED

Amend House File 304 as follows:

1. By inserting in line eight (8) of section one (1) after the word "Committed." the following:

"However such liability shall not extend to the corporate guardian of a juvenile under eighteen (18) years of age."

GEORGE E. O'MALLEY

Amendment to Senate Concurrent Resolution 54.

Amend Senate Concurrent Resolution 54 as follows:

That the 62nd General Assembly adjourn sine die at midnight (12 o'clock) Saturday, June 24th.

TOM J. FREY MAX E. RENO

Amend House File 752 by striking the figure "3,000.00" in line 10 and insert in lieu thereof the figure "3,900.00".

Further amend House File 752 by striking the figure "5,200.00" in line 13 and insert in lieu thereof the figure "6,100.00".

C. JOSEPH COLEMAN

Amend House File 642 as follows:

- 1. By changing the word "or" in line 6 to "and".
- 2. By adding in line 9 following the word "facilities" the words "and other primary roads".

CHARLES F. BALLOUN

Amend House File 746 by striking Sec. 2 and renumbering the remaining section.

C. JOSEPH COLEMAN

Amend House File 22 as follows:

- 1. Amend the title by striking all of line three (3) and by inserting in lieu thereof a period (.).
- 2. By striking all after the enacting clause and by inserting in lieu thereof the following:
- "Section 1. Section three hundred twenty-one point two hundred eighty-one (321.281), Code 1966, is hereby amended by adding the following thereto:

Evidence that there was at the time of arrest fifteen hundreths (15/100) of one (1) per centum or more by weight of alcohol in the blood of the defendent may be admitted as evidence and shall allow a presumption that the defendent was under the influence of alcohol at the time of arrest."

HOWARD C. REPPERT, JR.

Amend Senate File 831 by striking the words "to freshman college students" in section 1, line 7.

DAVID STANLEY JOHN P. KIBBIE

Amend House File 742 by striking Sec. 2 and renumbering the remaining section.

C. JOSEPH COLEMAN

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m., Thursday, June 22, 1967.

# JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, June 22, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Paul Hasel, pastor of the Easton Place Community Methodist Church, Des Moines, Iowa.

### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Briles, Buren, Burns, Cassidy, Condon, DeHart, DeKoster, Denman, Ely, Floy, Gaudineer, Hagedorn, Kosek, Main, Messerly, Nurse, Potgeter, Reichardt, Rigler, Riley, Schaben, Shirley, Stanley and Walsh.

# THIRD READING OF BILLS

On motion of Senator Kibbie, House Joint Resolution 11, proposing an amendment to the Constitution of the State repealing the section of the Constitution which provides for the office and election of a county attorney, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

House Joint Resolution 11, 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:

Ayes: 45

Balloun	Frommelt	Lamborn	Patton
Benda	Glenn	Lange	Reno
Cassidy	Hagedorn	'Lisle	Reppert

Clarke
Coleman
DeKoster
Dodds
Elvers
Ely
Erskine
Flatt
Frey

Heaberlin Heying Jepsen Kibbie Klefstad Kosek Kruck Kyhl

Lucken McGill Mills Murray Neu Nurse O'Malley

Lodwick

Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Hill

Absent or not voting: 14

Briles Buren Burns Condon DeHart Denman Floy Gaudineer Main Messerly Potgeter Reichardt Riley Shirley

Voting present: 1

Hougen

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 Schaben, Senate File 614, a bill for an act relating to levee and drainage districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schaben moved that the bill be read a third 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
Clarke
DeKoster
Dodds
Elvers
Ely
Flatt
Frey
Frommelt

Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen Jepsen Kibbie Klefstad Kosek Kruck Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray

Nurse

Patton

O'Mallev

Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Stanley
Stephens
Van Eaton

Van Gilst

Walsh

Navs: 2

Erskine

Neu

Absent or not voting: 7

Briles Coleman Condon DeHart Denman

Shirley

Coleman I

Floy

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Schaben asked and received unanimous consent that Senate File  $614\ \mathrm{be}$  immediately messaged to the House.

On motion of Senator Murray, House File 201, a bill for an act relating to bonded warehouses for agricultural products, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Balloun asked and received unanimous consent that the amendment filed by him June 1, found on pages 1703-1704 of the journal, be withdrawn.

Senator Murray asked and received unanimous consent that the amendment filed May 25 by Senators Potgeter and Murray, found on page 1651 of the journal, and the amendment filed June 10 by Senators Murray, Balloun, Clarke and Potgeter, found on page 1876 of the journal be withdrawn.

Senator Murray asked and received unanimous consent that further action on House File 201 be deferred.

On motion of Senator Frommelt, Senate File 831, a bill for an act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students, was taken up for consideration.

Senator Kibbie called up the following amendment:

Amend Senate File 831 by striking the words and figure "two hundred fifty thousand (250,000)" in line 4 and by inserting in lieu thereof the words and figure "five hundred thousand (500,000)"

Senator Heying moved the previous question on the Kibbie amendment.

Division was requested and the motion was lost.

Senator Condon moved the previous question on the amendment.

Division was called for and the motion was lost.

Senator Kibbie 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: 36

Benda
Briles
Buren
Burns
Cassidy
Coleman
Condon
Denman

Elvers
Ely
Erskine
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Heying

Klefstad Lamborn Main McGill Murray Neu Nurse O'Malley

Patton

Potgeter Reichardt Reno Reppert Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 23

Dodds

Balloun Clarke DeHart Flatt Floy Glenn Hill Hougen Jepsen Kibbie Kosek Kruck Kyhl Lange Lisle Lodwick Lucken Messerly

Mills Rigler Riley Shaff Stephens

Absent or not voting: 2

DeKoster

Schaben

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 831 by striking the words "to freshman college students" in section 1, line 7.

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: 54

Balloun Benda Briles Buren Burns Cassidy Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn

Kyhl
Lange
Lodwick
Main
McGill
Messerly

Reichardt Reno Reppert Rigler Riley Schaben Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Mills Murray Neu Nurse O'Malley Patton Potgeter Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Hougen

Absent or not voting: 4

DeHart

Erskine

Floy

Lamborn

Voting present: 2

Lisle

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 Hill, Senate File 837, a bill for an act to appropriate from the general fund of the state the sum of two million (2,000,000) dollars to the higher education facilities commission for the guaranteed student loan programs, was taken up for consideration.

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 837 by striking the figure "\$1,600,000.00" in line 5 of Sec. 2 and by inserting in lieu thereof the figure "\$1,350,000.00".

Roll call was requested.

On the question 'Shall the amendment be adopted?" the vote was: Rule 8 was invoked.

Ayes: 15

Briles Buren Burns Coleman Ely Erskine Floy

Frev

Frommelt Kibbie Murray Nurse O'Malley Reno Schaben

Nays: 45

Balloun Benda Cassidy Hagedorn Heaberlin Heying Lange Lisle Lodwick

Reichardt Reppert Rigler Clarke DeHart DeKoster Denman Dodds Elvers Flatt Gaudineer Glenn

Hill Hougen Jepsen Klefstad Kosek Kruck Kyhl Lamborn

Lucken Main McGill Messerly Mills Neu Patton Potgeter

Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Absent or not voting: 1

Condon

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: 59

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman DeHart .DeKoster Denman Dodds Elvers Ely Erskine

Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen Jepsen Kibbie Klefstad Kosek Kruck

Kyhl ' Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse O'Mallev Patton

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Potgeter

Nays: 0

Absent or not voting: 2

Condon

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 Hill, Senate File 822, a bill for an act to appropriate from the general fund to the commission on uniform laws, was taken up for consideration.

Senator Hill moved that House File 752 be substituted for Senate File 822, which motion prevailed.

Senator Coleman called up the following amendment and moved its adoption:

Amend House File 752 by striking the figure "3,000.00" in line 10 and insert in lieu thereof the figure "3,900.00".

Further amend House File 752 by striking the figure "5,200.00" in line 13 and insert in lieu thereof the figure "6,100.00".

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: 57

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Erskine

Flatt

Flov

Klefstad
Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills

Nurse
O'Malley
Potgeter
Reichardt
Reno
Reppert
Riley
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

J

Nays: 0

Absent or not voting: 4

Messerly

Patton

Kibbie

Rigler

Murray

Neu-

Schaben

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 822 be withdrawn from further consideration by the Senate, On motion of Senator Hill, Senate File 830, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the capitol planning commission the sum of twelve thousand five hundred (12,500) dollars, was taken up for consideration.

Senator Hill moved that House File 767 be substituted for Senate File 830.

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
Benda
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely
Flatt
Floy

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 1

Buren

Absent or not voting: 6

Briles Denman Erskine Messerly Shaff

Stephens

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 830 be withdrawn from further consideration by the Senate.

On motion of Senator Hill, Senate File 833, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund, was taken up for consideration.

Senator Hill moved that House File 755 be substituted for Senate File 833.

Senator Kibbie took the chair at 10:45 a.m.

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: 51

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen

Klefstad Kosek Kruck Kyhl Lamborn Lange Lisle Lucken McGill Mills Murray Neu Nurse Patton
Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst

Nays: 0

Absent or not voting: 10

Briles Erskine Frey Lodwick Main Messerly

Jepsen

Kibbie

O'Malley Reno Stephens Walsh

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 833 be withdrawn from further consideration by the Senate.

On motion of Senator Stanley, House File 199, a bill for an act to raise the compensation of members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors, was taken up for further consideration.

Senator Klefstad offered the following amendment filed by Senators Klefstad, Coleman and Stanley and moved its adoption:

Amend House File 199 by striking section 2 and inserting in lieu thereof the following:

- "Sec. 2. Section one hundred fourteen point eighteen (114.18), Code 1866, is hereby amended as follows:
- '1. By striking from line fifteen (15) the words 'five dollars' and inserting in lieu thereof the following: 'fifteen (15) dollars. However, from July 1, 1967 to December 31, 1968, such renewal fee shall be ten (10) dollars.'

2. By striking in lines twenty-three (23) through twenty-five (25), inclusive, the words ": provided, however, that the maximum fee for delayed renewal shall not exceed ten dollars.","

Division was requested.

The amendment was lost.

Senator Klefstad asked and received unanimous consent that the amendment filed by Senators Klefstad and Coleman on June 20, found on page 2136 of the journal, be withdrawn.

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: 53

Balloun Floy Kruck Patton Renda Frev Kyhl Potgeter Briles Frommelt Lamborn Reichardt Burns Gaudineer Lange Reppert Cassidy Hagedorn Lisle Rigler Clarke Heaberlin Lodwick Rilev DeHart Heying Main Shaff DeKoster Hill McGill Shirley Denman Hougen Messerly Stanley Dodds Jepsen Mills Stephens Elvers Kibbie Neu Van Eaton Ely Klefstad Nurse Van Gilst Erskine Kosek O'Malley Walsh Flatt

Nays: 4

4.34

Buren Coleman Glenn Murray

Absent or not voting: 4

Condon Lucken Schaben-Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

# MOTION TO RECONSIDER

I move to reconsider the vote on House File 199 which passed the Senate. GILBERT E. KLEFSTAD

# 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 No. 772, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 771, 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 Senate is asked:

House File No. 770, a bill for an act to appropriate from the general fund of the state to the department of health for power file equipment.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 767, a bill for an act to appropriate from the general fund of the state 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 No. 764, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 763, 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 Senate is asked:

House File No. 758, a bill for an act to appropriate from general fund of the state for capital improvements for institutions under the board of control of state institutions.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 537

Amend Senate File 537 as follows:

- 1. Amend Section 7, subsection five (5), by striking from line one (1) the word "Police" and inserting in lieu thereof the words "Peace officers".
  - 2. Further amend Section 7 by adding thereto the following subsections:
- "6. Reports to governmental agencies which, if released, would give advantage to competitors and serve no public purpose.
- 7. Appraisals or appraisal information concerning the purchase of real or personal property for public purposes, prior to public announcement of a project.
- 8. Iowa development commission information on an industrial prospect with which the commission is currently negotiating.
- 9. Criminal identification files of law enforcement agencies. However, records of current and prior arrests shall be public records.
- 10. Personal information in confidential personnel records of the military department of the state."
  - 3. Further amend Senate File 537 by adding thereto the following section:

Sec. 11. If it is determined that any provision of this Act would cause the denial of funds, services or essential information from the United States government which would otherwise definitely be available to an agency of this state, such provision shall be suspended as to such agency, but only to the extent necessary to prevent denial of such funds, services, or essential information.

### THIRD READING OF BILLS

On motion of Senator Main, Senate File 826, 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, was taken up for consideration.

Senator Main asked and received unanimous consent that House File 758 be substituted for Senate File 826.

Senator Main offered the following amendment:

Amend House File 758 by striking from Section one (1) all of lines eight (8) through twelve (12) inclusive and by inserting in lieu thereof the following:

", with determination of the site to be with approval of the executive council . . . . .\$3,531,250.00"

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the Main amendment to House File 758 by adding after the word "council" in line five (5) the following "and the budget and financial control committee".

Senator Kosek took the chair at 11:35 a.m.

The amendment to the amendment was adopted.

Senator Main moved the adoption of the amendment as amended.

Roll call was requested. . .

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 26

Kibbie O'Malley Buren Elv Flov Klefstad Reichardt Burns Cassidy Frommelt Main Reno Coleman Gaudineer McGill Reppert Condon Hagedorn Murray Shirley Van Gilst Heaberlin Nurse Denman Dodds Heying

Nays: 32

Lamborn Potgeter Balloun Frey Lange Rigler Benda Glenn Schaben Clarke Hill Lisle DeHart Lodwick ·Shaff Hougen Lucken Stanley DeKoster Jepsen Kosek Messerly Stephens Elvers Van Eaton Erskine Kruck Mills Walsh Flatt Kyhl Neu

Absent or not voting: 3

Briles Patton Riley

The amendment was lost.

Senator Coleman asked and received unanimous consent that the following amendment filed by the Appropriations Committee be withdrawn:

Amend House File 758 as follows:

1. By adding the following in line seven (7) of section one (1) after the word "men,"; "to be built on state-owned land in Jones County,".

Senator Main offered the following amendment and moved its adoption:

House File 758 is hereby amended by inserting in section one (1), subsection two (2), line six (6), after the word "council" the following:

"(such funds to be used only for the planning, contracting, constructing, and equipping of any building or buildings used for detaining, care, and treatment of men and shall not include any funds for any building to be used for administrative purposes.)".

The amendment was adopted.

On motion of Senator Frommelt, the Senate recessed until 1:30 p.m.

# AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Briles, Coleman, Condon, Denman, Elvers, Frey, Heaberlin, Heying, Hill, Hougen, Lisle, Lucken, Potgeter, Reichardt, Reppert, Riley, Schaben and Shirley,

# VISITORS

Senator Balloun rose on point of personal privilege to present 30 students from South Tama Community school, who were present in the balcony with Miss B. K. Eilers and Mrs. Van Tiger.

Senator Van Gilst rose on point of personal privilege to introduce the Honorable Eldon Morgan, former Representative from Mahaska 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 with President Pro Tempore O'Malley presiding.

### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Flatt, Hill, Hougen, Lisle, Mills, Murray, Potgeter, Reno, Shaff and Walsh.

### CONFERENCE COMMITTEE EXCUSED

### (HOUSE FILE 686)

The Senate excused the following members to attend the committee conference on House File 686, Senators Nurse, Cassidy, Neu and McGill.

### THIRD READING OF BILLS

On motion of Senator Van Gilst, House File 642, a bill for an act relating to roadside parks, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Balloun called up the following amendment and moved its adoption:

Amend House File 642 as follows:

- 1. By changing the word "or" in line 6 to "and".
- 2. By adding in line 9 following the word "facilities" and words "and other primary roads".

The amendment was adopted.\*

Senator Balloun offered the following amendment and moved its adoption:

Amend House File 642 as follows:

- 1. By inserting in line 5 after the word "commission" the words "either alone or in cooperaton with any county".
  - 2. By striking the word "primary" in line 18.

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that further action on the bill be deferred.

On motion of Senator Hill, Senate File 834, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements, was taken up for consideration.

Senator Hill moved the substitution of House File 746 for Senate File 834, which motion prevailed.

Senator Coleman called up the following amendment and moved its adoption:

Amend House File 746 by striking Sec. 2 and renumbering the remaining section.

Senator Hill asked and received unanimous consent that further action on the bill be deferred.

Senator Coleman submitted the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 752 passed the Senate.

The motion prevailed.

Senator Coleman moved that the vote by which House File 752 went to its third reading be reconsidered, which motion prevailed.

Senator Coleman offered the following amendment and moved its adoption:

Amend House File 752 as follows:

1. Amend the title by striking from lines three (3) and four (4) the following: "five thousand two hundred (5,200)" and by inserting in lieu thereof the following: "six thousand one hundred (6,100)".

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: 45

Balloun Elv Briles Erskine Buren Flov Burns Frey Clarke Frommelt Coleman Glenn Condon Hagedorn DeHart Heaberlin DeKoster Heying Denman Jepsen Dodds Kibbie Elvers

Klefstad Kosek Kyhl Lamborn Lange Lucken Main Messerly Mills O'Malley Patton

Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Navs: 1

Flatt

Absent or not voting: 15

Benda Cassidy Gaudineer Hill

Hougen Kruck Lisle Lodwick McGill Murray Neu Nurse

Potgeter Reno Walsh

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Hill asked and received unanimous consent that Senate File 834 be withdrawn from further consideration by the Senate.

Senator Kibbie submitted the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which Senate File 831 passed the Senate.

The motion prevailed.

Senator Kibbie moved that the vote by which Senate File 831 went to its third reading be reconsidered, which motion prevailed.

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 831 as follows:

Amend line 2 of the title by striking the words and figure "two hundred fifty thousand (250,000)" and inserting in lieu thereof the words and figure "five hundred thousand (500,000)".

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: 44

Balloun
Burns
Clarke
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Floy

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Klefstad

Kosek

Kruck
Kyhl
Lamborn
Lange
Lucken
Main
Messerly
Mills
Murray
O'Malley

Patton

Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 16

Benda Briles Buren Cassidy Coleman Condon Flatt Hougen Lisle Lodwick McGill Neu Nurse Potgeter Reno Walsh

Voting present: 1

Hill

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Consideration of House File 758, a bill for an act to appropriate from the general fund for capital improvements under the board of control, was resumed.

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: 37

Balloun Benda Burns Clarke DeHart DeKoster Denman Frey Glenn Heying Jepsen Kosek Kruck Kyhl Lodwick
Lucken
Main
Messerly
Mills
Patton
Potgeter

Rigler Riley Schaben Shaff Shirley Stanley

Stephens

Dodds Elvers Lamborn Lange Reichardt Reno Van Eaton Van Gilst

Erskine

Nays: 12

Coleman Elv Frommelt Gaudineer Hagedorn

Heaberlin Hill Kibbie Klefstad Murray Reppert

Absent or not voting: 11

Briles Buren Cassidy

Floy

Condon Flatt Hougen Lisle McGill Neu

Nurse Walsh

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 Main asked and received unanimous consent that Senate File 826 be withdrawn from further consideration by the Senate.

# INTRODUCTION OF BILLS

Senate File 854, by Governmental Affairs Committee, a bill for an act relating to the effective date of Acts of the General Assembly.

Read first and second times and placed on calendar.

Senator Denman asked and received unanimous consent that the rules of the Senate be suspended and that Senate File 854 be taken up for consideration out of order.

# THIRD READING OF BILLS

On motion of Senator Denman, Senate File 854, a bill for an act relating to the effective date of Acts of the General Assembly, was taken up for consideration.

Senator Riley offered the following amendment filed by Senators Riley and Stanley and moved its adoption:

Amend Senate File 854 by striking 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 Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa, and in The Muscatine Journal, a newspaper published in Muscatine, 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: 50

Balloun
Benda
Buren
Burns
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Mills
Murray
O'Malley

Patton

Potgeter Reichardt Reno Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 11

Briles Cassidy Condon Hougen Main McGill

Jepsen

Kibbie

Klefstad

Messerly Neu Nurse

Reppert 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 854 be immediately messaged to the House.

### SENATE CONCURRENT RESOLUTION 56

Senator Klefstad called up Senate Concurrent Resolution 56, found on page 2125 of the Senate journal, and moved its adoption.

Roll call was requested.

On the question "Shall the Resolution be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 34

Coleman Denman Dodds Elvers Glenn Hagedorn Heaberlin Heying

Lodwick Main Messerly Murray Riley Schaben Shaff Shirley Ely Hill
Floy Kibbie
Frey Klefstad
Frommelt Kruck
Gaudineer Lamborn

O'Malley Reichardt Reno Reppert Stanley Van Eaton Van Gilst Walsh

Nays: 20

Balloun Benda Buren Burns Clarke DeHart DeKoster Erskine Flatt

Kosek Kyhl Lange Lisle Lucken Mills Patton Potgeter Rigler Stephens

Absent or not voting: 7

Briles Cassidy Condon Hougen

Jepsen

McGill Neu Nurse

The resolution was adopted.

# SENATE CONCURRENT RESOLUTION 59

Senator Kruck called up Senate Concurrent Resolution 59, found on page 2152 of the Senate journal, and moved its adoption.

Senator Heying moved the previous question on Senate Concurrent Resolution 59.

Division was called for and the motion prevailed.

Senator Kruck moved the adoption of the Resolution.

Roll call was requested.

On the question "Shall the Resolution be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 33

Balloun
Briles
Buren
Burns
Cassidy
Coleman
Denman
Dodds
Ely

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying

Hill Kibbie Klefstad Kruck Lucken Main McGill Neu Nurse O'Malley Potgeter Reno Schaben Shirley Stephens Nays: 24

Benda Clarke Condon DeHart DeKoster Elvers Erskine Frey Hougen • Jepsen Kosek Kyhl

Lange
Lisle
Lodwick
Messerly
Mills
Patton

Rigler Shaff Stanley Van Eaton Van Gilst Walsh

Absent or not voting: 2

Lamborn

Reichardt

Voting present: 2

Reppert

Riley

The resolution was adopted.

# THIRD READING OF BILLS

On motion of Senator Hill, Senate File 829, a bill for an act to appropriate from the general fund of the state of Iowa to the state historical society for capital improvements, was taken up for consideration.

Senator Hill asked and received unanimous consent that House File 768 be substituted for Senate File 829.

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

Benda Buren Burns Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Erskine Flatt Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek

Floy

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main

Main Messerly Mills Murray O'Malley Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton

Walsh

Nays: 0

Absent or not voting: 8

Briles Cassidy Condon Hougen McGill Neu

Nurse Patton

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 829 be withdrawn from further consideration by the Senate.

# HOUSE AMENDMENT CONSIDERED

Senator Denman called up for consideration House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties of a population of 225,000 or over, further amended by the House.

Senator Gaudineer asked and received unanimous consent to suspend, in conjunction with the House, the joint rules and consider the following amendment:

### FURTHER HOUSE AMENDMENT TO HOUSE FILE 495

Amend House File 495 by adding the following new section:

Sec. 3. Section three hundred forty-seven point seven (347.7), Code 1966, is further amended by striking the period in line fifteen (15) and inserting the following: "and such fund shall be subject to review by the board of supervisors in counties over two hundred twenty-five thousand (225,000).

Senator Gaudineer moved that the Senate concur in the House amendment.

The motion prevailed and 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: 49

Balloun Buren Burns Clarke Coleman DeHart DeKoster . Denman Dodds Elvers Ely Erskine Flatt

Floy Frey Frommelt Gaudineer Glenn Hagedorn Heving Jepsen · Kibbie Klefstad Kosek Kyhl

Lamborn Lange Lisle Lodwick Lucken Main Messerly Mills Murray O'Malley Patton Potgeter

Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton

Walsh

Nays: 1

Kruck

Briles Heaberlin M

McGill Neu Nurse Van Gilst

Cassidy Condon Hill

Hougen

Voting present: 1

# Benda

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kibbie took the chair at 6:00 p.m.

#### UNFINISHED BUSINESS

# THIRD READING OF BILLS

On motion of Senator Heaberlin, House File 144, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs or sheep, was taken up for further consideration.

Senator Schaben moved that further action on House File 144 be deferred, which motion prevailed.

On motion of Senator Mills, Senate File 507, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965, was taken up for further consideration.

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:

Rule 8 was invoked.

Ayes: 33

Balloun	Dodds	Lamborn	Reppert
Benda	Ely	 Lange	Rigler
Briles	Gaudineer	Lisle	Riley
Clarke	Glenn	Lodwick	Shaff
Coleman	Hagedorn	Mills	Shirley
Condon	Jepsen	O'Malley	Stanley
DeHart	Kosek	Potgeter	Van Gilst
DeKoster	Kyhl	Reichardt	Walsh
_			

Denman

Nays: 22

•			
Buren	Frommelt	Kruck	Patton
Elvers	Heaberlin	Lucken	Reno
Erskine	Heying	Main	Schaben
Flatt	Hill	Messerly	Stephens
Floy	Kibbie	Murray	Van Eaton

Frey Klefstad

Burns

Hougen

Neu

Nurse

Cassidy

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 Glenn, Senate File 155, a bill for an act relating to state personal income tax and state business tax on corporations, was taken up for further consideration.

Senator Lisle called up the following amendment and moved its adoption:

Amend Senate File 155 as follows:

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 1966, is hereby amended by striking the words and figures 'December 31, 1964,' in lines three (3) and four (4) of subsection seventeen (17) and inserting in lieu thereof the words and figures 'June 30, 1967'.

"Sec. 2. Section four hundred twenty-two point thirty-two (422.32), Code 1966, is hereby amended by striking the words and figures 'December 31, 1964' in line three (3), subsection four (4), and inserting in lieu thereof the words and figures June 30, 1967'."

The amendment was adopt

Senator Stanley called up the amendment filed by him June 15, found on page 2040 of the journal.

Senator Glenn rose on point of order on the grounds the amendment was not germane to the title of the bill.

The chair ruled the point well taken.

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: 46

Balloun Benda Briles Clarke Coleman DeHart DeKoster Dodds Elvers Flatt Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin Heving Hill Jepsen Kibbie Klefstad

Kosek Kyhl Lange Lisle Lodwick Lucken Main Messerly Mills Murray

O'Malley Potgeter Reichardt Reno

Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst Walsh.

Nays: 0

Buren Burns Cassidy Denman Ely Erskine

Hougen Kruck Lamborn Neu Nurse Patton

Cassidy

Flov

McGill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## MESSAGE FROM THE HOUSE

The following message was received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 854, a bill for an act relating to the effective date of  $\mbox{Acts}$  of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

Senator Denman asked and received unanimous consent that Senate File 854 be immediately enrolled.

Senator Klefstad moved that the rules be suspended and that Senate File 79 be called up for consideration.

Roll call was requested.

On the motion "Shall the motion prevail?" the vote was:

Rule 8 was invoked.

Ayes: 20

Briles Clarke Condon DeHart Glenn Jepsen Klefstad

Lange Lodwick

Frommelt

Heaberlin

Gaudineer

Main Mills

> Patton Potgeter Reno

Rigler Riley Stanley

Van Eaton Walsh

Nays: 27

Balloun Benda DeKoster Elvers

Heying Hill Kibbie Kosek Kyhl Lisle Lucken Murray Nurse O'Malley

Reichardt

Schaben Shaff Shirley Stephens

Van Gilst

Reppert

Absent or not voting: 14

Buren

Flatt

Frev

Denman

Hougen

McGill

Burns

Erskine

Kruck

Messerly

Cassidy Coleman Floy Hagedorn Lamborn

Neu

The motion was lost.

# 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. 280 and H. F. 364.

HOWARD C. REPPERT, JR.

#### SENATE CONCURRENT RESOLUTION 60

By: Walsh, Stanley, Neu, Jepsen,
Potgeter, Benda, Riley, Mills,
Messerly, Denman, Gaudineer,
Lodwick, Rigler, Flatt, Kibbie,
Condon, Frommelt, Murray,

Reppert, Reichardt

WHEREAS, it has always been an integral part of the American way of life to honor members of our Armed Forces,

WHEREAS, we hold in the highest esteem and lasting memory of those who have made the supreme sacrifice in the service of their country,

WHEREAS, the State of Iowa has lost many of its native sons and daughters in various bloody conflicts, and

WHEREAS, so as not to forget that many Americans have died and are continuing to die on foreign soil helping to keep this nation and others free, and

WHEREAS, the grounds surrounding the State Capitol are ideally suited to erect a lasting monument honoring all those native Iowans who have given their lives to their country; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

THAT, the Buildings and Grounds Department and the State Executive Council shall, with all deliberate speed and dispatch, investigate the possibility of erecting a suitable monument on the grounds of the State Capitol honoring all those sons and daughters of Iowa who have forfeited their lives in the Viet Nam conflict and previous wars.

# EXPLANATION OF VOTE

I wish to explain my vote against the Conservation and the Board of Regents Bills for operating expenses, not because I am opposed to conservation or education but because it increased the appropriations over 30% above the present appropriations. Neither the Governor nor the Democrat leadership in the Senate has thus far indicated from where the additional funds are to come. So far appropriations made and proposed will expend the surplus and the projected income during the next biennium so far as I have been able to determine from available information.

I have voted for and expect to vote for the capital improvement bills which will be paid out of the surplus but I do not believe in exhausting the surplus with operating costs, so that two years from now the legislature will find it is in the position of having to raise taxes in order to merely meet current operating expenses. It is my belief that any increase in operating costs should be limited to natural anticipated growth under present tax laws unless additional sources of income are provided by the legislature.

I so intend to vote on all appropriation bills in accordance herewith.

CHESTER O. HOUGEN

#### 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 failed to pass the following bill in which the concurrence of the House was asked:

Senate File No. 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities.

Also

House File No. 774, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 768, a bill for an act to appropriate from the general fund of the state to the State Historical Society for capital improvements.

Also.

That the House passed the following bill in which the concurrence of the Senate is asked:

House File No. 762, a bill for an act to appropriate from general fund of the state for the central office of the State Board of Regents.

Alen.

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 757, a bill for an act to appropriate 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 Senate is asked:

House File No. 567, a bill for an act to create an Iowa educational study committee.

Also

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 559, a bill for an act providing for payment by the state of a portion of the cost of extending the construction of sanitary sewer facilities, by the Iowa Great Lakes Sanitary District.

Also

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 747, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the Board of Regents.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File 772, a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first and second times, and passed on file.

House File 771, a bill for an act to appropriate from the general fund of the state to the state printing board for printing and binding.

Read first and second times, and passed on file.

House File 770, a bill for an act to appropriate from the general fund of the state to the department of health for power file equipment.

Read first and second times, and passed on file.

House File 767, a bill for an act to appropriate from the general fund of the state to the capitol planning commission.

Read first and second times, and passed on file.

House File 764, a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first and second times, and passed on file.

House File 763, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Read first and second times, and passed on file.

House File 758, a bill for an act to appropriate from general fund of the state for capital improvements for institutions under the board of control of state institutions.

Read first and second times, and passed on file.

House File 774, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Read first and second times, and passed on file.

House File 768, a bill for an act to appropriate from the general fund of the state to

the State Historical Society for capital improvements.

Read first and second times, and passed on file.

House File 762, a bill for an act to appropriate from general fund of the state for the central office of the State Board of Regents.

Read first and second times, and passed on file.

House File 757, a bill for an act to appropriate funds for the central office of the board of control.

Read first and second times, and passed on file.

House File 567, a bill for an act to create an Iowa educational study committee.

Read first and second times, and passed on file.

House File 559, a bill for an act providing for payment by the state of a portion of the cost of extending the construction of sanitary sewer facilities, by the Iowa Great Lakes Sanitary District.

Read first and second times, and passed on file.

House File 747, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the Board of Regents.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 840, by Committee on Appropriations, a bill for an act appropriating funds for the purchase of an airplane to be utilized by the governor and other state officials.

Read first and second times and placed on calendar.

Senate File 841, by Committee on Appropriations, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Read first and second times and placed on calendar.

Senate File 842, by Committee on Appropriations, a bill for an act to make appropriations for expenses incurred by the committee established by house joint resolution twenty-eight (28), Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state.

Read first and second times and placed on calendar.

Senate File 843, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa legislative research committee.

Read first and second times and placed on calendar.

Senate File 844, 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 instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program.

Read first and second times and placed on calendar.

Senate File 845, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the department of health for power file equipment.

Read first and second times and placed on calendar.

Senate File 846, by Committee on Appropriations, a bill for an act to appropriate from the Iowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninety-seven B (97B) of the Code.

Read first and second times and placed on calendar.

Senate File 847, 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 for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications.

Read first and second times and placed on calendar.

Senate File 848, 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 calendar.

Senate File 849, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of lowa to the state printing board for printing and binding,

Read first and second times and placed on calendar.

Senate File 850, by Committee on Appropriations, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first and second times and placed on calendar.

Senate File 851, by Committee on Appropriations, a bill for an act relating to the number of members of the Iowa highway safety patrol.

Read first and second times and placed on calendar.

Senate File 852, 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 instruction, division of vocational rehabilitation for a new vocational rehabilitation center and to permit

acceptance of federal funds for participation.

Read first and second times and placed on calendar.

Senate File 853, 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, 1967 and ending June 30, 1969, 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, and to amend various sections of the Code relating to departments receiving appropriations under this Act.

Read first and second times and placed on calendar.

Senate File 855, 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, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used.

Read first and second times and placed on calendar.

# BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to Committee:

H.F.	559	Appropriations
H.F.	567	Education
H.F.	747	Appropriations
H.F.	762	Appropriations
H.F.	763	Appropriations
H.F.	764	Appropriations
H.F.	770	Appropriations
H.F.	771	Appropriations
H.F.	772	Appropriations
H.F.	774	Appropriations

# REPORTS OF COMMITTEE

Senator Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred  $\underline{\text{House}}$   $\underline{\text{File 772}}$ , a bill for an act to make appropriations to legislators serving on legislative study committees, 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 <u>House File 764</u>, a bill for an act to make appropriations to legislators serving on legislative study committees, 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 763, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation, 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 759, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for the reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient 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 754, a bill for an act to establish an Iowa comprehensive alcoholism project; to provide for the administration thereof and to make appropriation therefor, and to ratify and approve acts heretofore done in initiate, and in pursuance of, the functions and purposes of the project, 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 750, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense for various capital improvements and repairs, replacement, alterations, equipment, and rehabilitation purposes, 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 750 by striking Sec. 2 and renumbering the remaining section. C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred House File 749, a bill for an act to appropriate from the general fund of the state of Iowa to the state comptroller for data processing equipment, 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 749 by striking Sec. 2 and renumbering the remaining section.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, 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 742 by striking Sec. 2 and renumbering the remaining section.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred <u>House File 727</u>, a bill for an act to provide for refunding overpayments for the 1966 Code and lowa departmental rules, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same <u>do pass</u>.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred House File 687, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium July 1, 1967, and ending June 30, 1969, to the department of social welfare 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, support for Indians residing on a settlement and medical assistance, 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 687 as follows:

- 1. By striking from line eight (8) of section one (1) the figures "6,200,000.00" and by inserting in lieu thereof the figures "7,200,000.00".
- 2. By striking from line eleven (11) of section one (1) the figures "1,000,000.00" and by inserting in lieu thereof the figures "1,270,000.00".
- 3. By striking from line thirteen (13) of section one (1) the figures "10,600,000.00" and by inserting in lieu thereof the figures "10,725,000.00".
- 4. By striking from line fifteen (15) of section one (1) the figures "11,000,000.00" and by inserting in lieu thereof the figures "12,850,000.00".
- 5. By striking all of lines eighteen (18) through twenty-four (24), inclusive, of section one (1) and by inserting in lieu thereof the following:

"Subtotal (of the funds herein appropriated, there shall be included not more than three million seven hundred fifty thousand (3,750,000) dollars per year, of which shall

be available for the administration fund in compliance with the provisions of section two hundred thirty-four point six (234.6) Code 1966) ..........\$33,140,000.00

6. By striking from line twenty-seven (27) of section one (1) the figures "29,895,000.00" and by inserting in lieu thereof the figures "33,890,000.00".

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Also:

Mr. President: Your committee on Appropriations to which was referred <u>House</u>

<u>Joint Resolution 24</u>, a Joint Resolution to continue the "Jowa State Fair and World

<u>Food Exposition Study Committee</u>" established by the Sixty-first General Assembly,
and to make an appropriation therefor, begs leave to report it has had the same under
consideration and recommends the same <u>do pass</u>.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

## AMENDMENTS FILED

Amend the Murray, et al amendment to House File 201 filed June 16, 1967 as follows:

1. By striking all of Section 1, paragraph 1, after the colon (:) in line 7, and inserting in lieu thereof the following:

"If upon any such inspection a deficiency is found to exist as to the quantity in excess of one thousand (1,000) bushels of agricultural products stored, the commission shall require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected.

"If upon any such inspection a deficiency is found to exist as to the quality of agricultural products stored, or a deficiency is found to exist as to quantity of less than one thousand (1,000) bushels of agricultural products stored, the commission shall have the authority to, and may require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."

2. By adding after the period (.) in line 68 the following:

"The agreement in addition to such other information as may be required shall contain the following:

- "1. The seller's, or depositor's, name and address.
- "2. The date of delivery.
- "3. The amount and kind of grain delivered.
- "4. The grade and moisture content of the grain.
- "5. The price per bushel or basis of value.
- "6. The date payment is to be made."

- 3. By striking lines 96 through 102 and inserting in lieu thereof the following: "Claimants against such insurance shall have precedence in the following order:
- "1. Holders of warehouse receipts other than the warehouseman.
- "2. Owners of bulk grain other than the warehouseman.
- "3. Warehousemen who have warehouse receipts.
- "4. Warehousemen owners of bulk grain.
- "5. Owners of all other agricultural products as their interests appear."
- 4. By inserting after the period (.) in line 121 the following sentence: "The annual fee shall become due on June 30 each year."
  - 5. By adding the following new section:
- "Section five hundred forty-three point thirteen (543.13), subsection one (1), Code 1966, is hereby amended by striking all of such subsection after the word "follows:" in line five (5) and inserting in lieu thereof the following:
- "a. For intended storage of bulk grain in any quantity less than twenty thousand (20,000) bushels, the minimum amount of the bond shall be six thousand (6,000) dollars plus one thousand (1,000) dollars for each two thousand (2,000) bushels or fraction thereof in excess of twelve thousand (12,000) bushels up to a total of twenty thousand (20,000) bushels.
- "b. For intended storage of bulk grain in any quantity not less than twenty thousand (20,000) bushels and not more than fifty thousand (50,000) bushels, the minimum amount of the bond shall be ten thousand (10,000) dollars plus one thousand (1,000) dollars for each three thousand (3,000) bushels or fraction thereof in excess of twenty thousand (20,000) bushels up to a total of fifty thousand (50,000) bushels.
- 'c. For intended storage of bulk grain in any quantity not less than fifty thousand (50,000) bushels and not more than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty thousand (20,000) dollars plus one thousand (1,000) dollars for each four thousand (4,000) bushels or fraction thereof in excess of fifty thousand (50,000) bushels up to a total of seventy thousand (70,000) bushels.
- ''d. For intended storage of bulk grain in any quantity not less than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-five thousand (25,000) dollars plus one thousand (1,000) dollars for each five thousand (5,000) bushels or fraction thereof in excess of seventy thousand (70,000) bushels."

SEELEY G. LODWICK HUGH H. CLARKE DONALD W. MURRAY

Amend House File 687 as follows:

- 1. Add the following new sections at the end thereof:
- "Sec. 5. Five hundred thousand (500,000) dollars of the sum appropriated in this Act for aid to dependent children fund shall be used for the community work and training program as provided in sections six (6) through twenty-two (22), inclusive, of this Act.
- "Sec. 6. Chapter two hundred thirty-nine (239), Code 1966, is hereby amended by adding sections seven (7) through twenty-two (22) of this Act.

- "Sec. 7. The state board, with the cooperation of county boards and departments of social welfare, shall establish a community work and training program for individuals who have attained the age of eighteen (18) and who are members of families receiving aid to dependent children. The program shall encourage the development of work skills and work habits, the conservation of work skills, and the preparation of such persons for self-supporting employment.
- "Sec. 8. The program shall include useful work or job training or both. The work or job training may be provided by public or private agencies, organizations, or companies.
- "Sec. 9. Any member of a family receiving aid to dependent children shall be required to participate in the community work and training program as a condition of receiving such assistance, if:
- "1. Such person has attained the age of eighteeen (18) years and has not attained the age of sixty-five (65) years;
- "2. Such participation would not unreasonably interfere with such person's child care responsibilities in the home; and
  - "3. Suitable and non-hazardous work or job training is available or can be arranged.
- "However, a person shall not be required to participate if he presents satisfactory medical evidence that he is unable to participate or that his health would be endangered by such participation.
- "Sec. 10. The work performed shall serve a useful purpose and, except for an emergency or a project of a nonrecurring nature, shall not displace nor adversely affect regular employees of public or private agencies, organizations or companies.
- "Sec. 11. The state board shall enter into cooperative arrangements with the state employment service for maximum utilization of that agency's services for the assignment of eligible individuals to a suitable training program or assisting them in finding suitable regular employment, including registration and periodic reregistration for employment.
- "Sec. 12. The state board shall enter into cooperative arrangements with state and local agencies responsible for administering or supervising vocational education and adult education, for maximum utilization of their services and facilities for education, training, retraining, or other preparation of eligible individuals for regular employment.
- "Sec. 13. Each eligible individual, with respect to work performed under the provisions of this chapter, shall be covered by the workmen's compensation law or otherwise provided with comparable protection.
- "Sec. 14. The state board shall establish and maintain appropriate standards for health, safety, and other conditions applicable to such work and training.
- "Sec. 15. If any compensation is received by the individual for such work, all or part of such compensation shall be applied to reduce the cost of public assistance to such individual or his family, under policies established by the state board.

- 'Sec. 16. In determining the need of a family for assistance, consideration shall be given to any additional expenses reasonably attributable to such work and training.
- "Sec. 17. Eligible individuals shall be given reasonable opportunity and shall be encouraged to seek regular employment and to secure any appropriate education, training, or retraining which may be available.
- "Sec. 18. Appropriate arrangements shall be made to assure the care and protection of children during the absence from the home of an individual participating in such work or training.
- "Sec. 19. Eligible individuals and their families shall be offered such other agency and community services for their well-being as they would otherwise receive, and shall be treated no less favorably with respect to the furnishing of assistance and social services than any other recipient of aid to dependent children.
- "Sec. 20. If it is finally determined that any provision of this Act would cause such program to be ineligible for federal financial assistance, such provision shall be suspended to the extent which is essential to obtain such assistance.
- "Sec. 21. The state board may negotiate for and accept any grants, gifts, or other monies on behalf of the state for the purpose of assisting in the financing of the program authorized in sections six (6) through twenty-two (22) of this Act. All funds, grants, gifts, and monies so received shall be deposited with the state treasurer and shall be disbursed in accordance with the provisions of sections six (6) through twenty-two (22) of this Act.
- "Sec. 22. The state board shall adopt rules and regulations to implement sections six (6) through twenty-two (22) of this Act and to achieve its purposes."
- 2. In section 1, line 8, strike the figures "6,200,000.00" and insert in lieu thereof the figures "6,700,000.00".

DAVID STANLEY

Amend the Murray, et al amendment, filed June 16, 1967, to House File 201 as follows:

- 1. By adding the following new section thereto:
- "Sec. 10. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended by adding the following at the end thereof:

'Any warehouseman may buy, sell, and deliver grain provided it is paid for within ten (10) days from time of purchase.' "

ROGER J. SHAFF CLIFTON C. LAMBORN

Amend the title to Senate File 111 by striking all of line two (2) and by inserting in lieu thereof the following:

"goods or services to the state of Iowa or to any department, commission, or agency thereof and to".

HOWARD C. REPPERT, JR.

Amend Senate File 111 as follows:

- 1. By striking from lines two (2) and three (3) of section two (2) the words ", Code 1966," and inserting in lieu thereof the following:
- "of the Code, or any beer as defined in section one hundred twenty-four point two (124.2) of the Code,".
- 2. By inserting in line three (3) of section six (6) after the word "liquor" the words "or beer".
- 3. By inserting in line ten (10) of section six (6) after the word "liquor" the words "or beer".
- 4. By inserting in line nine (9) of section seven (7) after the word "liquor" the words "or beer".
- 5. By inserting in the title after the words "alcoholic liquor" the words "or beer".

HOWARD C. REPPERT, JR.

Amend section four (4) of House File 702 by adding thereto the following new subsection:

"By inserting following the period (.) in the last line of subsection four (4) thereof the following, 'Property and services used by the seller in the repair or conditioning of the property accepted as part consideration shall not be subject to tax.'"

VERNON H. KYHL

Amend House File 201 by adding the following section thereto:

"Sec. 9. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended by adding the following at the end thereof:

'Any warehouseman may buy, sell, and deliver grain provided it is paid for within ten (10) days from time of purchase.'

ROGER J. SHAFF CLIFTON C. LAMBORN

Amend House File 746 as follows:

1. By striking the words "budget and financial control committee" from lines three (3) and four (4) of Sec. 2 and inserting in lieu thereof the words "executive council".

C. JOSEPH COLEMAN

Amend the Rigler amendment to House File 633, filed June 8, 1967, as follows:

- 1. By striking lines three (3) through nine (9) and by inserting in lieu thereof the following:
- "Section 1. Within thirty (30) days prior to the convening of any regular or special session of the general assembly, any person qualified and elected to serve in the forth-coming regular or special session of the general assembly, or any interim legislative committee when authorized by statute or rule may submit and have printed bills and joint resolutions for introduction into the general assembly. The submission and printing shall be made under the rules on introduction of bills and resolutions and on printing prevailing at the previous session of the general assembly. Costs of printing shall be".

- 2. By striking from lines twelve (12) and thirteen (13) the words "the elected members of the general assembly" and by inserting in lieu thereof the words "all legislators and legislators-elect who shall be serving in the general assembly in which the proposed legislation is to be introduced".
  - 3. By adding thereto the following:
- "Departments and agencies of state government shall within thirty (30) days prior to the convening of any regular or special session of the general assembly, or at such time as may be permitted after the convening of the general assembly, file with the president of the senate and speaker of the house of representatives, bills and resolutions which such departments and agencies wish to be considered by the general assembly. All bills and resolutions so filed shall be assigned by the presiding officers to regular standing committees for consideration."

JOHN P. KIBBIE KENNETH BENDA WILLIAM F. DENMAN

Amend House File 757 as follows:

- 1. Amend the title by striking all beginning with the word "central" in line one (1) and by inserting in lieu thereof the following:
- "general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the board of control."
- 2. By striking from lines four (4) and five (5) of section one (1) the words and figures 'one hundred sixty-six thousand seven hundred ninety-one (1,166,791)" and by inserting in lieu thereof the words and figures 'three hundred sixty thousand two hundred ten (1,360,210)".
- 3. By striking all of line eight (8) of section one (1) and by inserting in lieu thereof the following: "three (3) at thirteen thousand (13,000) dollars each . . . \$ 39,000.00".
- 4. By striking from line nine (9) of section one (1) the figures "9,000,116.00" and by inserting in lieu thereof the figures "1,043,570.00".
- 5. By striking from line eleven (11) of section one (1) the figures "177,775.00" and by inserting in lieu thereof the figures "227,640.00".
- 6. By striking from line seventeen (17) of section one (1) the figures "1,166,791.00" and by inserting in lieu thereof the figures "1,360,210.00".

C. JOSEPH COLEMAN

Amend the Murray, et al amendment to House File 201, filed June 16, 1967 as follows:

By adding the following at the end thereof:

- "Sec. 10. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding thereto the following:
- 'A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:

- 1. He must obtain from such warehouseman a non-negotiable warehouse receipt and such receipt must show clearly the following notation: "held in trust for" (customer's name and address).
- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has a grain stored under the provisions of this section, ""

  STANLEY M. HEABERLIN

  J. HENRY LUCKEN

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Friday, June 23, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, June 23, 1967.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by the Reverend J. William Brewer, pastor of the Grace United Presbyterian Church, Council Bluffs, Iowa.

## ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Benda, Briles, Buren, Burns, Denman, Erskine, Flatt, Floy, Gaudineer, Heying, Hill, Hougen, Jepsen, Kibbie, Kosek, Mills, Nurse, Reno, Schaben, Shirley and Walsh.

## CONFERENCE COMMITTEE EXCUSED

# (HOUSE JOINT RESOLUTION 23)

The Senate excused the following members to attend the committee conference on House Joint Resolution 23, Senators Gaudineer, Van Gilst, Benda and Stephens.

# VISITORS

Senator Heying rose on point of personal privilege to present students of North High School, West Union, who were in the balcony with their instructor, Gay Bowden.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened with Senator Rigler presiding.

Senator Frommelt moved that the rules be suspended and that bills on the appropriations calendar be taken up for consideration, which motion prevailed.

# ADDITIONAL COPIES

Senator Frommelt asked and received unanimous consent that 500 copies of Senate File 807 as passed by the Senate, be printed.

# 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 No. 790, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers.

#### Also:

That the House has failed to pass the following bill in which the concurrence of the House was asked:

Senate File No. 693, a bill for an act relating to publicly held conservation interests in private property.

#### Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 319, a bill for an act relating to obstructions within the boundary lines of a public highway.

## HOUSE AMENDMENT TO SENATE FILE 319

Amend Senate File 319, Section 1, line nine (9), by striking the word "motor".

#### Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund.

#### Also:

That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 30, urging the Congress of the United States of America to instruct the Atomic Energy Commission from proceeding with present plans for awarding funds for installation at Weston, Illinois. Also, to allow Iowa the opportunity to submit additional specifications.

#### Also:

That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 22, petitioning the Congress of the United States to call a Convention for proposing an amendment to the Constitution of the United States to provide for the election of the President and Vice President in a manner fair and just to the people of the United States.

## HOUSE CONCURRENT RESOLUTION 22

# By: Grassley, Millen and Vetter

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 HOUSE, THE SENATE CON-CURRING: 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 is hereby directed to transmit copies of this application to the House of Representatives and Senate 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.

Also:

That the House has amended the Senate amendment and concurred in the Senate amendment as amended and passed, House File 178 a bill for an act relating to the migratory agricultural laborers.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE AMENDMENT TO

# HOUSE FILE 178

Amend the Senate amendment to House File 178 by striking all of said amendment and inserting in lieu thereof the following:

Amend House File 178 by striking everything after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter ninety-two (92), Code 1966, is amended by adding the following thereto:

"No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of ten (10) years to be engaged, with or without compensation, as a migratory agricultural laborer. No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen (14) years to be engaged as a migratory agricul-

tural laborer on any day prior to or during the regular school hours of any private or public school which teaches general education subjects and which is available to such child. As used in this section, the term 'migratory agricultural laborer' shall include any person who customarily and repeatedly travels from state to state for the purpose of obtaining seasonal employment in agriculture."

#### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 844, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program, was taken up for consideration.

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
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek
Kruck
Kyhl

Lange
Lisle
Lodwick
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Lamborn

Patton
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Walsh

Nays: 0

Absent or not voting: 11

Benda Condon Denman Floy Gaudineer Hougen Jepsen Lucken Potgeter Stephens 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 Hill, Senate File 845, a bill for an act to appropriate from the general fund of the state of Iowa to the department of health for power file equipment, was taken up for consideration.

Senator Hill asked and received unanimous consent that House File 770 be substituted for Senate File 845.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the hill was read a third time

On the question "Shall the bill pass?" the vote was:

Aves: 53

Balloun Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodde Elvers Elv

Erskine Flatt Frev Gaudineer Hagedorn Heaberlin Heving Hill

Kibbie Klefstad Kosek Kruck Kvhl

Lamborn Lange Ligle Lodwick

Lucken Main McGill Messerly Mills Murray Neu Nurse O'Malley Potgeter Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirlev

Patton

Stanley Van Eaton Walsh

Navs: 0

Absent or not voting: 8

Benda Floy

Frommelt Glenn

Hougen Jepsen

Stephens Van Gilst

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 845 be withdrawn from further consideration by the Senate.

On motion of Senator Hill, Senate File 846, a bill for an act to appropriate from the lowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninety-seven B (97B) of the Code, was taken up for consideration.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the hill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes: 54

Benda Briles Buren Burns

Balloun

Elv Erskine Flatt Frev Glenn .

Lamborn Lange Lisle Lodwick Lucken

Potgeter Reichardt Reno

Reppert Rigler

Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Hagedorn Heaberlin Heying Hill Kibbie Klefstad Kosek Kruck Kyhl

Main McGill Messerly Mills Murray Neu Nurse Patton Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 7

Floy Frommelt Gaudineer Hougen Jepsen O'Malley Schaben

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 847, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications, was taken up for consideration.

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

Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Flatt
Frey
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek

Elv

Erskine

Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Nurse
Patton
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Van Eaton
Walsh

Nays: 0

Absent or not voting: 12

Benda

Gaudineer

Lisle

Riley

Floy Frommelt Hougen Jepsen O'Malley Potgeter Stephens 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 Hill, Senate File 848, 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 for consideration.

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: 46

Balloun
Briles
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Frey
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie

Heying
Hill
Kibbie
Klefstad
Kosek
Kyhl
Lamborn

Lange Lisle Lucken

Main

McGill Messerly Mills Murray Neu Nurse Patton Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Van Eaton

Walsh

Navs: 0

Absent or not voting: 15

Benda Buren Burns Floy Frommelt Gaudineer Hougen Jepsen Kruck Lodwick Riley Stephens Van Gilst

Erskine Hougen

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 Hill, Senate File 849, 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 for consideration.

Senator Hill asked and received unanimous consent that House File 771 be substituted for Senate File 849.

The report of the 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: 45

Balloun
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers

Flatt
Frey
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kyhl
Lamborn

Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
Patton

Potgeter Reichardt Reno Reppert Rigler Schaben Shaff Shirley Stanley Van Eaton Walsh

Ely

Nays: 0

Absent or not voting: 16

Benda Buren Denman Erskine Floy Frommelt Gaudineer Hougen Jepsen Kosek Kruck Lodwick O'Malley Riley Stephens Van Gilst

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 849 be withdrawn from further consideration by the Senate.

On motion of Senator Hill, Senate File 850, 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, was taken up for consideration.

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: 46

Balloun Briles Burns Cassidy Clarke Ely Erskine Floy Frey Glenn Lange Lisle Lucken Main McGill

Potgeter Reichardt Reno Rigler Rile Coleman Condon DeHart DeKoster Denman Dodds Elvers

Heaberlin
Heying
Hill
Kibbie
Klefstad
Kyhl
Lamborn

Messerly Mills Murray Neu Nurse Patton Schaben
Shaff
Shirley
Stanley
Van Eaton
Walsh

Nays: 0

Absent or not voting: 15

Benda Buren Flatt Frommelt Gaudineer Hagedorn Hougen Jepsen Kosek Kruck Lodwick O'Malley

Reppert Stephens 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 Hill, Senate File 852, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction, division of vocational rehabilitation for a new vocational rehabilitation center and to permit acceptance of federal funds for participation, was taken up for consideration.

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

Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine

Frey
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek

Flatt

Floy

Kyhl
Lamborn
Lange
Lisle
Main
McGill
Messerly
Mills
Murray

Neu

Nurse

Patton Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Walsh

Nays: 0

Absent or not voting: 16

Balloun Benda Frommelt Gaudineer

Kruck Lodwick Potgeter Stephens

Buren Denman

Hougen Jepsen

Lucken O'Mallev Van Eaton 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 Glenn, Senate File 841, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees retirement system was taken up for consideration.

Senator Glenn asked and received unanimous consent that House File 774 be substituted for Senate File 841.

Senator Glenn moved that the bill be read a 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 Briles Buren Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers

Ely Erskine Flatt Flov Frey Glenn Hagedorn Heaberlin Heying Hill Kibbie Klefstad Kosek

Kyhl Lange Lisle Lodwick Main McGill Messerly Mills Murray Neu Nurse Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Van Eaton Walsh

Navs: 0

Absent or not voting: 11

Benda Frommelt Hougen Jepsen Kruck

Lamborn Lucken O'Malley

Stephens Van Gilst

Gaudineer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Glenn asked and received unanimous consent that Senate File 841 be withdrawn from further consideration by the Senate.

On motion of Senator Mills, Senate File 842, a bill for an act to make appropriations for expenses incurred by the committee established by house joint resolution twentyeight (28), Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state, was taken up for consideration.

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: 47

Balloun Flatt Lamborn Potgeter Briles Flov Lange Reichardt Cassidy Frey Lisle Reno Clarke Glenn Lodwick Reppert Coleman Hagedorn Main Rigler Heaberlin Condon McGill Riley DeHart Heying Schaben Messerly DeKoster Hill Mills Shirley Denman Kibbie Murray Stanley Dodds Klefstad Van Eaton Neu Elvers Kosek Nurse Walsh Erskine Kyhl Patton

# Nays: 0

Absent or not voting: 14

Benda	Frommelt	Kruck	Shaff
Buren	Gaudineer	Lucken	Stephens
Burns	Hougen	O'Malley	Van Gilst
Ely	Jepsen		

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 843, a bill for an act to make appropriations to members of the Iowa legislative research committee, was taken up for consideration.

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: 46

Balloun	Erskine	Kruck	Patton
Briles	Flatt	Kyhl	Potgeter
Burns	Floy	Lamborn	Reichardt
Cassidy	Frey	Lisle	Reno
Clarke	Glenn	Lodwick	Reppert
Coleman	Hagedorn	Lucken	Riley
Condon	Heaberlin	Main	Schaben
DeHart	Heying .	McGill	Shirley
DeKoster	Hill	Messerly	Stanley
Denman	Jepsen	Murray	Van Eaton

Dodds Elvers Klefstad Kosek Neu

Walsh

NT---- (

Nays: 0

Absent or not voting: 11

Benda Buren Frommelt Gaudineer

Kibbie O'Malley

Stephens Van Gilst

Ely

Hougen

Shaff

Voting present: 4

Lange

Mills

Nurse

Rigler

The bill having received a two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Flatt, House File 750, a bill for an act to appropriate from the general fund to the department of public defense for various capital improvements, 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 750 by striking all after the word "the" in line sixteen (16) and substituting in lieu thereof the words "executive council,".

The amendment was adopted.

The Committee amendment filed June 22, found on page 2198, was withdrawn by unanimous consent.

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: 51

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
DeKoster
Dodds
Elvers

Floy
Frey
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek

Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Reno Reppert Rigler Riley Schaben Shaff Shirley

Stanley Stephens Van Eaton Ely Erskine Flatt Kruck Kyhl Lamborn Patton Potgeter Reichardt Van Gilst Walsh

Nays: 0

Absent or not voting: 10

Briles Condon Denman Frommelt

Hougen Jepsen Lodwick O'Malley

DeHart

Gaudineer

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 763, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation, 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: 44

Balloun Briles Burns Cassidy Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Erskine Flatt Floy Frey

Frey Glenn Heaberlin Hill Kibbie Klefstad Kosek Kruck Lamborn

Lange
Lisle
Lucken
Main
McGill
Messerly

Mills Neu Nurse Patton

Potgeter Reichardt Reno Rigler Riley

Schaben Shirley Stanley Van Eaton Walsh

Nays: 0

Absent or not voting: 13

Benda Buren Condon Gaudineer Heying Hougen

Jepsen Lodwick O'Malley Shaff Stephens Van Gilst

Frommelt

Voting present: 4

Hagedorn

Kyhl

Murray

Reppert

The bill having received a two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Burns, House File 764, a bill for an act to make appropriations to legislators serving on legislative study committees, 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: 46

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
Denman
Elvers
Ely

Erskine
Flatt
Frey
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Kosek
Kruck
Kyhl

Lamborn
Lange
Lisle
McGill
Mills
Neu
Nurse
Patton
Potgeter
Reichardt

Reno

Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Reppert

Nays: 0

Absent or not voting: 9

Buren Frommelt Gaudineer Hougen Jepsen Lodwick Main Murray O'Malley

Voting present: 6

 ${\tt DeKoster}$ 

Floy

Lucken

Messerly

Dodds

Klefstad

The bill having received a two-thirds majority was declared to have passed the Senate and the title was agreed to.

# HOUSE AMENDMENT CONSIDERED

Senator Denman called up for consideration House File 178, a bill for an act relating to migratory agricultural laborers, amended by the Senate, further amended by the House and moved that the Senate concur in the following House amendment:

# HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 178

Amend the Senate amendment to House File 178 by striking all of said amendment and inserting in lieu thereof the following:

Amend House File 178 by striking everything after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter ninety-two (92), Code 1966, is amended by adding the following thereto:

"No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of ten (10) years to be engaged, with or without compensation, as a migratory agricultural laborer. No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen (14) years to be engaged as a migratory agricultural laborer on any day prior to or during the regular school hours of any private or public school which teaches general education subjects and which is available to such child. As used in this section, the term 'migratory agricultural laborer' shall include any person who customarily and repeatedly travels from state to state for the purpose of obtaining seasonal employment in agriculture.'

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: 56

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Floy
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
Patton

Kyhl

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Frey

Gaudineer

Hougen

O'Malley

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 Flatt, House File 772, a bill for an act to make appropriations to legislators serving on legislative study committees, 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: 46

Balloun
Benda
Buren
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Glenn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek

Lange
Lisle
Lucken
Main
McGill
Messerly
Murray
Neu
Nurse
Reichardt
Reno

Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Ely Lamborn

Nays: 0

Absent or not voting: 10

Briles Burns Condon Frommelt Gaudineer Hougen

Jepsen Lodwick O'Malley Potgeter

.

Voting present: 5

Hagedorn

Kyhl

Mills

Patton

Kruck

The bill having received a two-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Messerly, House File 759, a bill for an act authorizing expenditures by various regulatory boards and agencies, with report of committee recom-

mending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend House File 759 as follows:

By striking in Section 2, line 9 the figure "1,000.00" and inserting in lieu thereof the figure "4,000.00".

By striking in Section 2, line 11, the figure "3,000.00" and inserting in lieu thereof the figure "3,500.00".

By striking in Section 2, line 12, the figure "\$10,080.00" and inserting in lieu thereof the figure "\$13,580.00".

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: 58

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
Patton

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 3

Frommelt

Hougen

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 Kibbie, House File 749, a bill for an act to appropriate from the general fund to the state comptroller for data processing equipment, 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 the committee amendment be withdrawn.

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: 56

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Klefstad
Kosek
Kyhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter
Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Erskine

Absent or not voting: 4

Briles

Hougen

Kibbie

Kruck

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

#### CONFERENCE COMMITTEE EXCUSED

Members of the conference committee on House File 686, Senators Nurse, Cassidy, Neu and McGill, were excused.

# RECONSIDERATION OF HOUSE FILE 750

Senator Coleman moved that the vote by which House File 750 passed the Senate be reconsidered, which motion prevailed.

Senator Coleman moved that the vote by which House File 750 went to its third reading be reconsidered, which motion prevailed.

Senator Coleman moved that the vote by which the amendment by the appropriations committee was adopted be reconsidered, which motion prevailed.

Senator Coleman asked and received unanimous consent that the amendment be withdrawn.

Senator Coleman submitted the following amendment by the appropriations committee and moved its adoption:

Amend House File 750 as follows:

1. Sec. 2. By striking the words "budget and financial control committee" in lines three (3) and four (4) and inserting in lieu thereof the words "executive council".

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: 54

Balloun Kosek Erskine Benda Flatt Kruck Briles Floy Kvhl Burns Frey Lamborn Cassidy Frommelt Lange Clarke Gaudineer Lodwick Coleman Glenn Main Condon Hagedorn McGill DeHart Heaberlin Messerly DeKoster Heying Mills Denman Hill Murray Dodds Jepsen Neu Elvers Kibbie Nurse Ely Klefstad

O'Mallev Reichardt Reno Reppert Rigler Rilev Schaben Shaff Shirlev Stanley

> Stephens Van Eaton Walsh

Nays: 0

Absent or not voting: 7

Buren Hougen Lisle Lucken

Patton Potgeter Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 30

By: Franklin, Reed, Gannon, Van Nostrand, Palmer, Tapscott, Johnston and Millen

WHEREAS, our great nation is founded upon the principles and concepts of equal opportunity and justice of all its citizens; and

WHEREAS, since 1860 the state of Iowa has been a leader among the several states in providing said equal opportunity and justice for all its citizens, and has always demonstrated its great concern for human welfare and dignity by the enactment of progressive anti-discriminatory laws; and

WHEREAS, there is now pending before the Appropriations Committee of the Congress of the United States of America, the proposed budget submitted by the Atomic Energy Commission for the establishment of a three hundred seventy-five million dollar atomic accelerator laboratory to be constructed at Weston, Illinois; and

WHEREAS, the legislature of the state of Illinois has neglected, failed and refused to show its concern for the welfare of all the citizens of Illinois by failing to legislate non-discriminatory laws in the area of fair and open housing; now, therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the Congress of the United States of America is hereby strongly urged to instruct the Atomic Energy Commission from proceeding with present plans for awarding the proposed three hundred seventy-five million dollar installation at Weston, Illinois.

BE IT FURTHER RESOLVED, That the Congress of the United States of America instruct the Atomic Energy Commission to allow the state of Iowa the opportunity to submit additional specifications outlining Iowa's exceptional and outstanding capabilities and physical resources for said atomic accelerator facility,

BE IT FURTHER RESOLVED, That enrolled copies of this resolution be forwarded to the Secretary of the Senate and to the Clerk of the House of Representatives of the United States of America and to all members of Iowa's congressional delegation to be circulated by them among their fellows.

Senator Riley moved the adoption of House Concurrent Resolution 30, which motion prevailed and the Resolution was adopted.

# HOUSE CONCURRENT RESOLUTION 26

Senator Riley called up House Concurrent Resolution 26, found on pages 1931-1932 of the Senate journal, and moved its adoption.

Further action on the Resolution was deferred by unanimous consent.

# THIRD READING OF BILLS

On motion of Senator Klefstad, House File 687, a bill for an act to appropriate from the general fund to the department of social welfare for the purpose of aid to various 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 687 as follows:

1. By striking from line eight (8) of section one (1) the figures "6,200,000.00" and by inserting in lieu thereof the figures "7,200,00.00".

- 2. By striking from line eleven (11) of section one (1) the figures "1,000,000,000" and by inserting in lieu thereof the figures "1,270,000.00".
- 3. By striking from line thirteen (13) of section one (1) the figures "10,600,000.00" and by inserting in lieu thereof the figures "10,725,000.00".
- 4. By striking from line fifteen (15) of section one (1) the figures "11,000,000.00" and by inserting in lieu thereof the figures "12,850,000.00".
- 5. By striking all of lines eighteen (18) through twenty-four (24), inclusive, of section one (1) and by inserting in lieu thereof the following:
- 'Subtotal (of the funds herein appropriated, there shall be included not more than three million seven hundred fifty thousand (3,750,000) dollars per year, of which shall be available for the administration fund in compliance with the provisions of section two hundred thirty-four point six (234.6), Code 1966) . . . . . . . . . . . . \$33,140,000.00
- 6. By striking from line twenty-seven (27) of section one (1) the figures "29,895,000.00" and by inserting in lieu thereof the figures "\$33,890,000.00".

The amendment was adopted.

Senator Stanley called up the following amendment:

Amend House File 687 as follows:

- 1. Add the following new sections at the end thereof:
- "Sec. 5. Five hundred thousand (500,000) dollars of the sum appropriated in this Act for aid to dependent children fund shall be used for the community work and training program as provided in sections six (6) through twenty-two (22), inclusive, of this Act.
- "Sec. 6. Chapter two hundred thirty-nine (239), Code 1966, is hereby amended by adding sections seven (7) through twenty-two (22) of this Act.
- 'Sec. 7. The state board, with the cooperation of county boards and departments of social welfare, shall establish a community work and training program for individuals who have attained the age of eighteen (18) and who are members of families receiving aid to dependent children. The program shall encourage the development of work skills and work habits, the conservation of work skills, and the preparation of such persons for self-supporting employment.
- "Sec. 8. The program shall include useful work or job training or both. The work or job training may be provided by public or private agencies, organizations, or companies.
- "Sec. 9. Any member of a family receiving aid to dependent children shall be required to participate in the community work and training program as a condition of receiving such assistance, if:

- "1. Such person has attained the age of eighteen (18) years and has not attained the age of sixty-five (65) years;
- "2. Such participation would not unreasonably interfere with such person's child care responsibilities in the home; and
  - "3. Suitable and non-hazardous work or job training is available or can be arranged.
- "However, a person shall not be required to participate if he presents staisfactory medical evidence that he is unable to participate or that his health would be endangered by such participation.
- "Sec. 10. The work performed shall serve a useful purpose and, except for an emergency or a project of a nonrecurring nature, shall not displace nor adversely affect regular employees of public or private agencies, organizations or companies.
- "Sec. 11. The state board shall enter into cooperative arrangements with the state employment service for maximum utilization of that agency's services for the assignment of eligible individuals to a suitable training program or assisting them in finding suitable regular employment, including registration and periodic reregistration for employment.
- 'Sec. 12. The state board shall enter into cooperative arrangements with state and local agencies responsible for administering or supervising vocational education and adult education, for maximum utilization of their services and facilities for education, training, retraining, or other preparation of eligible individuals for regular employment.
- "Sec. 13. Each eligible individual, with respect to work performed under the provisions of this chapter, shall be covered by the workmen's compensation law or otherwise provided with comparable protection.
- "Sec. 14. The state board shall establish and maintain appropriate standards for health, safety, and other conditions applicable to such work and training.
- "Sec. 15. If any compensation is received by the individual for such work, all or part of such compensation shall be applied to reduce the cost of public assistance to such individual or his family, under policies established by the state board.
- "Sec. 16. In determining the need of a family for assistance, consideration shall be given to any additional expenses reasonably attributable to such work and training.
- "Sec. 17. Eligible individuals shall be given reasonable opportunity and shall be encouraged to seek regular employment and to secure any appropriate education, training, or retraining which may be available.
- "Sec. 18. Appropriate arrangements shall be made to assure the care and protection of children during the absence from the home of an individual participating in such work or training.
- "Sec. 19. Eligible individuals and their families shall be offered such other agency and community services for their well-being as they would otherwise receive, and shall be treated no less favorably with respect to the furnishing of assistance and social services than any other recipient of aid to dependent children.

- "Sec. 20. If it is finally determined that any provision of this Act would cause such program to be ineligible for federal financial assistance, such provision shall be suspended to the extent which is essential to obtain such assistance.
- "Sec. 21. The state board may negotiate for and accept any grants, gifts, or other monies on behalf of the state for the purpose of assisting in the financing of the program authorized in sections six (6) through twenty-two (22) of this Act. All funds, grants, gifts, and monies so received shall be deposited with the state treasurer and shall be disbursed in accordance with the provisions of sections six (6) through twenty-two (22) of this Act.
- "Sec. 22. The state board shall adopt rules and regulations to implement sections six (6) through twenty-two (22) of this Act and to achieve its purposes."
- 2. In section 1, line 8, strike the figures "6,200,000.00" and insert in lieu thereof the figures "6,700,000.00".

Senator Stanley asked and received unanimous consent that the amendment be considered by division: Section 1 as Division 1 and Section 2 as Division 2.

Senator Frommelt asked and received unanimous consent that further action on House File 687 be deferred.

#### SENATE CONCURRENT RESOLUTION 60

Senator Walsh called up Senate Concurrent Resolution 60, found on page 2192 of the Senate journal, and moved its adoption:

The motion prevailed and the Resolution was adopted.

#### THIRD READING OF BILLS

On motion of Senator O'Malley, House File 754, a bill for an act to establish an Iowa Comprehensive alcoholism project, 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: 57

Balloun	Floy	Kruck	Patton
Benda	Frey	Kyhl	Potgeter
Briles	Frommelt	Lamborn	Reichardt
Buren	Gaudineer	Lange	Reno
Burns	Glenn	Lisle	Reppert
Cassidy	Hagedorn	Lodwick	Rigler
Clarke	Heaberlin	Lucken	Riley
Coleman	Heying	Main	Schaben
Condon	Hill	MéGill	Shaff
DeKoster	Hougen	Messerly	Shirley

Denman Dodds Elvers Ely Jepsen Kibbie Klefstad Kosek

Mills Murray Neu O'Malley Stanley Stephens Van Eaton Van Gilst

Flatt

Nays: 0

Absent or not voting: 2

Nurse

Walsh

Voting present: 2

DeHart

Erskine

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Jepsen, House File 727, a bill for an act to provide for refunding overpayments for the 1966 Code of Iowa departmental rules, and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert took the chair at 11:35 a.m.

Senator Jepsen moved that the bill be read a third 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
Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely

Erskine
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie

Kosek
Kruck
Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly
Mills
Murray

Klefstad

Patton
Potgeter
Reno
Reppert
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Reichardt

Absent or not voting: 10

Cassidy Denman Frommelt Kvhl Neu Nurse O'Malley Rigler

Flatt

Lodwick

Voting present: 1

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 Buren, House File 146, a bill for an act relating to real property and contracts relating thereto, 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: 50

Balloun
Benda
Briles
Buren
Burns
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers

Erskine
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kibbie
Klefstad
Kosek
Kruck

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Patton

Kyhl

Lamborn

Potgeter Reichardt Reno Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Ely

Absent or not voting: 11

Cassidy Condon Flatt Frey Frommelt Jepsen

Neu Nurse O'Malley Rigler Walsh

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.  $\ensuremath{\mathcal{E}}$ 

On motion of Senator Hill, House File 746, a bill for an act to appropriate from the general fund of the state to liquor control commission for warehouse improvements, was taken up for consideration.

Senator Coleman asked and received unanimous consent that the amendment filed by him June 21, found on page 2166 of the journal, be withdrawn.

Senator Stanley moved that further action on the bill be deferred.

Division was called for and the motion was lost.

Senator Coleman called up the following amendment and moved its adoption:

Amend House File 746 as follows:

1. By striking the words 'budget and financial control committee' from lines three (3) and four (4) of Sec. 2 and inserting in lieu thereof the words 'executive council'.

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: 47

Briles
Buren
Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad

Kosek
Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
Main

Lucken Main McGill Messerly Murray Patton Potgeter Reichardt Reno Reppert Riley Schaben Shirley Stanley Stephens Van Eaton

Van Eator Van Gilst

Nays: 1

Balloun

Absent or not voting: 13

Benda Cassidy Frommelt Jepsen Lisle Mills Neu Nurse O'Malley

Rigler Shaff Walsh

Hougen

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, the Senate recessed until 1:30 p.m.

# AFTERNOON SESSION

The Senate reconvened with Senator Reppert presiding.

President Fulton took the chair at 1:45 p.m.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Fulton presiding.

#### INTRODUCTION OF BILLS

Senate File 856, by Committee on Governmental Affairs, a bill for an act relating to the effective date of Acts of the general assembly not becoming law prior to July 1 next following passage.

Read first and second times and placed on calendar.

# UNFINISHED BUSINESS

# THIRD READING OF BILLS

On motion of Senator Kibbie House File 633, relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, was taken up for further consideration.

Consideration of the amendment by Senator Rigler was resumed.

Senator Kibbie asked and received unanimous consent that the amendment to the amendment by Senators Kibbie and Benda be withdrawn.

Senator Kibbie asked and received unanimous consent that further action be deferred.

On motion of Senator O'Malley, consideration of House File 687, a bill for an act to appropriate from the general fund to the department of social welfare, was resumed.

Consideration of the Stanley amendment was resumed.

Senator Ely offered the following amendment to the amendment by Senators Ely, Klefstad and Stanley and moved its adoption:

Amend the Stanley amendment of June 22, 1967, to House File 687 by striking from line three (3) the words and figure "Five hundred thousand (500,000)" and inserting in lieu thereof the words and figure "Not less than three hundred thousand (300,000)".

The amendment to the amendment was adopted.

Senator Stanley moved the adoption of Division 1 of the amendment, which motion prevailed and Division 1 was adopted.

Senator Stanley asked and received unanimous consent that Division 2 of the amendment be withdrawn.

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:

Rule 8 was invoked.

Ayes: 33

Briles	Elvers	Heying	O'Malley
Buren	Ely	Kibbie	Reno
Burns	Flatt	Klefstad	Riley
Cassidy	Frey	Lamborn	Shaff
Coleman	Frommelt	Main	Shirley
Condon	Gaudineer	McGill	Stanley
DeKoster	Glenn	Murray	Van Eaton
Denman	Hagedorn	Nurse	Van Gilst
Dodds	_		

Nays: 15

Balloun	Jepsen	Lodwick	Potgeter
Clarke	Kruck	Lucken	Rigler
Erskine	Kyhl	Messerly	Stephens
Hill	Lange	Mills	-

Absent or not voting: 13

Benda	Hougen	Neu	Reppert
DeHart	Kosek	Patton	Schaben
Floy	Lisle	Reichardt	Walsh

Heaberlin

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 House File 687 be immediately messaged to the House.

# THIRD READING OF BILLS

On motion of Senator Mills, Senate File 797, 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 recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer offered the following amendment filed by Senators Gaudineer, Mills, Riley and Denman, and moved its adoption:

Amend Senate File 797 as follows:

- 1. Amend the title by striking all after the word "Act" in line one (1) and by inserting in lieu thereof the following:
- "to legalize and validate the employment of Lex Hawkins and Verne Lawyer by the state of Iowa and to prescribe the method for the determination of and payment of fees and expenses.
- 2. By striking all after the enacting clause and by inserting in lieu thereof the following:
- "Section 1. The employment of Lex Hawkins and Verne Lawyer as attorneys or special assistant Attorney Generals for the state of Iowa, representing the state of Iowa in regard to investigation and commencement of law-suits against certain companies for alleged violation of the Sherman Anti-Trust Act in bidding and selling asphalt to the state of Iowa and its political subdivisions, from its inception to the termination of such representation on or about the tenth (10th) day of January, 1967, is hereby legalized, validated, and confirmed.
- Sec. 2. Awards to such attorneys for services rendered and expenses incurred as a result of such legal representation shall be set and determined by a judge of a court having jurisdiction over the subject matter thereof, after holding a hearing thereon.
- Sec. 3. Any such award or judgment rendered by such court shall be a judgment in favor of Lex Hawkins and Verne Lawyer against the state of Iowa and shall be paid in the same manner as a judgment or award against the state of Iowa is paid pursuant to section twenty-five A point eleven (25A.11) of the Code."

Roll call was requested.

On the question 'Shall the amendment be adopted?' the vote was:

Ayes: 36

Kibbie Balloun Denman Murray Benda Dodds Klefstad O'Malley Briles Ely Kosek Reichardt -Buren Erskine Kruck Reno Burns Flov Lamborn Reppert Riley Cassidy Lisle Frev Shirley Coleman Frommelt Main Condon Gaudineer Messerly Stanley Van Gilst DeKoster Heaberlin Mills

Nays: 14

Elvers Jepsen Lücken Rigler Glenn Kyhl McGill Stephens Heving

Lange

Potgeter

Van Eaton

Hill

Lodwick

Absent or not voting: 11

Clarke DeHart Hagedorn Hougen

Neu

Nurse Patton Schaben Shaff Walsh

Flatt

The amendment was 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:

Aves: 31

Burns

Dodds

Ely

Cassidy Coleman Condon DeKoster Denman

Erskine Flov Frev Frommelt Gaudineer Heaberlin Kibbie Klefstad

Kosek Kruck Kyhl Main Messerly Mills Murray O'Malley

Reppert Riley Shirley Stanley Van Gilst

Reichardt

Reno

Navs: 17

Balloun Benda Briles Elvers Glenn

Heying Hill Jepsen Lamborn

Lange Lodwick Lucken McGill

Potgeter Rigler Stephens Van Eaton

Absent or not voting: 13

Buren Clarke DeHart Flatt

Hagedorn Hougen Lisle

Neu Nurse Patton Schaben Shaff Walsh

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Gaudineer asked and received unanimous consent that Senate File 797 be immediately messaged to the House.

# HOUSE CONCURRENT RESOLUTION 26

Senator Riley called up House Concurrent Resolution 26, found on pages of 1931-1932 of the Senate journal, and moved its adoption.

The motion prevailed and the Resolution was adopted.

Senator Denman asked and received unanimous consent that the rules be suspended and that Senate File 856 be taken up for immediate consideration.

#### THIRD READING OF BILLS

On motion of Senator Denman, Senate File 856, a bill for an act relating to the effective date of Acts of the general assembly not becoming law prior to July 1 next following passage, was taken up for consideration.

Senator Stanley offered the following amendment filed by Senators Stanley and Denman and moved its adoption:

Amend Senate File 856 by striking section 1 and inserting in lieu thereof the following:

Section 1. All Acts and resolutions of a public nature which are passed prior to July 1 at a regular session of the general assembly and which are approved by the governor on or after such July 1, shall take effect on August 15 next after his approval. However, this section shall not apply to Acts provided for in section three point twelve (3.12) of the Code, Acts which specify when they take effect, or Acts which take effect by publication.

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:

Aves: 48

Balloun	Erskine	Klefstad	Murray
Benda	Flatt	Kosek	O'Malley
Briles	Floy	Kruck	Potgeter
Buren	Frey	Kyhl	Reichardt
Burns	Frommelt	Lamborn	Reppert
Cassidy	Gaudineer	Lange	Rigler
Coleman	Glenn	Lisle	Riley
Condon	Heaberlin	Lodwick	Shirley
DeKoster	Heying	Lucken	Stanley
Denman	Hill	McGill	Stephens
Dodds	Jepsen	Messerly	Van Eaton
Elvers	Kibbie	Mills	Van Gilst

Nays: 0

Absent or not voting: 13

Clarke Hougen Nurse Schaben
DeHart Main Patton Shaff
Ely Neu Reno Walsh
Hagedorn

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 856 be immediately messaged to the House.

#### EXPLANATION OF VOTE

We, the undersigned, voted for House File 754 in order to provide Legislative endorsement for the Iowa Comprehensive Alcoholism Project. Under no circumstances should our vote be interpreted as expressing doubt or uncertainity about the legal efficacy of this project, hitherto established and operating under statutory authority conferred by the 61st General Assembly and Executive direction.

Gene W. Glenn Gene F. Condon Eugene M. Hill John L. Buren James F. Schaben C. Joseph Coleman Robert R. Dodds Andrew G. Frommelt Franklin S. Main Joseph W. Cassidy Donald S. McGill Delbert Floy Robert J. Burns John P. Kibbie George E. O'Malley Stanley Heaberlin Howard C. Reppert William J. Reichardt John M. Ely, Jr. Gilbert E. Klefstad John W. Patton Adolph W. Elvers William F. Denman Bass Van Gilst. Lee H. Gaudineer H. L. Heying Max E. Reno Warren J. Kruck Merle W. Hagedorn Alan Shirley Donald W. Murray

#### MOTIONS TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 746 passed the Senate.

JAMES A. POTGETER

Mr. President: I move to reconsider the vote by which House File 759 passed the Senate.

DAVID STANLEY GEORGE E. O'MALLEY TOM RILEY

# HOUSE MESSAGE CONSIDERED

House File 751, a bill for an act relating to meat and poultry inspection, and amending house file four hundred fourteen (414), Acts of the Sixty-second General Assembly.

Read first and second times, and passed on file.

#### BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to Committee:

H.F. 741

Appropriations

H.F. 751

Agriculture

# REPORT OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House File 747</u>, 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 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 <u>be amended as follows</u>; and when so amended the bill do pass:

Amend House File 747 as follows:

- 1. Amend section one (1) by striking from line four (4) the words and figures "forty million (40,000,000)" and by inserting in lieu thereof the words and figures "thirty million (30,000,000)".
- 2. Further amend section one (1) by striking all of lines twelve (12) through twenty-nine (29), inclusive.

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

Alen

Mr. President: Your committee on Appropriations to which was referred Senate File 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing, 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 559, a bill for an act providing for the payment by the state of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lake Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson county, Iowa, begs leave to report it has had the same under consideration and 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 <u>House File 15</u>, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18) Code 1966, relating to school bond taxes, begs leave to report it has had the same under consideration and recommends the same do pass.

Ordered passed on file.

ANDREW G. FROMMELT, Chairman

#### INTRODUCTION OF BILLS

Senate File 857, by Committee on Appropriations, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969 and appropriating thereto the sum of one million eight hundred thousand (1,800,000) dollars 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 calendar.

Senate File 858, by Committee on Appropriations, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Read first and second times and placed on calendar.

Senate File 859, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund provided in chapter four hundred twenty-two (422) of the Code, the sum of three million (3,000,000) dollars.

Read first and second times and placed on calendar.

Senate File 860, 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, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of the property known as the valley bank building located at fourth and walnut streets, city of Des Moines, Polk county, Iowa.

Read first and second times and placed on calendar.

Senate File 861, by Committee on Appropriations, a bill for an act relating to the state highway commission.

Read first and second times and placed on calendar.

Senate File 862, by Committee on Appropriations, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969.

Read first and second times and placed on calendar.

Senate File 863, by Committee on Appropriations, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund.

Read first and second times and placed on calendar.

Senate File 864, 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, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners.

Read first and second times and placed on calendar.

Senate File 865, by Committee on Appropriations, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor.

Read first and second times and placed on 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 Senate is asked:

House File No. 751, a bill for an act relating to meat and poultry inspection, and amending house file four hundred fourteen (414), Acts of the Sixty-second General Assembly.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 185, a bill for an act providing for an additional agricultural producer association and including such an 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 No. 339, a bill for an act relating to payments made under contract for the construction of public improvements.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 729, a bill for an act relating to the power of state and savings banks to own and lease certain personal property.

Also:

Senate File No. 727, a bill for an act relating to the fees of licenses issued by the state conservation commission.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE MESSAGES CONSIDERED

House File 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund.

Read first and second times, and passed on file.

# REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 147, 156, 159, 218, 250, 298, 335, 338, 536, 652, 728, 740, 767, 789, 803 and 854; also House Files 151, 167, 382, 651, 713, 732, 735, 718, 224, 274, 284, 390, 411, 465, 503, 515, 733, 743, 744 and 748.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 147, 156, 159, 218, 250, 298, 335, 338, 536, 652, 728, 740, 767, 789, 803 and 854; also House Files 151, 167, 382, 651, 713, 732, 735, 718, 224, 274, 284, 390, 411, 465, 503, 515, 733, 743, 744 and 748.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of June, 1967, sent to the governor for his approval, Senate Files 147, 156, 159, 218, 250, 298, 335, 338, 536, 652, 728, 740, 767, 789, 803 and 854.

ADOLPH W. ELVERS, Chairman

Passed on file.

#### BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 22, 1967, the Governor had approved the following bills.

Senate File 742, an act to amend Chapter Three Hundred Twenty-Four (324), Code 1966, to extend powers and duties of the Treasurer of the State, to amend certain definitions, to authorize bond increases, to provide certain regulation of commercial vehicles and to change provision relating to penalties.

Senate File 131, an act authorizing the State Highway Commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor, to reconstruct, complete, improve, repair, remodel, control, maintain, and operate interstate bridges, to establish tolls and charges for the use of interstate bridges, to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges, and to refund bonds payable from such revenues.

Senate File 601, an act relating to the regulation of benevolent associations.

#### AMENDMENTS FILED

Amend House File 742 as follows:

- 1. Amend section one (1) by striking from line six (6) the words "major repairs to or".
- 2. Further amend section one (1) by striking from lines eight (8) and nine (9) the words "the work to be done by state fair board employees or" and by inserting in lieu thereof the words "to be".

FRANKLIN S. MAIN

Amend House File 759 as follows:

- 1. In section 3, line 11, strike the figures "14,125.00" and insert in lieu thereof the figures "24,125.00".
- 2. In section 3, line 12, strike the figures "30,205.00" and insert in lieu thereof the figures "40,205.00".

DAVID STANLEY GEORGE E. O'MALLEY TOM RILEY

Amend House File 364 by adding thereto the following:

"No Class "C" permit fee shall exceed the fee as established by the issuing authority for Class "B" permits."

JAMES F. SCHABEN

Amend the Rigler amendment to House File 633, filed June 8, 1967, as follows:

- 1. By striking lines three (3) through nine (9) and by inserting in lieu thereof the following:
- "Section 1. Within thirty (30) days prior to the convening of any regular or special session of the general assembly, any person elected to serve in the forthcoming regular or special session of the general assembly, or any interim legislative committee when authorized by statue or rule may submit and have printed bills and joint resolutions for introduction into the general assembly. The submission and printing shall be made under the rules on introduction of bills and resolutions and on printing prevailing at the previous session of the general assembly. Costs of printing shall be".
- 2. By striking from lines twelve (12) and thirteen (13) the words "the elected members of the general assembly" and by inserting in lieu thereof the words "all legislators and legislators-elect who shall be serving in the general assembly in which the proposed legislation is to be introduced".
  - 3. By adding thereto the following:
- "Departments and agencies of state government shall within thirty (30) days prior to the convening of any regular or special session of the general assembly, or by special permission from the presiding officers, may file with the president of the senate and speaker of the house of representatives, bills and resolutions which such departments and agencies wish to be considered by the general assembly. All bills and resolutions so filed shall be assigned by the presiding officers to regular standing committees for consideration."

JOHN P. KIBBIE KENNETH BENDA WILLIAM DENMAN MAX MILO MILLS ROBERT R. RIGLER LEE GAUDINEER Amend Senate File 839 by inserting after the word "section" in line nineteen (19) the following:

"and provided further that there is also attached to the statement required to be filed with the assessor a sworn statement to the effect that the property for which exemption is sought is related to the income for which exemption has been granted or is in a non-income producing capacity directly related to the exempt basic objectives of the organization."

HUGH H. CLARKE

Amend House File 364 by striking all of lines 5 through 15 and inserting in lieu thereof 'fifty (50) dollars."

HOWARD C. REPPERT, JR.

Amend House File 742 as follows:

1. By striking the words "budget and financial control committee" in lines three (3) and four (4) of section two (2) and inserting in lieu thereof the words "executive council".

COMMITTEE ON APPROPRIATIONS

Amend House File 742 by striking all after the word "the" in line sixteen (16) and substituting in lieu thereof the words "executive council,".

C. JOSEPH COLEMAN

Amend the House amendment to Senate File 537 by adding the following after the word "state." in line twenty (20):

"11. Records of mentally ill persons and birth records of illegitimate children.

"Lists or copies of birth, death or marriage records may not be obtained for commercial purposes."

MERLE W. HAGEDORN MAX E. RENO ADOLPH W. ELVERS

Amend Senate File 537 as follows:

Amend the House amendment to Senate File 537 by striking in line twelve (12) the words "public announcement of a project" and inserting in lieu thereof the words "acquisition of the property".

TOM RILEY

Amend House File 364 by striking the word "may" in line seven (7) and inserting in lieu thereof the word "shall".

GEORGE E. O'MALLEY

Amend Senate File 855 as follows:

1. Amend the title by striking all after the word "expenses" in line three (3) and by inserting in lieu thereof a period (.).

- 2. By striking the following which appears just before Sec. three (3) "GENERAL CONTINGENT FUND" and inserting in lieu thereof "BUDGET AND FINANCIAL CONTROL COMMITTEE", and by striking all of section three (3) and inserting in lieu thereof the following:
- Sec. 3. There is appropriated from the general fund of the state of Iowa to the budget and financial control committee the sum of two hundred thousand (\$200,000.00) for the biennium beginning July 1, 1967, and ending June 30, 1969, or so much thereof as may be necessary, to carry out the provisions of section two point forty-four (2.44), Code 1966, and for the compensation and expense of members of the budget and financial control committee authorized by section two point forty-five (2.45), Code 1966, and the provisions of sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48), Code 1966. Any balance in said contingent fund as of June 30, 1969, shall revert to the general fund of the state as of June 30, 1969.

COMMITTEE ON APPROPRIATIONS

Amend House Joint Resolution 24 as follows:

Amend Section four (4) by striking the words and figure "twenty-five thousand (25,000) dollars" and inserting in lieu thereof the following:

"two thousand, five hundred (2,500) dollars".

FRANKLIN S. MAIN

Amend House File 742 by striking lines six (6) through twelve (12) and inserting in lieu thereof:

Amend further by striking in line thirteen (13) the figures "350,000.00" and inserting in lieu thereof the figures "250,000.00".

GILBERT E. KLEFSTAD

Amend Senate File 855 as follows:

- 1. Strike the figure "125,000.00" from line eight (8) of Section one (1) and insert in lieu thereof the figure "190,000.00".
- 2. Strike the figure "125,000.00" from line eleven (11) of Section one (1) and insert in lieu thereof the figure "190,000.00".

COMMITTEE ON APPROPRIATIONS

Amend House File 201 as follows:

- 1. By striking all after the enacting clause and by inserting in lieu thereof the following:
- Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:
- 1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quantity or quality of agricultural products stored, the commission shall have the authority to, and may require an inspector to remain at the licensed warehouse and supervise all operation conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."
- 2. By striking from line eleven (11) the word "three" and by inserting in lieu thereof the word "six".

- Sec. 2. Section five hundred forty-three point eleven (543.11), Code 1966, is hereby amended by striking all of said section after the figures "543.15" in line fifteen (15) and by inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notifyeach receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.

"Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commission within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouse immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation, by the commission. Such notice to each receipt holder shall be sent by ordinary mail to the last known address of each receipt The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. "Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:
  - 1. By inserting in line seven (7) following the word "state" the following:

'No bond shall be cancelled by the surety on less than ninety (90) days notice by certified mail to the commission and the principal.'

2. By adding at the end thereof the following:

'Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman.'

- Sec. 4. Section five hundred forty-three point seventeen (543.17, Code 1966, is hereby amended as follows:
  - 1. By adding at the end thereof the following:

"Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

- "The agreement in addition to such other information as may be required shall contain the following:
  - "1. The seller's, or depositor's, name and address.
  - "2. The conditions of delivery.
  - "3. The amount and kind of grain delivered.
  - "4. The price per bushel or basis of value.
  - "5. The date payment is to be made."
- "Such agreement must be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."
- 2. By striking from line fourteen (14) the word "ten" and by inserting in lieu thereof the word "thirty".
- 3. By striking from line sixteen (16) the word "nine" and by inserting in lieu thereof the word "twenty-nine".
- 4. By striking from line seventeen (17) the word "tenth" and by inserting in lieu thereof the word "thirtieth".
- 5. By striking from line twenty-six (26) the word "ten" and by inserting in lieu thereof the word "thirty".
- 6. By striking all after the period in line sixty-five (65) through the period in line seventy-two (72).
- Sec. 5. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:
  - 1. By inserting in line sixteen (16) following the word "commission." the following:
- "No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file."
  - 2. By striking the last sentence and by inserting in lieu thereof the following:
  - "Claimants against such insurance shall have precedence in the following order:
- ${}^{\mbox{\tiny \'el}}.$  Holders of warehouse receipts other than the warehouseman and owners of bulk grain other than the warehouseman.
  - "2. Owners of all other agricultural products as their interests appear.
  - "3. Warehousemen who have warehouse receipts.
  - "4. Warehousemen owners of bulk grain."

- Sec. 6. Section five hundred forty-three point seven (543.7), Code 1966, is hereby repealed.
- Sec. 7. Section five hundred forty-three point thirty-three (543.33), Code 1966, is hereby amended by adding a new subsection as follows:
- "For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."
- Sec. 8. Section five hundred forty-three point thirty-five (543.35), Code 1966, line nine (9), is hereby amended by striking the word 'always' and by inserting after the word 'available' the words 'for the six previous years'.
- Sec. 9. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding the following new sections thereto:
- "Failure to pay the annual fee provided for in section five hundred forty-three point thirty-three (543.33) of the Code on or before the date the same shall become due shall cause a license to terminate. The annual fee shall become due on June 30 each year."
- 'Nothing in this chapter shall be construed to imply any guarantee or obligation on the part of the state of Iowa, or any of its agencies, employees or officials, either elective or appointive, in respect of any agreement or undertaking to which the provisions of this chapter relate."
- Sec. 10. Section five hundred forty-three point twenty-eight (543.28), Code 1966, is hereby amended by striking from lines twenty-six (26) and twenty-seven (27) the words "issuance of the warehouse receipt" and by inserting in lieu thereof the words "delivery to the warehouse".
  - Sec. 11. By adding the following new section:
- "Section five hundred forty-three point thirteen (543.13), subsection one (1), Code 1966, is hereby amended by striking all of such subsection after the word "follows:" in line five (5) and inserting in lieu thereof the following:
- "a. For intended storage of bulk grain in any quantity less than twenty thousand (20,000) bushels, the minimum amount of the bond shall be six thousand (6,000) dollars plus one thousand (1,000) dollars for each two thousand (2,000) bushels or fraction thereof in excess of twelve thousand (12,000) bushels up to a total of twenty thousand (20,000) bushels.
- 'b. For intended storage of bulk grain in any quantity not less than twenty thousand (20,000) bushels and not more than fifty thousand (50,000) bushels, the minimum amount of the bond shall be ten thousand (10,000) dollars plus one thousand (1,000) dollars for each three thousand (3,000) bushels or fraction thereof in excess of twenty thousand (20,000) bushels up to a total of fifty thousand (50,000) bushels.
- "c. For intended storage of bulk grain in any quantity not less than fifty thousand (50,000) bushels and not more than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty thousand (20,000) dollars plus one thousand (1,000) dollars for each four thousand (4,000) bushels or fraction thereof in excess of fifty thousand (50,000) bushels up to a total of seventy thousand (70,000) bushels.

'd. For intended storage of bulk grain in any quantity not less than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-five thousand (25,000) dollars plus one thousand (1,000) dollars for each five thousand (5,000) bushels or fraction thereof in excess of seventy thousand (70,000) bushels."

JAMES A. POTGETER
DONALD W. MURRAY
SEELEY G. LODWICK
HUGH H. CLARKE
CHARLES F. BALLOUN
ADOLPH W. ELVERS
ROGER J. SHAFF
CLIFTON C. LAMBORN

Amend House File 759 as follows:

- 1. In section 3, line 8, strike the figures "10,080.00" and insert in lieu thereof the figures "11,380.00".
- 2. In section 3, line 9, strike the figures "6,000.00" and insert in lieu thereof the figures "11,000.00".
- 3. In section 3, line 11, strike the figures "14,125.00" and insert in lieu thereof the figures "17,825.00".
- 4. In section 3, line 12, strike the figures "30, 205.00" and insert in lieu thereof the figures "40,205.00".

DAVID STANLEY GEORGE E. O'MALLEY TOM RILEY

Amend Senate File 840 as follows:

1. Amend Section one (1), line seven (7) by inserting a period after the word "governor" and striking the words "and other state officials".

WARREN J. KRUCK

Amend Senate File 840 as follows:

Sec. 1: In line five (5) strike the words "super-charged".

Sec. 2: In line five (5) following the word "aircraft" insert the following words "which shall be the only aircraft".

Sec. 3: In line nine (9) strike the words "executive council" and insert in lieu thereof the word "governor".

MAX MILO MILLS ELMER F. LANGE ROBERT H. RIGLER SEELEY G. LODWICK

Amend House File 741 as follows:

- 1. Section 1, line 4, strike the word "three" and insert the word "four".
- 2. Section 1, line 5, strike the figures "(3,605,638)" and insert the figures "(4,605,638)".
  - 3. Section 1, line 8, strike "\$1,514,562.00" and insert "\$1,964,562.00".
  - 4. Section 1, line 10, strike "783,076,00" and insert "983,076,00".

- 5. Section 1. line 12. strike "650,000,00" and insert "1,000,000,00".
- 6. Section 1. line 20. strike "\$3.605.638.00" and insert "\$4.605.638.00".

ALDEN J, ERSKINE ERNEST KOSEK

Amend House File 773 as follows:

- 1. Amend section seven (7) by striking from line six (6) the figures "53,500.00" and by inserting in lieu thereof the figures "67,000.00".
- 2. Further amend section seven (7) by striking from line eight (8) the figures "17,500.00" and by inserting in lieu thereof the figures "22,000.00".
- 3. Further amend section seven (7) by striking from line eleven (11) the figures "71,000.00" and by inserting in lieu thereof the figures "89,000,00".

JOHN M. ELY, JR. DAVID STANLEY WILLIAM F. DENMAN

# EXPLANATION OF VOTE

I was on legislative business at the Tax Commission when House File 687 passed the Senate. Had I been present I would have voted "aye" on House File 687.

STANLEY HEABERLIN

Senator Klefstad took the chair at 4:30 p.m.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m. Monday, June 26, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Monday, June 26, 1967.

The Senate met in regular session, Senator Reppert presiding.

Prayer was offered by the Reverend John D. McGowan, pastor of the Central Christian Church, Des Moines, Iowa.

The Senate stood at ease until the fall of the gavel and reconvened with Senator Reppert presiding.

### CONFERENCE COMMITTEE EXCUSED

Members of the Conference Committee on House File 686, Senators Cassidy, Neu, Nurse and McGill, were excused by unanimous consent.

### 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 No. 856, a bill for an act relating to the effective date of Acts of the General Assembly.

Also.

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 769, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems.

# HOUSE AMENDMENT TO SENATE FILE 175

Amend Senate File 175 as follows:

- 1. Section 1, line sixteen (16), by striking the word "delienate" and inserting in lieu thereof the word "delineate".
- 2. Section 1, line twenty-one (21), by inserting a period after the word "inspection" and by striking the remainder of the sentence.

WILLIAM R. KENDRICK, Chief Clerk

### BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on June 23, 1967, the Governor had approved the following bill.

Senate File 854, an act relating to the effective date of Acts of the General Assembly.

#### THIRD READING OF BILLS

On motion of Senator Gaudineer, House File 668, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer moved that the bill be read a 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

Balloun Benda Briles Burns Clarke Coleman Condon Denman Dodds Elvers Elv Erskine

Flov Frev Gaudineer Glenn Hagedorn Heaberlin Heving Hill Hougen Jepsen Klefstad

Kosek Kruck Kvhl Lamborn Lange Lisle Lodwick Lucken McGill Messerly Murray

Nurse Patton Potgeter Reichardt Reppert Rilev Shirley Stanley Van Eaton Van Gilst Walsh

Navs: 3

DeHart

Main

Shaff

Absent or not voting: 12

Buren Cassidy DeKoster

Flatt Frommelt Kibbie

Mills Neu O'Malley Reno Rigler Schaben

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 Dodds took the chair at 10:35 a.m.

On motion of Senator Reppert, House File 192, a bill for an act to authorize cities and towns to issue bonds for improvement of existing parks, 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: 46

Balloun
Benda
Briles
Buren
Burns
Clarke
Coleman
Condon
Denman
Dodds
Elvers

Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Klefstad

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
McGill
Messerly
Murray
Nurse

Patton
Potgeter
Reichardt
Reppert
Riley
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Navs: 0

Elv

Absent or not voting: 12

Cassidy DeKoster Frommelt Hougen Kibbie Main Mills Neu O'Malley Reno Rigler Schaben

Voting present: 3

DeHart

Lucken

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, House File 614, a bill for an act relating to jury selection, 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: 49

Balloun Benda Briles Buren Burns Erskine Flatt Floy Frey Gaudineer Kosek Kruck Kyhl Lamborn Lange Patton Potgeter Reichardt Reppert Riley Clarke Coleman Condon DeHart Denman Dodds Glenn Hagedorn Heaberlin Heying Hill Jepsen Klefstad

Lodwick
Lucken
McGill
Messerly
Murray
Nurse

Lisle

Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Ely

Navs: 0

Absent or not voting: 12

Cassidy DeKoster Frommelt Hougen Kibbie Main Mills Neu O'Malley Reno Rigler Schaben

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 738, a bill for an act relating to legislative printing, 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: 49

Balloun
Benda
Briles
Buren
Burns
Clarke
Coleman
Condon
DeHart
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie

Kosek
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly

Murray

Klefstad

Nurse
Patton
Potgeter
Reichardt
Reppert
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 12

Cassidy DeKoster Frommelt Hougen Kruck Mills Neu O'Malley Reno

Rigler Riley 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 Erskine, Senate File 330, a bill for an act relating to contracts by boards of trustees of public libraries, 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 222 be substituted for Senate File 330.

Senator Erskine moved that the bill be read a 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 Reppert took the chair at 10:55 a.m.

Ayes: 47

Balloun	Floy	Kruck	Patton
Benda	Frey	Kyhl	Potgeter
Briles	Gaudineer	Lamborn	Reichardt
Buren	Glenn	Lange	Reppert
Clarke	Hagedorn	Lisle	Riley
Coleman	Heaberlin	Lodwick	Schaben
Condon	Heying	Lucken	Shirley
Dodds	Hill	Main	Stanley
Elvers	Hougen	McGill	Van Eaton
Ely	Jepsen	Messerly	Van Gilst
Erskine	Klefstad	Murray	Walsh
Flatt	Kosek	Nurse	

Nays: 1

DeHart

Absent or not voting: 13

Burns	Frommelt	Neu	Rigler
Cassidy	Kibbie	O'Malley	Shaff
DeKoster	Mills	Reno	Stephens
-	•		

Denman

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Erskine asked and received unanimous consent that Senate File 330 be withdrawn from further consideration by the Senate.

On motion of Senator Kruck, Senate File 840, a bill for an act to appropriate funds for the purchase of an airplane to be utilized by the governor and other state officials, was taken up for consideration.

Senator Lange called up the following amendment filed by Senators Mills, Lange, Rigler and Lodwick and moved its adoption:

Amend Senate File 840 as follows:

- Sec. 1: In line five (5) strike the words "supercharged".
- Sec. 2: In line five (5) following the word "aircraft" insert the following words "which shall be the only aircraft".
- Sec. 3: In line nine (9) strike the words "executive council" and insert in lieu thereof the word "governor".

The amendment was adopted.

Senator Kruck called up the following amendment and moved its adoption:

Amend Senate File 840 as follows:

1. Amend Section one (1), line seven (7) by inserting a period after the word "governor" and striking the words "and other state officials".

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:

Rule 8 was invoked.

Ayes: 38

Dond-	[7] e	V 1-	NT.
Benda	Floy	Kruck	Nurse
Buren	Frey	Kyhl	Patton
Burns	Gaudineer	Lange	Reichardt
Coleman	Glenn	Lisle	Reppert
Condon	Hagedorn	Lodwick	Riley
Denman	Heaberlin	Lucken	Schaben
Dodds	Heying	Main	Shirley
Elvers	Jepsen	McGill	Van Eaton
. Ely	Klefstad	Murray	Van Gilst
Flatt	Kosek		

Nays: 13

Balloun	Hill	Messerly	Stanley
Briles	Hougen	Potgeter	Stephens
Clarke	Lamborn	Shaff	Walsh
Erskine			

Absent or not voting: 10

Cassidy DeHart Frommelt Kibbie Neu O'Malley Reno Rigler

DeKoster

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 Hill, Senate File 858, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund, was taken up for consideration.

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: 46

Balloun Benda Briles Buren Burns Clarke Coleman DeHart Denman Dodds Elvers Erskine
Flatt
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kosek
Kruck

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
Messerly
Murray
Patton
Potgeter

Kvhl

Reppert
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Reichardt

Nays: 2

Frey

Elv

Klefstad

Absent or not voting: 13

Cassidy Condon DeKoster Jepsen Kibbie McGill Mills Neu Nurse O'Malley Reno Rigler

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 Hill, Senate File 859, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund provided in chapter four hundred twenty-two (422) of the Code, the sum of three million (3,000,000) dollars, was taken up for consideration.

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 Flov Buren Frev Burns Clarke Glenn Coleman Denman Dodds Heying Elvers Hill Hougen Ely Erskine Jepsen Flatt

Floy Kosek
Frey Kruck
Gaudineer Kyhl
Glenn Lamborn
Hagedorn Lange
Heaberlin Main
Heying McGill
Hill Messerly
Hougen Murray
Jepsen Patton
Klefstad Potgeter

Reichardt Reppert Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Lucken

Absent or not voting: 16

Benda Briles Cassidy Condon DeHart DeKoster Frommelt Kibbie Lisle Lodwick Mills Neu Nurse O'Malley Reno Rigler

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 Murray, House File 201, a bill for an act relating to bonded warehouses for agricultural products, was taken up for further consideration.

Senator Murray asked and received unanimous consent that the amendment filed June 16 by Senators Murray, Balloun, Clarke and Potgeter, found on pages 2076-2077 of the journal, be withdrawn, and that the amendment to the amendment filed June 22, by Senators Lodwick, Clarke and Murray, found on pages 2200-2201 of the journal, be withdrawn.

Senator Lamborn asked and received unanimous consent that the amendments filed June 22 by Senators Shaff and Lamborn, found on pages 2203 and 2204 of the journal be withdrawn.

Senator Balloun asked and received unanimous consent that the amendment to the Murray et al amendment filed by him on June 20, found on page 2135 of the journal, be withdrawn.

Senator Heaberlin asked and received unanimous consent that the amendment filed to the Murray et al amendment by Senators Heaberlin and Lucken June 22, found on pages 2205 and 2206 of the journal, be withdrawn.

Senator Murray called up the following amendment filed by Senators Potgeter, Murray, Lodwick, Clarke, Balloun, Elvers, Shaff and Lamborn:

Amend House File 201 as follows:

- 1. By striking all after the enacting clause and by inserting in lieu thereof the following:
- Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:
- 1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quantity or quality of agricultural products stored, the commission shall have the authority to, and may require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."
- 2. By striking from line eleven (11) the word "three" and by inserting in lieu thereof the word "six".
- Sec. 2. Section five hundred forty-three point eleven (543.11), Code 1966, is hereby amended by striking all of said section after the figures "543.15" in line fifteen (15) and by inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.

"Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commission within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouse immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation, by the commission. Such notice to each receipt holder shall be sent by ordinary mail to

the last known address of each receipt holder. The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. "Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:
  - 1. By inserting in lien seven (7) following the word "state" the following:

'No bond shall be cancelled by the surety on less than ninety (90) days notice by certified mail to the commission and the principal.

2. By adding at the end thereof the following:

'Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman.'

- Sec. 4. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:
  - 1. By adding at the end thereof the following:

"Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

"The agreement in addition to such other information as may be required shall contain the following:

- "1. The seller's, or depositor's name and address.
- "2. The conditions of delivery.
- "3. The amount and kind of grain delivered.
- "4. The price per bushel or basis of value.
- "5. The date payment is to be made."

"Such agreement must be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."

- 2. By striking from line fourteen (14) the word 'ten' and by inserting in lieu thereof the word 'thirty'.
- 3. By striking from line sixteen (16) the word "nine" and by inserting in lieu thereof the word "twenty-nine".

- 4. By striking from line seventeen (17) the word "tenth" and by inserting in lieu thereof the word "thirtieth".
- 5. By striking from line twenty-six (26) the word "ten" and by inserting in lieu thereof the word "thirty".
- 6. By striking all after the period in line sixty-five (65) through the period in line seventy-two (72).
- Sec. 5. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:
  - 1. By inserting in line sixteen (16) following the word "commission." the following:
- "No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file,"
  - 2. By striking the last sentence and by inserting in lieu thereof the following:
  - "Claimants against such insurance shall have precedence in the following order:
- "1. Holders of warehouse receipts other than the warehouseman and owners of bulk grain other than the warehouseman.
  - "2. Owners of all other agricultural products as their interests appear.
  - "3. Warehousemen who have warehouse receipts.
  - "4. Warehousemen owners of bulk grain."
- Sec. 6. Section five hundred forty-three point seven (543.7), Code 1966, is hereby repealed.
- Sec. 7. Section five hundred forty-three point thirty-three (543.33), Code 1966, is hereby amended by adding a new subsection as follows:
- "For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."
- Sec. 8. Section five hundred forty-three point thirty-five (543.35), Code 1966, line nine (9), is hereby amended by striking the word "always" and by inserting after the word "available" the words "for the six previous years".
- Sec. 9. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding the following new sections thereto:
- "Failure to pay the annual fee provided for in section five hundred forty-three point thirty-three (543.33) of the Code on or before the date the same shall become due shall cause a license to terminate. The annual fee, shall become due on June 30 each year."

- "Nothing in this chapter shall be construed to imply any guarantee or obligation on the part of the state of Iowa, or any of its agencies, employees or officials, either elective or appointive, in respect of any agreement or undertaking to which the provisions of this chapter relate,"
- Sec. 10. Section five hundred forty-three point twenty-eight (543.28), Code 1966, is hereby amended by striking from line twenty-six (26) and twenty-seven (27) the words "issuance of the warehouse receipt" and by inserting in lieu thereof the words "delivery to the warehouse".
  - Sec. 11. By adding the following new section:
- "Section five hundred forty-three point thirteen (543.13), subsection one (1), Code 1966, is hereby amended by striking all of such subsection after the word "follows:" in line five (5) and inserting in lieu thereof the following:
- "a. For intended storage of bulk grain in any quantity less than twenty thousand (20,000) bushels, the minimum amount of the bond shall be six thousand (6,000) dollars plus one thousand (1,000) dollars for each two thousand (2,000) bushels or fraction thereof in excess of twelve thousand (12,000) bushels up to a total of twenty thousand (20,000) bushels.
- 'b. For intended storage of bulk grain in any quantity not less than twenty thousand (20,000) bushels and not more than fifty thousand (50,000) bushels, the minimum amount of the bond shall be ten thousand (10,000) dollars plus one thousand (1,000) dollars for each three thousand (3,000) bushels or fraction thereof in excess of twenty thousand (20,000) bushels up to a total of fifty thousand (50,000) bushels.
- "c. For intended storage of bulk grain in any quantity not less than fifty thousand (50,000) bushels and not more than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-thousand (20,000) dollars plus one thousand (1,000) dollars for each four thousand (4,000) bushels or fraction thereof in excess of fifty thousand (50,000) bushels up to a total of seventy thousand (70,000) bushels.
- "d. For intended storage of bulk grain in any quantity not less than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-five thousand (25,000) dollars plus one thousand (1,000) dollars for each five thousand (5,000) bushels or fraction thereof in excess of seventy thousand (70,000) bushels."

Senator Heaberlin offered the following amendment filed by Senators Heaberlin and Lucken to the Potgeter, Murray et al amendment and moved its adoption:

Amend the Potgeter, Murray, et al amendment to House File 201, filed June 23, 1967, as follows:

- 1. By adding the following at the end thereof:
- "Sec. 11. Chapter five hundred forty-three (543), Code 1966, is herby amended by adding thereto the following:
- 'A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:
  - 1. He must obtain from such warehouseman a non-negotiable warehouse receipt and

such receipt must show clearly the following notation: "held in trust for" (customer's name and address).

- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has grain stored under the provisions of this section.'

The amendment to the amendment was adopted.

Senator Murray moved the adoption of the amendment as amended.

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: 48

Balloun	Frey	Kyhl	Potgeter
Buren	Gaudineer	Lamborn	Reichardt
Burns	Glenn	Lange	Reppert
Clarke	Hagedorn	Lisle	Riley
Coleman	Heaberlin	Lodwick	Schaben
Denman	Heying	Lucken	Shaff
Dodds	Hill	Main	Shirley
Elvers	Hougen	McGill	Stanley
Ely	Jepsen	Messerly	Stephens
Erskine	Klefstad	Murray	Van Eaton
Flatt	Kosek	Nurse	Van Gilst
Floy	Kruck	Patton	Walsh

Nays: 0

Absent or not voting: 13

Benda	DeHart		Kibbie	O!Malley
Briles	DeKoster		Mills	Reno
Cassidy	Frommelt	•	Neu	Rigler
Condon				

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 House File 201 be immediately messaged to the House.

#### EXPLANATION OF VOTE

I was on legislative business at the Tax Commission when House File 687 passed the Senate, Had I been present I would have voted "Aye" on House File 687.

STANLEY HEABERLIN

#### STATE OF IOWA

#### OFFICE OF THE GOVERNOR

DES MOINES

HAROLD E. HUGHES Governor June 26, 1967

The Honorable Members of the Senate Sixty-second General Assembly Senate Chamber L O C A L

Attention: Lt. Governor Robert D. Fulton

#### Gentlemen:

It is my pleasure to submit the name of Mrs. Emma Jo Uban of Cedar Falls, Black Hawk County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1971.

Respectfully yours,

HAROLD E. HUGHES, Governor

Also:

Gentlemen:

It is my pleasure to submit the name of Charles F. Iles of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1969.

Respectfully yours,

HAROLD E. HUGHES, Governor

Also:

Gentlemen:

It is my pleasure to submit the name of Al Meacham of Grinnell, Poweshiek County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1973.

Respectfully yours,

HAROLD E. HUGHES, Governor

#### REPORT OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House File 741</u>, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund for the biennium beginning July 1, 1967 and ending

June 30, 1969, 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 Coleman, the Senate recessed until 1:45 p.m.

#### AFTERNOON SESSION

The Senate reconvened with Senator Reppert presiding.

#### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of the property known as the valley bank building located at fourth and walnut streets, city of Des Moines, Polk county, Iowa, was taken up for consideration.

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: 41

Balloun Flatt Kosek Briles Frommelt Kruck Burns Glenn Kyhl Clarke Hagedorn Lamborn Coleman Heaberlin Lange DeHart Hill Lodwick Denman Hougen Main Dodds Jepsen McGill Elvers Kibbie Murray Elv Klefstad Nurse Erskine

O'Malley Patton Potgeter Reppert Schaben Shaff Stephens Van Eaton Van Gilst Walsh

Nays: 1 Messerly

Absent or not voting: 19

Benda Lucken Rigler Floy Buren Mills Riley Frey Cassidy Gaudineer Neu Shirley Reichardt Condon Stanley Heving DeKoster Lisle Reno

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 860

This explanation is filed to record my "Aye" vote on Senate File 860. I was temporarily out of the Senate Chamber when the vote was taken. If I had been present, I would have voted "Aye".

DAVID STANLEY

On motion of Senator Hill, Senate File 861, a bill for an act relating to the state highway commission, was taken up for consideration.

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: 46

Balloun	Gaudineer	Kyhl	Patton
Briles	Glenn	Lamborn	Reichardt
Clarke	Hagedorn	Lange	Reppert
Coleman	Heaberlin	Lisle	Schaben
DeHart	Heying	Lodwick	Shaff
Denman	Hill	Lucken	Shirley
Dodds	Hougen	Main	Stanley
Elvers	Jepsen	McGill	Stephens
Ely	Kibbie	Messerly	Van Eaton
Erskine	Klefstad	Murray	Van Gilst
Flatt	Kosek	Nurse	Walsh
Frommelt	Kruck		

Navs: 0

Absent or not voting: 15

Benda	Condon	Mills	Reno
Buren	DeKoster	Neu	Rigler
Burns	Floy	O'Malley	Riley
Cassidy	Frev	Potgeter	Ť.

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 862, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, was taken up for consideration.

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: 46

Balloun Benda Briles Burns Clarke Coleman DeHart Denman Dodds Elvers Ely Flatt
Frommelt
GaudineerGlenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Kibbie

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Main
McGill
Messerly
Murray
Nurse

Patton Reichardt Reppert Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Erskine Nays: 0

Absent or not voting: 15

Buren Cassidy Condon DeKoster Floy Frey Jepsen Lucken

Klefstad

Kosek

Mills Neu O'Malley Potgeter Reno Rigler 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 Hill, Senate File 863, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund, was taken up for consideration.

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

Balloun
Benda
Briles
Burns
Clarke
Coleman
Condon
DeHart
Denman
Dodds
Elvers
Ely

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie

Erskine

Klefstad
Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly

Murray Nurse Patton Reichardt Reppert Schaben Shirley Stanley Van Eaton Van Gilst Walsh Nays: 1

Hougen

Absent or not voting: 14

Buren

Jepsen Lodwick O'Malley Potgeter Rigler Riley

Cassidy DeKoster

Mills

Reno

Shaff

Flatt

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 Kruck took the chair at 2:15 p.m.

On motion of Senator Gaudineer, House File 280, a bill for an act providing for an optional form of municipal government, 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 the amendment filed by him May 24, found on page 1623 of the journal be withdrawn.

Senator Reppert called up the following amendment:

Amend House File 280 as follows:

- Amend by striking section seven (7).
- 2. Amend section eight (8) as follows:
- a. By striking from line five (5) the word and figure "two (2)" and inserting in lieu thereof the word and figure "three (3)".
- b. By striking from line six (6) the word and figure "four (4)" and inserting in lieu thereof the word and figure "three (3)".
  - 3. Amend by renumbering the sections in accordance with this amendment.

Senator Reppert asked unanimous consent that the amendment be considered by division: Section 1 as Division 1 and Sections 2 and 3 as Division 2.

Senator Reppert moved the adoption of Division 1 of the amendment, calling for division.

Division 1 was adopted.

Senator Reppert moved the adoption of Division 2 of the amendment.

Roll call was requested.

On the question 'Shall Division 2 of the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 3

Murray

Patton

Reppert

Jepsen

Nays: 46

Balloun
Benda
Briles
Buren
Burns
Clarke
Coleman
Condon
DeHart
Denman

Ely
Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill

Klefstad
Kruck
Kyhl
Lamborn
Lisle
Lodwick
Lucken
Main
McGill
Messerly

Reichardt Riley Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nurse

Potgeter

Dodds Elvers

Absent or not voting: 12

Cassidy DeKoster Frommelt Kibbie Kosek Lange

Hougen

Mills Neu O'Malley Reno Rigler Schaben

Division 2 of the amendment was lost.

Senator Coleman moved that the vote by which Division 1 of the Reppert amendment was adopted by the Senate be reconsidered.

The motion prevailed.

Senator Coleman moved the adoption of Division 1 of the amendment.

On the question 'Shall Division 1 of the amendment be adopted?' the vote was:

Rule 8 was invoked.

Ayes: 18

Balloun Briles Erskine Glenn Hagedorn Hill Hougen Kosek Kyhl Lange Lisle Lucken Messerly Murray Reppert Schaben Shaff Stephens Nays: 31

Buren Elvers Burns Ely Clarke

Floy Coleman Frey Condon DeHart

Denman Heving Dodds

Gaudineer Heaberlin

Jepsen

Klefstad Kruck

Lamborn Lodwick Main McGill

Nurse Patton Reichardt Riley Shirley Stanley Van Eaton

Potgeter

Walsh

Absent or not voting: 12

Benda Cassidy DeKoster Flatt Frommelt Kibbie

Mills Neu O'Mallev Reno Rigler Van Gilst

Division 1 of the amendment was lost.

Senator Gaudineer moved that the bill be read a third 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 Benda Burns Clarke Coleman DeHart Denman Dodds Elvers

Elv Flatt Flov Gaudineer Heaberlin Heying Jepsen Kruck

Kyhl Lamborn Lisle Lodwick Lucken McGil1 Nurse Patton

Reichardt Riley Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 18

Briles Buren Condon Erskine Frev

Glenn Hagedorn Hill Hougen Klefstad

Lange Main Messerly Murray

Potgeter Reppert Schaben Stephens

Absent or not voting: 10

Cassidy DeKoster Kibbie Kosek Mills

Neu O'Malley Reno Rigler.

Frommelt

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Shirley moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

#### MESSAGE FROM THE HOUSE

The following message was received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 786, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purpose for which the appropriation may be used.

WILLIAM R. KENDRICK, Chief Clerk

#### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 857, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969 and appropriating thereto the sum of one million eight hundred thousand (1,800,000) dollars from the general fund of the state, specifying the purposes for which the appropriation may be used, was taken up for consideration.

Senator Messerly moved that further action on Senate File 857 be deferred, which motion prevailed.

#### HOUSE MESSAGE CONSIDERED

House File 786, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purpose for which the appropriation may be used.

Read first and second times, and passed on file.

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File 785, a bill for an act relating to the number of 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 No. 97, a bill for an act relating to contests of elections.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 560, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide 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 No. 269, a bill for an act relating to the use of signal lights and operation of school buses on public highways.

#### HOUSE AMENDMENT TO SENATE FILE 269

Amend Senate File 269 by adding thereto the following new section:

Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by striking all of subsection twenty-seven (27) and inserting in lieu thereof the following:

"School bus" means every vehicle operated for the transportation of children to or from school, except vehicles which are: (a) Privately owned and not operated for compensation, (b) Used exclusively in the transportation of the children in the immediate family of the driver, (c) Operated by a municipally or privately owned urban transit company for the transportation of children as part of or in addition to their regularly scheduled service, or (d) Designed to carry not more than nine (9) persons as passengers, either school owned or privately owned, which are used to transport pupils to activity events in which the pupils are participants or used to transport pupils to their homes in case of illness or other emergency situations. School buses shall be operated by employees of the school district who are specifically approved by the local superintendent of schools for the assignment.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 184, a bill for an act relating to installment loans by banks.

#### HOUSE AMENDMENT TO SENATE FILE 184

Amend Senate File 184 by striking from line six (6) in section one (1) the word "thirty" and inserting in lieu thereof the word and figures "twenty-five (25)".

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 844, a bill for an act to appropriate from general fund of the state to the department of public instruction for the veterans administration and school lunch program.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 846, a bill for an act to appropriate from the Iowa public employees' retirement system fund for costs of the administration of chapter 97B.

Alen

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 848, a bill for an act to appropriate from the general fund of the state for capital improvements for buildings and grounds.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 852, a bill for an act to appropriate from the general fund of the state to the department of public instruction, division of vocational rehabilitation.

WILLIAM R. KENDRICK, Chief Clerk

#### CONFERENCE COMMITTEE REPORT ON HOUSE JOINT RESOLUTION 23

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House of Representatives on House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, beg leave to report and recommend passage of the following and implementation of the same:

That the Senate Amendment to House Joint Resolution 23 be amended as follows:

1. Amend section one (1) by striking all of such section after the word "problem." in line ten (10) and inserting in lieu thereof the following:

"There shall be established to assist with the study a committee composed of three (3) members of the senate appointed by the president of the senate, of whom not more than two (2) shall be from the same political party; three (3) members of the house of representatives appointed by the speaker of the house, of whom not more than two (2) shall be of the same political party; and three (3) legislators appointed by the legislative research committee in accordance with section two point fifty-five (2.55) of the Code, at least one (1) of whom shall be a member of the research committee. The legislative research committee, in addition to legislative appointments, may place such nonlegislative members on the study committee as research committee members deem necessary. The chairman of the study committee shall be one of the legislative members appointed by the legislative research committee and a member of the legislative research committee. All research committee rules governing study committees under the jurisdiction of the research committee shall apply to the study committee herein created."

2. Amend section two (2) by striking from lines thirteen (13) and fourteen (14) the words "by the legislative research committee".

ON THE PART OF THE SENATE: LEE GAUDINEER, chairman KENNETH BENDA RICHARD L. STEPHENS BASS VAN GILST

ON THE PART OF THE HOUSE: WILLIAM H, HARBOR, Chairman VERNON N. BENNETT CHARLES P. MILLER DALE L. TIEDEN

#### THIRD READING OF BILLS

On motion of Senator Main, Senate File 835, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the board of control, was taken up for consideration.

Senator Main asked and received unanimous consent that House File 757 be substituted for Senate File 835 and that Senate File 835 be withdrawn from further consideration by the Senate.

Senator Coleman called up the following amendment:

Amend House File 757 as follows:

1. Amend the title by striking all beginning with the word 'central' in line one (1) and by inserting in lieu thereof the following:

"general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the board of control."

- 2. By striking from lines four (4) and five (5) of section one (1) the words and figures "one hundred sixty-six thousand seven hundred ninety-one (1,166,791)" and by inserting in lieu thereof the words and figures "threehundred sixty thousand two hundred ten (1,360,210)".
- 3. By striking all of line eight (8) of section one (1) and by inserting in lieu thereof the following: "three (3) at thirteen thousand (13,000) dollars each . . . . \$39,000,00".
- 4. By striking from line nine (9) of section one (1) the figures "9,000,116.00" and by inserting in lieu thereof the figures "1,043,570.00".
- 5. By striking from line eleven (11) of section one (1) the figures "177,775.00" and by inserting in lieu thereof the figures "227,640.00".
- 6. By striking from line seventeen (17) of section one (1) the figures "1,166,791.00" and by inserting in lieu thereof the figures "1,360,210.00".

On motion of Senator Coleman the Senate stood at ease until the fall of the gavel.

The Senate reconvened with Senator Kruck presiding.

#### THIRD READING OF BILLS

On motion of Senator Shirley, House File 364, a bill for an act relating to the fee for a class 'C' beer permit, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley called up the following amendment and moved its adoption:

Amend House File 364 by striking the word "may" in line seven (7) and inserting in lieu thereof the word "shall".

Division was requested.

The amendment was adopted.

Senator Reppert called up the following amendment and moved its adoption:

Amend House File 364 by striking all of lines 5 through 15 and inserting in lieu thereof "fifty (50) dollars."

Division was called for.

'The amendment was lost.

President Fulton took the chair at 5:25 p.m.

Senator Schaben called up the following amendment and moved its adoption:

Amend House File 364 by adding thereto the following:

"No Class "C" permit fee shall exceed the fee as established by the issuing authority for Class "B" permits."

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:

A٦	res	•	4	1

Balloun	Ely	Jepsen	Murray
Benda	Flatt	Kibbie	O'Malley
Briles	Floy	Kruck	Patton
Burns	Frey	Kyhl	Rigler
Clarke	Frommelt	Lamborn	Schaben
Condon	Gaudineer	Lange	Shaff
DeHart	Glenn	Lodwick	Shirley
DeKoster	Hagedorn	Lucken	Stanley
Denman	Heaberlin	Main	Stephens
Dodds	Hill	Mills	Van Gilst
Elvers			

Nays: 8

Buren	Kosek	Reichardt	Van Eaton
Coleman	Potgeter	Riley	Walsh

Absent or not voting: 6

Cassidy	McGili	Nurse	Reno
Lisle	Messerly	•	

Voting present: 6

	the state of the s		
Erskine	Hougen	Neu	Reppert
Heying	Klefstad	$I_{\perp}$	

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 House File 364 be immediately messaged to the House.

Senator Stanley moved that Senate File 111 be taken up for consideration and called for a roll call

On the question "Shall the motion prevail?" the vote was:

Rule 8 was invoked.

Aves: 28

Balloun Benda Briles Clarke DeHart DeKoster Erskine Flatt Hill Hougen Jepsen Kosek Kyhl Lamborn

Lange Lodwick Lucken Messerly Mills Neu Potgeter Rigler Riley Shaff Stanley Stephens Van Eaton Walsh

Nays: 28

Buren
Burns
Coleman
Condon
Denman
Dodds
Elvers

Ely Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Kibbie Klefstad Kruck Main Murray O'Malley Patton Reichardt Reppert Schaben Shirley Van Gilst

Absent or not voting: 5

Cassidy

McGill

Nurse

Reno

The roll call showed a tie vote.

President Fulton voted "Nay" and the motion was lost.

#### THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing, 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: 52

Balloun
Benda
Briles
Buren
Burns
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill

Kibbie
Kosek
Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken

Main

Mills

Murray O'Malley

Messerly

Patton
Potgeter
Reichardt
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 0

Absent or not voting: 8

Cassidy Klefstad Lisle McGill

Jepsen

Neu Nurse Reno Reppert

Voting present: 1

### Hougen

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 523 be immediately messaged to the House.

On motion of Senator Hill, Senate File 855, a bill for an act to appropriate from the general fund funds for various legislative departmental expenses and to create the general contingent fund, was taken up for consideration.

Senator Hill asked and received unanimous consent that House File 786 be substituted for Senate File 855.

The following committee amendment was considered:

Amend House File 786 as follows:

- 1. Strike the figure "125,000,00" from line eight (8) of section one (1) and insert in lieu thereof the figure "190,000.00".
- 2. Strike the figure "125,000.00" from line eleven (11) of section one (1) and insert in lieu thereof the figure "190,000.00".

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

House File 786 is hereby amended by adding thereto the following new section:

#### NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERS

"There is hereby appropriated to the national conference of state legislative leaders from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the sum of one thousand (1,000) dollars, or so much thereof as may be necessary, to be used in the following manner:

- "For annual dues for membership to the national conference of state legislative leaders ...... \$ 1,000.00
- "Grand total of all appropriations for each year for annual dues to the national conference of state legislative leaders . . . . . . \$ 1,000.00"

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend the title to House File 786 by inserting in line three (3) after the word "expenses" the words ", membership dues for the national conference of state legislative leaders,".

The amendment was adopted.

Senator Coleman offered the following amendment by the appropriations committee.

Amend House File 786 as follows:

- 1. Amend the title by striking all after the word "expenses" in line three (3) and by inserting in lieu thereof a period (.).
- 2. By striking the following which appears just before section three (3) "GENERAL CONTINGENT FUND" and inserting in lieu thereof "BUDGET AND FINANCIAL CONTROL COMMITTEE", and by striking all of section three (3) and inserting in lieu thereof the following:
- Sec. 3. There is appropriated from the general fund of the state of Iowa to the budget and financial control committee the sum of two hundred thousand dollars (\$200,000.00) for the biennium beginning July 1, 1967, and ending June 30, 1969, or so much thereof as may be necessary, to carry out the provisions of section two point forty-four (2.44), Code 1966, and for the compensation and expense of members of the budget and financial control committee authorized by section two point forty-five (2.45), Code 1966, and the provisions of sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48), Code 1966. Any balance in said contingent fund as of June 30, 1969, shall revert to the general fund of the state as of June 30, 1969.

Senator Coleman moved the adoption of the amendment.

Division was called for.

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:

President Pro Tempore O'Malley took the chair at 6:45 p.m.

Aves: 54

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Ely
Erskine
Flatt
Floy
Frommelt
Gaudineer
Glenn
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Kosek
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Main
McGill
Messerly
Mills
Murray
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Elvers
Navs: 2

DeKoster

Denman

Dodds

Hougen

Stephens

Klefstad

Absent or not voting: 5

Frey Kruck Lisle

Neu

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Hill asked and received unanimous consent that Senate File 855 be withdrawn from further consideration by the Senate.

On motion of Senator Hill, Senate File 857, a bill for an act creating the general contingent fund of the state and appropriating therto a sum from the general fund specifying the purposes for which the appropriation may be used, was taken up for further consideration.

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: 40

Balloun Benda Briles Buren Burns

Elvers Ely Flatt Floy Frommelt Hill Kibbie Klefstad Kosek Lamborn Potgeter Reichardt Reppert Riley Schaben Clarke Gaudineer Main Shirley Coleman Glenn Mills Stanley Van Eaton Condon Hagedorn Murray Hecherlin O'Malley Van Gilst Denman Walsh Patton Dodds Heving

Navs: 11

DeHart Jepsen Lodwick Shaff
DeKoster Kyhl Messerly Stephens
Hougen Lange Rigler

Absent or not voting: 10

Cassidy Kruck McGill Nurse
Erskine Lisle Neu Reno
Frey 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 6:55 p.m.

On motion of Senator Kibbie, House Joint Resolution 24, a resolution to continue the 'Towa State Fair and World Food Exposition Study Committee', and make an appropriation therefor, 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 further action on the resolution be deferred.

#### 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 passed the following bill in which the concurrence of the House was asked:

Senate File No. 843, a bill for an act to make appropriations to members of the Iowa legislative research committee.

#### HOUSE AMENDMENT TO SENATE FILE 843

Amend Senate File 843 by adding the following section:

Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Adams County Free Press, a newspaper published in Corning, Iowa and in The Red Oak Express, a newspaper published in Red Oak, Iowa.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File 785, a bill for an act relating to the number of members of the Iowa highway safety patrol.

Read first and second times, and passed on file.

House File 97, a bill for an act relating to contests of elections.

Read first and second times, and passed on file.

House File 560, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor.

Read first and second times, and passed on file.

House File 769, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses.

Read first and second times, and passed on file.

#### INTRODUCTION OF BILLS

Senate File 866, by Committee on Judiciary, a bill for an act relating to search warrants.

Read first and second times and placed on calendar.

#### MOTION TO RECONSIDER

 $\,$  Mr. President: I move to reconsider the vote by which House File 738 passed the Senate.

DONALD W. MURRAY

#### AMENDMENTS FILED

Amend House File 304 as amended as follows:

- 1. Amend section one (1), line six (6), by striking the words, "guardian of said juvenile" and by inserting in lieu thereof the words, "parent having custody and control of the juvenile at the time such vandalism is committed".
- 2. Amend section two (2), line two (2) by striking the word, "guardian" and by inserting in lieu thereof the words, "or parent having custody and control of the juvenile at the time such vandalism is committed".
- 3. Further amend section two (2), line nine (9), by striking the word, "guardian" and by inserting in lieu thereof the words, "or parent having custody and control of the juvenile at the time such vandalism is committed".
  - 4. Further amend section two (2), line ten (10), by striking the words, "or guardian".
  - 5. By adding the following new section thereto:
- "Sec. 3. This Act shall not limit nor abrogate any liability that the juvenile may have to respond in damages for his or her unlawful act or acts."

LEE GAUDINEER

Amend House File 773, section twenty-five (25) as follows:

- 1. By striking from line seven (7) the figure "13,500.00" and by inserting in lieu thereof the figure. "16,000,00".
  - 2. By inserting the following after line seven (7):

The figured manager has been filled a 1% stell between 

3. By striking from line eight (8) the figure "109,400.00", and by inserting in lieu thereof the figure, "93,400.00", in lates, it, rathened as the control of the lates of of t

LEE GAUDINEER office bearing the control GEORGE E. O'MALLEY

smoothus which site head to be receiped with the notice to be the expedit with expedi-Amend the Coleman amendment filed June 22, 1967 to House File 757 by striking the figures "9,000,116.00" and inserting in lieu thereof "900,016.00".

C. JOSEPH COLEMAN

Amend House File 747 by adding in section one (1) after line eleven (11) the following: omera of profesion secure facilities. If ye agitar is a popular and by to the other access

"From the funds appropriated by this Act, there shall be allocated the specific sum of seven hundred fifty thousand (750,000) dollars, to be used in the following manner:

To select, and proceed with the acquisition of a site, within the western one third of the geographic garea of the state of lowa, for a state institution of higher education to become a college for the training of teachers and to offer courses leading to the baccalaureate degrees in the arts and sciences; for the employment of architects, engineers, and planning consultants, for the construction of new buildings, improvements, or alterations, or for any other capital expenditures the board may deem necessary to comply with the requirements of this Act." Control of the Contro

JOSEPH B. FLATT

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ELMER F. LANGE

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GILBERT KLEFSTAD

FRANKLIN MAIN

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A. J. ERSKINE

Amend Senate File 853, section twenty-five (25) as follows:

1. By striking from line seven (7) the figure "13,500.00" and by inserting in lieu thereof the figure, "16,000.00". An angular the same and the market of the figure e, visit (1975) jagos kiris kiris kartis kartina saar pasti Afrikas kiris para vasti

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- 2. By inserting the following after line seven (7):

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P. BRIDGE WITCH A MARKET

3. By striking from line eight (8) the figure "109,400.00", and by inserting in lieu thereof the figure, "93,400,00" but below or a substance of the large

> LEE GAUDINEER GEORGE E. O'MALLEY

As an electricity of the period of the control of t

Amend Senate File 853 as follows:

Amend Senate File 853 section forty-nine (49) line six (6) by striking the figure twelve thousand (12,000,00) and insert in lieu thereof the figure nine thousand (9,000,00)

Further amend section forty-nine (49) by striking in line twelve (12) the figure ninety-eight thousand seven hundred ninety dollars and insert in lieu thereof the figure ninety-five thousand seven hundred ninety dollars. The same programs and residual sections of the same of

HOWARD C. REPPERT. JR. C. JOSEPH COLEMAN et aviad man exemple services in earlier for the applications of towards of

Selection that will be a visit of the

### Amend House File 741 as follows:

- 1. In section one (1), line ten (10), strike the figure ''783,076.00' and substitute in lieu thereof the figure "883.076.00".
- 2. In section one (1), strike line eleven (11).
- 3. In section one (1), line twelve (12), strike the figure "650,000,00" and substitute in lieu thereof the figure "628.550.00".
- 4. In section one (1), line sixteen (16), strike the figure "558,000.00" and substitute in lieu thereof the figure "579,450.00".

Managericum magain, entir sull'a generatable desidente progress della di della discontinua della di de Amend the title of Senate File 111 by striking the words "alcoholic liquor to the Iowa liquor control commission" and inserting in lieu thereof the following: "any merchandise, equipment or goods to the State of Iowa'.

GENE F. CONDON

Amend Senate File 111 by adding the following to section two (2): "Gifts or other expressions of appreciation or sentiment not exceeding a monetary value of one hundred (100) dollars shall be exempt from the provisions of this Act."

JOHN LEONARD BUREN

Amend Senate File 111 by adding the following to section two (2):

"Any payments to newspapers, billboard companies or magazines for advertising as well as to companies producing specialty advertising or payments or expenses for trade shows, conventions or joint industry trade association activities shall be specifically exempt from the provisions of this Act." The state of the state of the Howard C. REPPERT. JR.

Amend line two (2) of section nine (9) of Senate File 111 by striking the words "public records" and inserting in lieu thereof the following:

"confidential between the parties and no disclosure shall be made by those charged with receiving the information excepting for lawenforcement or necessary administrative purposes", algorithm, Ale for a for any fit of many field as as as

GENE F. CONDON

Amend section four (4) of Senate File 111 by adding thereto the following:

"Such reports may be destroyed after a period of two (2) years."

HOWARD C. REPPERT. JR.

Amend Senate File 111 as follows:

- 1. Amend S. F. 111 by inserting in line sixteen (16) of section two (2) after the word "services" the following: "relating to alcoholic liquor".
- 2. Further amend said section by inserting before the word "to" in line seventeen (17) the following: "when related to liquor".

TOM J. FREY

Amend Senate File 111 by adding thereto the following:

"The provisions of this Act shall not apply to lawyers acting in an attorney-client relationship on matters deemed of a confidential by either the attorney or client."

DONALD W. MURRAY

House File 22 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section three hundred twenty-one point two hundred eighty-one (321.281), Code 1966, is hereby amended as follows:
- "1. By inserting in line three (3) preceding the words 'or a' the words 'or any other drug'.
- $^{\circ}$ 2. By inserting in line fifty-nine (59) after the word 'drugs' the words 'or any other drug'.
  - "3. By adding thereto the following:

'For purposes of this section, evidence that there was, at the time, fifteen hundredths (15/100) of one (1) per centum or more by weight of alcohol in the person's blood shall constitute a rebuttable presumption of intoxication. Percent by weight of alcohol in the blood shall be based upon milligrams of alcohol per one hundred (100) cubic centimeters of blood.'"

Further amend House File 22 by striking from line two (2) of the title the words "under the influence of alcohol or drugs" and inserting in lieu thereof the words "intoxicated or while under the influence of drugs".

HOWARD C. REPPERT

Amend Senate File 866, section four (4), line three (3) as follows:

1. By striking the word "officer" and inserting in lieu thereof the word "county".

LEE GAUDINEER

#### HOUSE JOINT RESOLUTION 24

Amend House Joint Resolution 24, section 2 by adding the following new sentence after the period (.) in line 5: "The committee shall make periodic progress reports to the Legislative Research Committee".

JOHN KIBBIE

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Tuesday, June 27, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Tuesday, June 27, 1967.

The Senate met in regular session, Senator Reppert presiding.

Prayer was offered by the Reverend Wayne Fisher, pastor of the Presbyterian Church, Gibson, Iowa.

#### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Benda, Briles, Buren, DeHart, DeKoster, Denman, Floy, Frey, Hagedorn, Hill, Jepsen, Kosek, O'Malley, Reno, Shirley, Van Eaton and Walsh.

#### CONFERENCE COMMITTEE EXCUSED

The Senate excused the following members to attend the committee conference on House File 686, Senators Nurse, Cassidy, Neu and McGill.

Senator Frommelt asked and received unanimous consent that the following bills be considered in the order indicated: Senate File 31, House Joint Resolution 24, House File 742, Senate File 865, House Files 559 and 741.

#### EXPLANATION OF VOTE

I voted against taking up Senate File 111 out of order as it is not entitled to special treatment. I am sure that it will come up in regular order for debate and the debate undoubtedly will be lively.

GEORGE E. O'MALLEY

#### THIRD READING OF BILLS

On motion of Senator Lucken, Senate File 31, a bill for an Act relating to inheritance taxes, 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:

Ayes: 40

Clarke	Gaudineer	Kruck	Patton
Coleman	Glenn	Kyhl	Reichardt
DeHart	Heaberlin	Lamborn	Reppert
DeKoster	Heying	Lange	Rigler
Denman	Hill	Lisle	Schaben
Dodds	Hougen	Lodwick	Shaff
Elvers	Jepsen	Lucken	Shirley

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Ely	ಮಡೆಗಳಿಗೆ ಇ <b>Kibbie</b> ಆರು. ಇದೇ ಮ <sup>ಿ</sup> Klefstad ಅಂದಿ ಇನ್	Main	Stanley
Erskine	Klefstad	Messerly	Stephens
Flatt	Kosek ទៅការការប្រាំការអូចមារី ១០៦យ	Murray	Van Eaton

 $ext{Nays:}_{\mathcal{O}} ext{O}_{\mathcal{F}}$  (which is taken properly carge  $\mathcal{U}$  because at each  $\mathcal{F}$  to the sum of post

Absent or not voting: 21

		CANADA ENGLISH NOVE	
Balloun	Condon	McGill	Potgeter
Benda	Floy	.Not out <b>Mills</b> t capparish:	van ya <b>Reno</b> ra od∜
Briles	Frey	Neu	Riley
		ng sinet s <b>Nurse</b> Midset in	
Burns changed and	Hagedorn	il asserite O'Malley and i	. Walshi walshi .cuolisi
Cassidy	Helico b	Resear werken. Von Katen se	Jepson, Kosek, Ofbirlieg,

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 31 be immediately messaged to the House.

for On motion of Senator Main, House Joint Resolution 24, a resolution to continue the 'Nowa State Fair and World Food Exposition Study Committee', was taken up for further consideration.

Senator Main called up the following amendment and moved its adoption: intends of helities are also noted for any (II also also also are in the following amendment and moved its adoption:

photo Amend House Joint Resolution 24 as follows: The House that the follower and

2.1.1 (4) by striking the words and figure "twenty-five thousand (25,000) dollars" and inserting in lieu thereof the following:

"two thousand, five hundred (2,500) dollars".

semiltredit of pelinier for the self the self office family method actual is noticed to enhance of the list of Senator. Elystook the chair at 9:00 a,m, and accept a selfication of the largest of the season

The amendment was adopted.

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Called a quarter and we want he left in the real Helerican between and reclaimed back. Senator Kibbie called up the following amendment and moved its adoption of the left back.

Amend House Joint Resolution 24, section 2 by adding the following new sentence after the period (.) in line 5: "The committee shall make periodic progress reports to the Legislative Research Committee".

The amendment was adopted. High the state of the state of

Senator, Kibbie moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

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On the question "Shall the bill pass?" the vote was:

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Coleman.

Ayes: 27 common of down out the storage among produce well to some other bosonies of

Burns	Heying	Lucken	Reppert
Colemania ona (4) 345	$h{ m Hill}$ r ( $m_{ m Q}$ a) patributa $_{ m P}$	- <b>Main</b> eo engosa ina r	Schaben
Dodds god trained velocities	Hougen ( ) 4 to build "	Messerly	Shaff
Elvers	Kibbie	Mills	Shirley
Floy	Kruck	Murray	Stanley
Glenn	Lisle	Patton Call Market	Stephens
Heaberlin	Lodwick	Reichardt	other de la III

Nays: 14 The rodingers of two braces aperapter bases on our boken inteless entered

DeHart	Erskine	Klefstad	Lange
DeKoster	Frommelt	Kosek	Rigler Bayers
Denman	Gaudineer	Kyhl	Van Eaton:
Ely	Jepsen		

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Absent or not voting: 20

Balloun	Clarke	Lamborn	Potgeter
Benda no ma	Condon	McGill	Reno
Briles	Flatt #1544	Neu	Riley
Buren	Frey	Nurse	Van Gilst
Cassidy	Hagedorn	O'Malley	Walsh 🤼
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The resolution having failed to receive a constitutional majority was declared to have failed to pass the Senate.

On motion of Senator Hill, House File 742, a bill for an act to appropriate from general fund of the state for capital improvements to the state fair board, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman asked and received unanimous consent that the committee amendment filed June 22, found on page 2199 of the journal, and the amendments filed by him June 21, found on page 2166 of the journal and June 23, found on page 2244 of the journal, be withdrawn.

The following committee amendment was considered:

Amend House File 742 as follows:

1. By striking the words "budget and financial control committee" in lines three (3) and four (4) of section two (2) and inserting in lieu thereof the words "executive Council" and the standards are the standards and instructions.

The amendment was adopted.

reasent as presture of the method if it is 138 of the method of the method of the series series and moved its adoption; to the following amendment and moved its adoption; to the following amendment and moved its adoption;

Amend House File 742 as follows:

- 1. Amend section one (1) by striking from line six (6) the words "major repairs to or".
- 2. Further amend section one (1) by striking from lines eight (8) and nine (9) the words "the work to be done by state fair board employees or" and by inserting in lieu thereof the words "to be".

Division was called for

The amendment was adopted.

Senator Klefstad asked and received unanimous consent that the amendment filed by him June 23, found on page 2245 of the journal, be withdrawn.

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: 39

Benda	Flatt	Kosek	Patton
Briles	Floy	Kruck	Reichardt
Cassidy	Frey	Kyhl	Schaben
DeHart	Glenn	Lamborn	Shaff
DeKoster	Hagedorn	Lange	Shirley
Denman	Heaberlin	Lodwick	Stanley
Dodds	Heying	Lucken	Stephens
Elvers	Hill	Main	Van Eaton
Ely	Hougen	Messerly	Van Gilst
Erskine	Jepsen	Murray	

Navs: 3

Buren Condon Klefstad

Absent or not voting: 19

Balloun	Gaudineer	Neu	Reppert
Burns	Kibbie	Nurse	Rigler
Clarke	Lisle	O'Malley	Riley
Coleman	McGill	Potgeter	Walsh
Frommelt	Mills	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 Flatt, Senate File 865, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor, was taken up for consideration.

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: 38

Benda
Briles
Buren
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying

Hill
Kosek
Kruck
Kyhl
Lamborn
Lange
Lucken
Main
Murray

Patton Reichardt Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 6

Balloun Jepsen Klefstad Lodwick Messerly

Shirley

Absent or not voting: 17

Burns
Cassidy
Condon
Frommelt
Housen

Kibbie Lisle McGill Mills Neu Nurse O'Malley Potgeter

Reno Reppert Rigler Riley

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 865 be immediately messaged to the House.

On motion of Senator Nurse, House File 559, a bill for an act providing for payment by the state of a portion of the cost of extending the construction of sanitary sewer facilities, by the Iowa Great Lakes Sanitary District, 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: 41

Balloun Benda Briles Dodds Elvers Elv Jepsen Kibbie Kruck

Nurse Patton Reichardt

Buren Burns and sellow don Clarke Coleman Condon DeHart DeKoster	Erskine Flatt Floy Gaudineer Hagedorn Heaberlin Heying	Kyhl Lämborn 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Riley Schaben Stanley Stephens Van Eaton Van Gilst Walsh
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Nays: 7	a John N		1990
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Glenn vederod.	Klefstad	Messerly	Shirley
Hill standard	Lodwick	Potgeter william C	-45 <sup>*</sup> ! (
ima sitting M	med Mill	a = a + b	534 (37.5)
Absent or not voting	: 12 3937	រដ្ឋា សម្រាស្ត្រ <b>ស៊ី</b> ជំ	ASICA
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Cassidy Frey	Hougen Lisle	Neu O'Malley	Reppert Rigler
Frommelt	Mills	Reno	Shaff ी । ४९०३

Voting present: 1

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#### Kosek

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

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#### EXPLANATION OF VOTE

Begarler.

I was called from the Senate Chamber before the vote was cast on House File 559. Had I been present I would have voted Aye.

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Senator Benda called up for consideration Senate File 184, a bill for an act to amend chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks, amended by the House, and moved that the Senate concur, in the following amendment:

Amend Senate File 184 by striking from line six (6) in section one (1) the word "thirty" and inserting in lieu thereof the word and figures "twenty-five (25)".

Acres a branche a broad about the test for round a third team as we wisted annion proposition.

Madaal

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:

.175

Ayes: 43

Balloun delta	Elvers	Klefstad State Carles Kosek	Reichardt
Benda	Ely	Kosek	Reno
Briles	Erskine	Kruck	Reppert
Buren	Floy	Kyhl	Riley
Burns	Frey	Lange	Schaben
Clarke	Gaudineer Adams	Lodwick Garage	Shirley
Coleman	Hagedorn	Lucken	Stanley
Condon	Heaberlin	Mainweifel an 42- silv c	Stephens:://
DeKoster	Heying	Messerly	Van Eaton
Denman of federal edit	Hill the bounded street	Murray and which the gr	Walsh
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Dodds Jepsen Patton

Absent or not voting: 18

Cassidy	Hougen	Mills Neu	Potgeter
DeHart	Kibbie	Neu	Rigler
Flatt	Lamborn	Nurse	Shaff
Frommelt	Lisle	O'Malley	Van Gilst .
Glenn <sub>ili jaker</sub> egi <sub>linie d</sub>	McGill	raug bin. 6 director aut 54	ngle ogit i sait

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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: 40 1000

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 No. 859, a bill for an act to appropriate from general fund of the state to the treasurer of state for moneys and credits tax replacement fund. The file of  $\frac{1}{2}$  and  $\frac{1}{2}$  and  $\frac{1}{2}$  are the treasurer of state for moneys and credits tax replacement fund.

all of thing a goldenia. The common allowed in the first for the desired in the d

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 847, a bill for an act to appropriate from general fund of the state to the department of public safety for capital improvements.

described. And More the complete contract the contract of the

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 837, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for student loan programs, and because

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 827, a bill for an act to make an appropriation to legislative research bureau for air conditioning and renovations.

#### HOUSE AMENDMENT TO SENATE FILE 827

Amend Senate File 827 as follows:

- 1. By striking all after the period in line six (6) and through the period in line nine (9).
- 2. By striking in lines eleven (11) and twelve (12) the words 'Towa legislative research' and substituting in lieu thereof the following: 'budget and financial control'.

Also:

That the House has concurred in Senate amendments to and passed House File No. 752, a bill for an act to appropriate from general fund of the state for biennium to the commission on Uniform Laws.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 842, a bill for an act to make appropriations for expenses incurred by the committee established by House Joint Resolution 28, to subdistrict legislative districts in the state.

#### HOUSE AMENDMENT TO SENATE FILE 842

Amend Senate File 842 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 Atlantic News-Telegraph, a newspaper published in Atlantic, Iowa, and the Council Bluffs Nonpareil, a newspaper published in Council Bluffs, Iowa.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 297, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election.

#### HOUSE AMENDMENT TO SENATE FILE 297

Amend Senate File 297, Section 1, line fourteen (14) by striking the words "to be

determined by the board," and inserting the following: "to be specified on the ballot as determined by the board,".

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 397, a bill for an act relating to the compensation of park commissioners.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 52 requesting repeal of obnoxious billboards used on construction projects by the federal government.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 441, a bill for an act relating to duties and powers of the Iowa state commerce commission.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 796, a bill for an act relating to disaster aid for governmental subdivisions.

#### HOUSE AMENDMENT TO SENATE FILE 796

Amend Senate File 796 as follows:

- 1. Amend Section 1 by striking from line five (5) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 2. Further amend Section 1 by striking from line eight (8) the words 'local government' and inserting in lieu thereof the words 'governmental subdivision'.
- 3. Further amend Section 1 by striking from line ten (10) the word "municipality" and inserting in lieu thereof the words "governmental subdivision".
- 4. Further amend Section 1 by striking from line twelve (12) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 5. Further amend Section 1 by inserting after the word "Code" in line twenty-one (21) the following ", and in the case of drainage districts and levee districts, as authorized by section four hundred fifty-five point one hundred thirty-six (455,136) of the Code".

  WILLIAM R. KENDRICK, Chief Clerk

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# For the find off to the respect SENATE CONCURRENT, RESOLUTION 61 and their receiver documents

By: O'Malley, DeKoster, Dodds, Floy, Lodwick and Murray

where As, the Iowa Legislative Research Committee during the 1965–1967 legislative biennium was requested to conduct a study of the state's drainage laws; and

where much drive to antiscongular, seller garaner for the relative at the composed of five senators and five representatives was named by the Research Committee to assist with the study; and

 $_{\rm 0.07~C}$  WHEREAS, in compliance with the resolution requesting the study, nine nonlegislative advisory members knowledgeable of Iowa drainage laws were named to assist the study committee on needed changes in the drainage laws; and

Source Country at the solitor of conventing research of characters bittle and the research

WHEREAS, the legislative study committee and advisory committee members have been evaluating the state's drainage laws during the present biennium; and

WHEREAS, the Drainage Laws Study Committee has reached tenative agreement on needed changes but realized early in the interim that a complete evaluation incorporating the necessary statutory changes would require the study to be extended through 1968; NOW THEREFORE TANKER FOR Extra at an artist that in 1995 of Contracts

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the study of Iowa drainage laws conducted by the Legislative Research Committee be continued during the 1967-1969 biennium, that the Drainage Laws Study Committee established in accordance with section 2.55 of the Code be continued during the biennium, and that as many of the original Committee appointees currently serving in the Sixty-second General Assembly and of the advisory members as the Research Committee so determines be reappointed to assist in the evaluation.

BE IT FURTHER RESOLVED, That the Drainage Laws Study Committee report the study findings and Committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee is further directed to report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

#### THIRD READING OF BILLS

On motion of Senator Elvers, House File 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine called up the amendment filed by Senators Erskine and Kosek on June 23, and found on page 2249 of the journal.

Senator Reppert rose on point of order on the grounds the amendment was not germane. A the control of the control and read the senator of the control of t

The Chair ruled the point well taken. I are not some of the pril common in each control of and the first of the point well taken.

On motion of Senator Coleman, the Senate stood at ease until the fall of the gavel.

nearly and the Action of the control of the state of the

CONGRESSION SECURITION SECURITIONS

The Senate reconvened with Senator Jepsen in the chair.

On motion of Senator Coleman the Senate recessed until 1:30 p.m.

## Control to the second participate of the property of the AFTERNOON SESSION of the Configuration of the Configurati

The Senate reconvened with Senator Reppert presiding.

the provided the state of the s

The Secretary was instructed to call the roll. The secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Buren, DeKoster, Denman, Elvers, Floy, Frey, Gaudineer, Hougen, Jepsen, Klefstad, Kyhl, Lisle, Main, Reichardt, Reno, Schaben, Shaff, Stanley and Van Eaton.

#### CONFERENCE COMMITTEES EXCUSED

The Senate excused the following members to attend the committee conference on House File 686, Senators Cassidy, Nurse, Neu and McGill and the conference committee on Senate File 677, Senators Frommelt, Condon, Benda and Lange.

#### UNFINISHED BUSINESS A SECTION OF THE PARTY O

Consideration of House File 741 was resumed.

Senator Elvers offered the following amendment and moved its adoption:

Amend House File 741 as follows:

1. By adding after section three (3) the following new section:

"If the amount herein authorized by the General Assembly for any year shall prove to be insufficient to meet the Commission's needs during said year, the executive council may on proper showing by the commission authorize such additional amount from the fish and game protection fund for said year as may appear to the council necessary to meet the Commission's needs for the remainder of said year."

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for a character

2. By renumbering the remaining sections.

President Fulton took the chair at 1:45 p.m.

Division was called for.

The amendment was adopted.

Senator Elvers called up the following amendment:

Amend House File 741 as follows:

- 1. In section one (1), line ten (10), strike the figure "783,076.00" and substitute in lieu thereof the figure "883,076.00".
  - 2. In section one (1), strike line eleven (11). The line line is a different section of the sect

- 3. In section one (1), line twelve (12), strike the figure "650,000.00" and substitute in lieu thereof the figure "628,550.00".
- 4. In section one (1), line sixteen (16), strike the figure "558,000.00" and substitute in lieu thereof the figure "579,450.00".

Senator Elvers asked and received unanimous consent that the amendment be considered by division: Sections 1 and 2 as Division 1, Sections 3 and 4 as Division 2.

Senator Elvers moved the adoption of Division 1 of the amendment.

Division was requested.

Division 1 was lost.

Senator Elvers moved the adoption of Division 2 of the amendment.

Division 2 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: 47

Balloun Floy Lisle Reno Benda Frey Lodwick Reppert Rigler Briles Glenn Lucken Riley Buren Hagedorn Main Heaberlin McGill Schaben Burns Clarke Heying Messerly Shaff DeHart Mills Shirley Hill DeKoster Jepsen Murray Stanley Denman Kibbie O'Mallev Stephens Van Gilst Dodds Klefstad Patton Walsh Elvers Kruck Potgeter Reichardt Ely Kyhl

Nays: 2

Erskine Van Eaton

Absent or not voting: 12

CassidyFlattHougenLangeColemanFrommeltKosekNeuCondonGaudineerLambornNurse

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, House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, was taken up for further consideration.

Senator Kibbie called up the amendment by Senator Rigler for further consideration.

Senator Kibbie called up the following amendment by Senators Kibbie, Benda, Denman, Mills, Rigler, and Gaudineer to the Rigler amendment and moved its adoption:

Amend the Rigler amendment to House File 633, filed June 8, 1967, as follows:

- 1. By striking lines three (3) through nine (9) and by inserting in lieu thereof the following:
- 'Section 1. Within thirty (30) days prior to the convening of any regular or special session of the general assembly, any person elected to serve in the forthcoming regular or special session of the general assembly, or any interim legislative committee when authorized by statute or rule may submit and have printed bills and joint resolutions for introduction into the general assembly. The submission and printing shall be made under the rules on introduction of bills and resolutions and on printing prevailing at the previous session of the general assembly. Costs of printing shall be'.
- 2. By striking from lines twelve (12) and thirteen (13) the words "the elected members of the general assembly" and by inserting in lieu thereof the words "all legislators and legislators-elect who shall be serving in the general assembly in which the proposed legislation is to be introduced".
  - 3. By adding thereto the following:

"Departments and agencies of state government shall within thirty (30) days prior to the convening of any regular or special session of the general assembly, or by special permission from the presiding officers, may file with the president of the senate and speaker of the house of representatives, bills and resolutions which such departments and agencies wish to be considered by the general assembly. All bills and resolutions so filed shall be assigned by the presiding officers to regular standing committees for consideration,"

The amendment to the amendment was adopted.

Senator Rigler moved the adoption of his amendment as amended.

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

Balloun Briles Buren Burns Clarke Coleman DeHart DeKoster Denman Dodds

Floy Frey Glenn Hagedorn Heaberlin Heying Hill Jepsen Kibbie Klefstad

Kosek

Kruck

Kyhl

Lisle Lodwick Laicken Main McGill Messerly Mills Murray Nurse O'Malley Patton Potgeter

Reichardt Reno Reppert Rigler Rilev Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Ely Flatt

Navs: 0

Elvers

Absent or not voting: 11

the Senate and the title was agreed to.

Benda Cassidy Condon

Erskine Frommelt Hougen Lamborn Neu Schaben

Gaudineer

Lange

The bill having received a constitutional majority was declared to have passed

Senator Messerly asked and received unanimous consent to take up Senate File 297.

#### HOUSE AMENDMENTS CONSIDERED

Senator Messerly called up for consideration Senate File 297, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election, amended by the House, and moved that the Senate concur in the following amendment:

## HOUSE AMENDMENT TO SENATE FILE 297

Amend Senate File 297, Section 1, line fourteen (14) by striking the words "to be determined by the board," and inserting the following: "to be specified on the ballot as determined by the board.".

The Senate concurred in the House amendment.

Senator Messerly 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

Frey

Lodwick

Reno

Briles
Buren
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Floy

Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kruck

Lucken
Main
McGill
Messerly
Mills
Murray
Nurse
O'Malley
Patton
Potgeter
Reichardt

Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Gilst Walsh

Nays: 0

Absent or not voting: 14

Benda Burns Cassidy Erskine Flatt Frommelt

Lisle

Hougen Kosek Lamborn Lange Neu Van Eaton

Condon Gaudineer

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 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps, amended by the House, and moved that the Senate concur in the following amendment:

# HOUSE AMENDMENT TO SENATE FILE 175

Amend Senate File 175 as follows:

- 1. Section 1, line sixteen (16), by striking the word "delienate" and inserting in lieu thereof the word "delineate".
- 2. Section 1, line twenty-one (21), by striking a period after the word 'inspection' and by striking the remainder of the sentence.

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: 48

Balloun Briles Floy Frey Lisle Ľodwick Reichardt Reppert

Lucken Rigler Burns Glenn Main Rilev Clarke Hagedorn Heaberlin McGill Schaben Coleman Shaff DeHart Heying Messerly DeKoster Hill Mills Shirley Stanley Denman Jepsen Murray Stephens Klefstad Nurse Dodds Van Eaton Elvers Kosek O'Mallev Van Gilst Kruck Patton Ely Kvhl Potgeter Walsh Flatt

Nays: 0

Absent or not voting: 13

Benda	Erskine	Hougen	Lange
Buren	Frommelt	Kibbie	Neu
Cassidy	Gaudineer	Lamborn	Reno
Condon			

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 537, a bill for an act to protect the rights of citizens to examine public records and to make copies thereof, amended by the House as follows:

#### HOUSE AMENDMENT TO SENATE FILE 537

Amend Senate File 537 as follows:

- 1. Amend Section 7, subsection five (5), by striking from line one (1) the word "Police" and inserting in lieu thereof the words "Peace officers".
  - 2. Further amend Section 7 by adding thereto the following subsections:
- "6. Reports to governmental agencies which, if released, would give advantage to competitors and serve no public purpose.
- 7. Appraisals or appraisal information concerning the purchase of real or personal property for public purposes, prior to public announcement of a project.
- 8. Iowa development commission information on an industrial prospect with which the commission is currently negotiating.
- 9. Criminal identification files of law-enforcement agencies. However, records of current and prior arrests shall be public records.
- 10. Personal information in confidential personnel records of the military department of the state."
  - 3. Further amend Senate File 537 by adding thereto the following section:
- Sec. 11. If it is determined that any provision of this Act would cause the denial of funds, services or essential information from the United States government which would otherwise definitely be available to an agency of this state, such provision shall be

suspended as to such agency, but only to the extent necessary to prevent denial of such funds, services, or essential information.

Senator Riley called up the following amendment to the House amendment and moved its adoption:

Amend Senate File 537 as follows:

Amend the House amendment to Senate File 537 by striking in line twelve (12) the words "public announcement of a project" and inserting in lieu thereof the words "acquisition of the property".

Division was requested.

The amendment to the amendment was adopted.

Senator Hagedorn called up the following amendment to the amendment filed by Senators Hagedorn, Reno and Elvers:

Amend the House amendment to Senate File 537 by adding the following after the word "state." in line twenty (20):

"11. Records of mentally ill persons and birth records of illegitimate children.

"Lists or copies of birth, death or marriage records may not be obtained for commercial purposes."

Senator Hagedorn asked and received unanimous consent to divide the amendment: lines 1 through 4 as Division 1 and lines 5 and 6 as Division 2.

Senator Stanley rose on point of order on the grounds the amendment was not germane to the House amendment.

The Chair ruled the point not well taken.

Senator Hagedorn moved the adoption of Division  ${\bf 1}$  of the amendment to the amendment.

Division was called for and Division 1 was adopted.

Senator Hagedorn asked and received unanimous consent that Division 2 of the amendment be withdrawn.

Senator Stanley asked and received unanimous consent that further action on Senate File 537 be deferred.

Senator Walsh called up for consideration Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, amended by the House, and moved that the Senate concur in the following amendment:

# HOUSE AMENDMENT TO SENATE FILE 796

Amend Senate File 796 as follows:

- 1. Amend Section 1 by striking from line five (5) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 2. Further amend Section 1 by striking from line eight (8) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 3. Further amend Section 1 by striking from line ten (10) the word "municipality" and inserting in lieu thereof the words "governmental subdivision".

- 4. Further amend Section 1 by striking from line twelve (12) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 5. Further amend Section 1 by inserting after the word "Code" in line twenty-one (21) the following ", and in the case of drainage districts and levee districts, as authorized by section four hundred fifty-five point one hundred thirty-six (455.136) of the Code".

President Pro Tempore O'Malley took the chair at 3:10 p.m.

Division was called for.

The Senate refused to concur in the House amendment.

Senator Elvers asked and received unanimous consent that Senate File 796 be immediately messaged to the House.

#### RECONSIDER HOUSE FILE 759

Senator Denman moved that the vote by which House File 759, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds; to provide for the reversion of unused authorized expenditures to the fund of original authorization; and to provide for additional funds during the biennium if funds authorized by this Act are insufficient, passed the Senate be reconsidered, which motion prevailed.

Senator Denman moved that the vote by which House File 759 went to its third reading be reconsidered, which motion prevailed.

Senator Denman offered the following amendment and moved its adoption:

Amend House File 759 as follows:

By striking in Section 2, line 5, the words and figures "ten thousand eighty (10,080) dollars," and inserting in lieu thereof the words and figures "thirteen thousand five hundred eighty (13,580) dollars,".

The amendment was adopted.

Senator Stanley asked and received unanimous consent that the amendment filed June 23 by Senators Stanley, O'Malley and Riley, found on page 2243 of the journal, be withdrawn.

Senator Stanley called up the following amendment filed by Senators Stanley, O'Malley and Riley and moved its adoption:

Amend House File 759 as follows:

- 1. In section 3, line 8, strike the figures "10,080.00" and insert in lieu thereof the figures "11,380.00".
- 2. In section 3, line 9, strike the figures "6,000.00" and insert in lieu thereof the figures "11,000.00".
- 3. In section 3, line 11, strike the figures "14,125.00" and insert in lieu thereof the figures "17,825.00".

4. In section 3, line 12, strike the figures "30,205.00" and insert in lieu thereof the figures "40,205.00".

The amendment was adopted.

President Fulton took the chair at 3:30 p.m.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 759, section 3, line 5, by striking the words and figures "thirty thousand two hundred five (30,205.00)" and insert in lieu thereof the words and figures "forty thousand two hundred five (40,205.00)".

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
Benda
Briles
Buren
Clarke
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen

Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray
Patton
Potgeter
Reichardt

Kvhl

Lange

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

kine Kruck

Navs: 0

Absent or not voting: 11

Burns Cassidy Flatt Gaudineer Lamborn McGill Nurse O'Malley

Coleman Hougen Neu

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 House File 759 be immediately messaged to the House.

Senator Main asked and received unanimous consent that the rules be suspended and that House File 751 be taken up for immediate consideration.

# THIRD READING OF BILLS

On motion of Senator Main, House File 751, a bill for an act relating to meat and poultry inspection, and amending house file four hundred fourteen (414), Acts of the Sixty-second General Assembly, was taken up for 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: 55

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeKoster
Dodds
Elvers
Ely
Erskine
Flatt

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Nurse
O'Malley
Patton
Potgeter

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 6

Coleman DeHart Denman Hougen Lamborn

Neu

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

#### MOTIONS TO RECONSIDER

I move to reconsider the vote by which House Joint Resolution  $24\ \mathrm{failed}$  to pass the Senate.

JOHN M. ELY, Jr.

#### Mr. President:

I move to reconsider the vote by which the Hagedorn amendment to the House amendment to Senate File 537 was adopted by the Senate.

TOM J. FREY

Mr. President:

I move to reconsider the vote by which the Riley amendment to the House amendment to Senate File 537 was adopted by the Senate.

FRANCIS L. MESSERLY

## BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 26, 1967, the Governor had approved the following bills.

Senate File 156, an act relating to the powers of partnerships as to real estate and to amend Chapter Five Hundred Forty-Five (545), Code 1966.

Senate File 335, an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon.

Senate File 147, an act establishing a minimum inspection fee for small packages of commercial fertilizer.

Senate File 250, an act to authorize County Conservation Boards to establish and maintain public museums.

Senate File 536, an act requiring meetings of governmental agencies to be open to the public.

Senate File 652, an act relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations.

Senate File 728, an act relating to barbering.

Senate File 298, an act relating to interest on savings accounts and time deposits.

Senate File 803, an act relating to the availability of receipts of the Board of Control institutions.

Senate File 740, an act relating to the Department of Revenue and collection of premium tax upon insurance policies.

Senate File 789, an act relating to requiring a bond of motor vehicle dealers engaged in the sale of vehicles for which a certificate of title is required.

Senate File 767, an act relating to truck speed limits on Iowa roads and highways.

Senate File 159, an act relating to the distribution of funds by the State Comptroller.

Senate File 338, an act to make appropriations to certain named persons or firms in settlement of claims made against the State of Iowa.

Senate File 218, an act relating to municipal speed limit changes.

#### ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Condon, chairman; Erskine, Clarke, Floy, and Gaudineer, to investigate

the character and qualifications of Mrs, Emma Jo Uban of Cedar Falls, Black Hawk County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators Benda, chairman; Schaben, Shirley, Klefstad, and Flatt, to investigate the character and qualifications of Al Meacham of Grinnell, Poweshiek County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1973.

President Fulton, in accordance with Section 2.40, Code 1966, announced the appointment of Senators O'Malley, chairman; Lamborn, Kosek, Reichardt, and Dodds, to investigate the character and qualifications of Charles F. Iles of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1969.

#### 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 No. 765, a bill for an act to appropriate from general fund of the state to the higher education facilities commission for scholarship program.

WILLIAM R. KENDRICK, Chief Clerk

#### REPORTS OF COMMITTEES

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred <u>House File 762</u>, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the state 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 <u>House File 142</u>, a bill for an act relating to the amount of road use tax funds allocated to 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 be amended as follows; and when so amended the bill do pass:

## HOUSE FILE 142

House File 142 is amended by striking all of section one (1) after the words "amended by" in line two (2) and inserting in lieu thereof the following:

'inserting in subsection five (5), line eight (8), after the figures '307.10' the words 'provided that the amount of road use tax funds so allocated shall not be used to construct any road or street to serve new or expanded facilities developed by the board or commission which has jurisdiction over such facilities. The construction costs for the new road or street shall be established as part of the capital improvement for the new facility.' Further amend said section three hundred twelve point two (312.2), Code 1966, by striking from subsection five (5), line eight (8), the second word 'and' and inserting in lieu thereof the words 'the treasurer shall also'.''

C. JOSEPH COLEMAN, Chairman

Ordered passed on file.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 579, 750, 782, 784, 791, 233, 334, 353, 809 and 856, also House Files 100, 312, 562, 634, 672, 693, 745, 755 and 767.

ADOLPH W. ELVERS, Chairman Senate Committee

A. L. MENSING, 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 579, 750, 782, 784, 791, 233, 334, 353, 809 and 856, also House Files 100, 312, 562, 634, 672, 693, 745, 755 and 767.

## BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 June, 1967, sent to the governor for his approval, Senate Files 579, 750, 782, 784, 791, 233, 334, 353, 809 and 856.

ADOLPH W. ELVERS, Chairman

Passed on file.

## INTRODUCTION OF BILLS

Senate File 867, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended.

Read first and second times and placed on calendar.

Senate File 868, 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 calendar.

Senate File 869, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa one hundred ten thousand (110,000) dollars to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended.

Read first and second times and placed on calendar.

Senate File 870, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa three million four hundred thousand (3,400,000) dollars 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.

Read first and second times and placed on calendar.

Senate File 871, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa ten million (10,000,000) dollars 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 calendar.

Senate File 872, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa eight million (8,000,000) dollars 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 calendar.

Senate File 873, by Committee on Appropriations, a bill for an act to appropriate six million (6,000,000) dollars 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 and second times and placed on calendar.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Pro Tempore O'Malley presiding.

Senator Coleman asked and received unanimous consent that the rules be suspended and that Senate File 867 be called up for consideration.

## THIRD READING OF BILLS

On motion of Senator Hill, Senate File 867, a bill for an act to appropriate from the general fund of the state of Iowa three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended, was taken up for consideration.

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

Balloun Buren Burns Clarke Coleman DeHart DeKoster Denman Dodds Elvers Ely Floy

Frommelt Gaudineer Glenn Heaberlin Hill Jepsen -Kibbie Klefstad Kosek

Kvhl

Lamborn

Lodwick Lucken Messerly Murray Neu O'Mallev Patton Potgeter Reichardt Reno

Lange

Reppert Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 16

Benda Briles Cassidy Condon

Erskine Flatt Frev Hagedorn

Heying Hougen Kruck Lisle

Main McGill Mills Nurse

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 the rules be suspended and that Senate File 868 be taken up for consideration.

On motion of Senator Hill, Senate File 868, 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 for consideration.

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

Balloun Burns Clarke Coleman DeHart DeKoster Denman Dodde

Gaudineer Glenn Heaberlin Hill Jepsen .. Kibbie Klefstad Kosek

Lisle Lodwick Lucken Main Messerly Mills Murray Neu

Reno Reppert Rigler Rilev Schaben Shaff Shirley

Stanley

Elvers Ely Floy Kyhl Lamborn Lange

O'Malley Patton Reichardt Van Eaton Van Gilst Walsh

Frommelt

Nays: 0

Absent or not voting: 16

Benda Briles Buren Cassidy Condon Erskine Flatt Frey

Hagedorn Heying Hougen Kruck McGill Nurse Potgeter Stephens

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 the rules be suspended and that Senate File 869 be considered.

On motion of Senator Hill, Senate File 869, a bill for an act to appropriate from the general fund of the state of Iowa one hundred ten thousand (110,000) dollars to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended, was taken up for consideration.

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
Burns
Clarke
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
Floy
Frommelt

Glenn
Heaberlin
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl
Lamborn
Lange

Gaudineer

Lucken
Main
Messerly
Mills
Murray
Neu
O'Malley
Patton
Potgeter

Lisle

Lodwick

Reichardt Reppert Rigler Riley Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 17

Benda Briles Buren Cassidy Condon DeHart Erskine Flatt Frey Hagedorn Heying Hougen Kruck

McGill Nurse Reno Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hill moved that the rules be suspended and that Senate File 870 be taken up for consideration, which motion prevailed.

On motion of Senator Hill Senate File 870, a bill for an act to appropriate from the general fund of the state of Iowa three million four hundred thousand (3,400,000) dollars 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, was taken up for consideration.

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: 47

Balloun Frommelt Lodwick Reppert Buren Gaudineer Lucken Rigler Burns Glenn Main Riley Heaberlin Schaben Clarke Messerly Coleman Shaff Hill Mills DeHart Murray Shirley Jepsen DeKoster Klefstad Neu Stanley O'Malley Stephens Denman Kosek Dodds Patton Van Eaton Kyhl Elvers Potgeter Van Gilst Lamborn Elv Reichardt Walsh Lange Flov Lisle Reno

Navs: 0

Absent or not voting: 14

Benda Erskine Kruck Heying Briles Flatt Hougen McGill Nurse Cassidy Frev Kibbie

Condon Hagedorn

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hill moved that the rules be suspended and that Senate File 873 be considered, which motion prevailed.

On motion of Senator Hill, Senate File 873, a bill for an act to appropriate six million (6.000.000) dollars 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 for consideration.

Senator Stanley asked and received unanimous consent that Senate File 873 be temporarily deferred.

Senator Lodwick asked and received unanimous consent that the rules be suspended and that House File 142 be considered.

On motion of Senator Lodwick, House File 142, a bill for an act relating to the amount of road use tax funds allocated to construction and maintenance of state institutional roads and state park roads, 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:

House File 142 is amended by striking all of section one (1) after the words "amended by" in line two (2) and inserting in lieu thereof the following:

"inserting in subsection five (5), line eight (8), after the figures '307.10' the words 'provided that the amount of road use tax funds so allocated shall not be used to construct any road or street to serve new or expanded facilities developed by the board or commission which has jurisdiction over such facilities. The construction costs for the new road or street shall be established as part of the capital improvement for the new facility.' Further amend said section three hundred twelve point two (312.2), Code 1966, by striking from subsection five (5), line eight (8), the second word 'and' and inserting in lieu thereof the words 'the treasurer shall also'."

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: 44

Balloun	Gaudineer	Lisle	Reno
Burns	Glenn	Lodwick	Rigler
Clarke	Heaberlin	Lucken	Riley
Coleman	Hill	Main	Schaben
DeHart	Jepsen	Mills	Shaff
Dodds	Kibbie	Murray	Shirley
Elvers	Klefstad	Neu	Stanley
Ely	Kosek	O'Malley	Stephens
Erskine	Kyhl	Patton	Van Eaton
Floy	Lamborn	Potgeter	Van Gilst
Frommelt	Lange	Reichardt	Walsh

Nays: 0

Absent or not voting: 17

Benda	DeKoster	Hagedorn	McGill
Briles	Denman	Heying	Messerly
Buren	Flatt	Hougen	Nurse
Cassidy	Frey	Kruck	Reppert
Condon	•		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

# JOURNAL OF THE SENATE

## HOUSE MESSAGE CONSIDERED

House File 765, a bill for an act to appropriate from general fund of the state to the higher education facilities commission for scholarship program.

Read first and second times, and passed on file.

## BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to Committee:

H.F. 97 Governmental Affairs

H.F. 560 Appropriations

H.F. 769 Governmental Subdivisions

# AMENDMENTS FILED

Amend Senate File 853, Section 57, as follows:

- 1. By striking from line four (4) the words and figures "eight hundred fifty thousand (850,000)" and inserting in lieu thereof the words and figures "nine hundred thousand (900,000)".
- 2. By striking from line nine (9) the figure "850,000.00" and inserting in lieu thereof the figure "900,000.00".
- 3. By striking from line fourteen (14) the figure "850,000.00" and inserting in lieu thereof the figure "900,000.00".

# APPROPRIATIONS COMMITTEE

Amend the House Amendment to Senate File 269 by striking from line twenty (20) the words "School buses" and inserting in lieu thereof the words "The vehicles operated under the provisions of paragraph d of this section".

H. KENNETH NURSE

House File 738, section one (1), is hereby amended as follows:

- 1. Amend by striking line two (2) and inserting in lieu thereof the following:
  "amended as follows:
- "1. By striking from lines eight (8) and nine (9) the".
- 2. By adding thereto the following paragraph:

"All contracts for the printing of bills, resolutions, calendars, journals, and such other printing deemed necessary by the general assembly for the operation of a session thereof shall be let by the legislative research committee. The state printing board upon request of the legislative research committee shall assist in the letting of such contracts."

KENNETH BENDA

JOHN KIBBIE

#### Amend Senate File 864 as follows:

- 1. By striking from line eleven (11) of section one (1) the words and figures "five thousand (5,000)" and inserting in lieu thereof the words and figures "eight thousand five hundred (8.500)".
- 2. By striking from line twelve (12 of section one (1) the figures "27,000.00" and inserting in lieu thereof the figures "45,000.00".
- 3. By striking from lines fourteen (14) and fifteen (15) of section one (1) the following: "-five (5) commissioners at three thousand (3,000) dollars each-".
- 4. By striking from line twenty three (23) of section one (1) the figures "25,000.00" and inserting in lieu thereof the figures "28,300.00".
- 5. By striking from line twenty six (26) of section one (1) the figures "18,105.00" and inserting in lieu thereof the figures "12,105.00".
- 6. By striking from line twenty seven (27) of section one (1) the figures "89,265.00" and inserting in lieu thereof the figures "86,460.00".
- 7. By striking from line twenty nine (29) of section one (1) the figures "21,000.00" and inserting in lieu thereof the figures "21,114,00".
- 8. By striking from line thirty three (33) of section one (1) the figures "87,600.00" and inserting in lieu thereof the figures "87,714.00".
- 9. By striking from line forty (40) of section one (1) the figures "71,680.00" and inserting in lieu thereof the figures "81.680.00".
- 10. By striking from line forty three (43) of section one (1) the figures "110,245.00" and inserting in lieu thereof the figures "120,245,00".
- 11. By striking from line fifty (50) of section one (1) the figures "61,723.00" and inserting in lieu thereof the figures "91,723.00".
- 12. By striking from line fifty three (53) of section one (1) the figures "68,188.00" and inserting in lieu thereof the figures "98,188.00".
- 13. By striking from line sixty five (65) of section one (1) the figures "750,449.00" and inserting in lieu thereof the figures "805,863.00".
- 14. By striking from line one hundred (100) of section one (1) the figures "299,500.00" and inserting in lieu thereof the figures "774,700.00".
- 15. By striking from line one hundred and two (102) of section one (1) the figures "84,550.00" and inserting in lieu thereof the figures "245,830.00".
- 16. By striking from line one hundred and three (103) of section one (1) the figures "384,050.00" and inserting in lieu thereof the figures "1,020,530.00".
- 17. By striking from line one hundred and five (105) of section one (1) the figures "774,700.00" and inserting in lieu thereof the figures "299,500.00".

- 18. By striking from line one hundred and seven (107) of section one (1) the figures "245,830.00" and inserting in lieu thereof the figures "84,500.00".
- 19. By striking from line one hundred and eight (108) of section one (1) the figures "1,020,530.00" and inserting in lieu thereof the figures "384,050.00".
- 20. By striking from line one hundred thirty seven (137) of section one (1) the figures '1,144,110.00', and inserting in lieu thereof the figures '1,244,110.00'.
- 21. By striking from line one hundred forty (140) of section one (1) the figures '1,336,620.00" and inserting in lieu thereof the figures '1,436,620.00".
- 22. By striking from line one hundred and fifty one (151) of section one (1) the figures "6,751,953.00" and inserting in lieu thereof the figures "6,851,953.00".
- 23. By striking from line one hundred and eighty five (185) of section one (1) the figures "7,857,802.00" and inserting in lieu thereof the figures "8,857,802.00".
- 24. By striking from line one hundred and eighty eight (188) of section one (1) the figures "9,082,634.00" and inserting in lieu thereof the figures "10,082,634.00".
- 25. By striking from line one hundred and ninety (190) of section one (1) the figures "12,894,877,00" and inserting in lieu thereof the figures "14,394,877,00".
- 26. By striking from line one hundred and ninety three (193) of section one (1) the figures "22,508,042.00" and inserting in lieu thereof the figures "24,008,042.00".
- 27. By striking from line two hundred and one (201) of section one (1) the figures "46,225,414.00" and inserting in lieu thereof the figures "48,880,828.00".
- 28. By striking from line seventeen (17) of section two (2) the figures "25,789,754.00" and inserting in lieu thereof the figures "28,789,754.00".
- 29. By striking from line twenty (20) of section two (2) the figures "46,616,084.00" and inserting in lieu thereof the figures "49,616,084.00".
- 30. By inserting in line one (1) of section five (5) after the words "expenses for" the words "convention or conference".

CLIFTON C. LAMBORN C. JOSEPH COLEMAN

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Wednesday, June 28, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Wednesday, June 28, 1967.

The Senate met in regular session. President Fulton presiding.

Prayer was offered by Reverend Dennis Heifner, pastor of the Hauge - St. John's Lutheran Parish. Decorah. Jowa.

#### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Buren, Burns, DeHart, Denman, Floy, Frey, Gaudineer, Hagedorn, Hougen, Jepsen, Nurse, Reichardt, Stanley and Walsh.

#### CONFERENCE COMMITTEE REPORT

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 686 "A Bill for An Act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefore."; beg leave to report and make the following recommendations:

That everything after the enacting clause is hereby stricken and the following substituted in lieu thereof.

Section 1. The purpose of this act shall be to provide a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor. This Act shall be liberally construed to that end.

#### Sec. 2. Definitions of terms used in this Act:

- 1. The "basic school tax unit" is conterminous with the county school system and is a term to define a local tax area to be used for public school support only.
- 2. The 'basic school tax' on property is a uniform levy on all taxable property in the basic school tax unit for support of public schools within the unit. This levy will be the millage necessary to raise an amount of money equal to forty (40) percent of the total of the proposed general fund expenditures, reduced by anticipated receipts from other sources of all the school districts in the basic school tax unit.
- 3. The 'basic school tax equalization fund' is a local fund in the county treasurer's office from which operating revenues are distributed to the school districts within the local basic school tax unit.
- 4. The "percent of allowable growth" is the percent of increase in revenue computed on a state wide basis for the sales and use taxes and the individual and corporate income taxes as well as the percent of increase in assessments for property tax for each year of the last three years. The sum of the individual percentages thus obtained shall be divided by six to arrive at the percent of allowable growth. In making such computations the comptroller shall adjust for changes in rates or basis of the income tax of sales and use tax and for statewide changes in assessment practices. He shall thereupon certify the percent of allowable growth per pupil to the several school districts of the state on or before June 30 of each year.

- 5. The 'adjusted state average reimbursable expenditure' is the preceding year's average state reimbursable expenditure per pupil in average daily membership increased by the percent of allowable growth.
- Sec. 3. There are hereby created in the state ninety-nine (99) basic school tax units. Said units shall be identified by the name of the county comprising the major part of each unit. The boundaries of the basic school tax unit shall be conterminous with the county school system and in case of joint districts with area in more than one (1) county, each area shall become a part of the basic school tax unit in which there are the greatest number of school electors in the district and the records of the department of public instruction compiled from the school secretaries' reports shall determine the basic school tax unit of which the area becomes a part. Where county school systems have been merged under section two hundred seventy-three point twenty-two (273,22). Code of Iowa, such district shall be deemed part of the basic tax unit comprising the county system which would exist and of which it would be a part but for such merger.
- Sec. 4. The county auditor of each county shall, prior to making the levies for school purposes in his county, starting with the 1967-68 school budgets and continuing with each school year thereafter, total the askings for general school purposes of the various school districts in the basic school tax unit. He shall then multiply said yearly total by forty hundredths (.40) and spread the levy to raise the amount that ascertained at a uniform rate over all the taxable property in the basic school tax unit. In the case of joint districts such levy shall be spread in the same manner as heretofore employed for the purpose of making other school levies in such circumstances. The money collected from said levy shall be placed by the county treasurer in the basic school tax equalization fund.
- Sec. 5. On or before August 15, 1967, and each year thereafter, the state tax commission shall make an accounting of the individual state income tax collected under division two (II) of chapter four hundred twenty-two (422) Code of Iowa, applicable to tax returns for the most recent completed tax year, as defined by section four hundred twenty-two point four (422.4), subsection four (4), Code of Iowa, from taxpayers in each of the various school districts in the state and certify to the state comptroller and the state department of public instruction forty (40) percent of the total credited from the taxpayers of each basic school tax unit.
- Sec. 6. The county auditor shall, by August 15, 1967, and each year thereafter, certify to the state department of public instruction the amount of the basic school tax, as provided by section four (4) of this Act, to be placed in the basic school tax equalization fund.
- Sec. 7. The state comptroller shall pay the state income tax collected, as provided in section five (5) of this Act, to each county treasurer in equal semiannual installments on or about April 1 and October 1 of each year, with the first installment to begin April 1, 1968. There is hereby appropriated from the general fund of the state the amounts necessary to make such payments. The county treasurer shall deposit said payments in the basic school tax equalization fund.
- Sec. 8. The moneys in the basic school tax equalization fund in each basic school tax unit shall be distributed by the county treasurer on the tenth day of the month following the month of collection, to each of the respective districts in the basic school tax unit equally on the basis of the per pupil in average daily membership. A report of the distributions so made shall be certified by each county treasurer to the state department of public instruction.
- Sec. 9. Section twenty-four point seventeen (24.17), Code of Iowa, is hereby amended by inserting in line six (6) after the word "year" the words "and school districts the fifteenth day of July each year.".

- Sec. 10. For the purpose of equalizing educational opportunity in the public high school districts throughout the state, the several school districts in the state shall be entitled to and receive financial aid from the state in the manner and amount provided in this Act
- Sec. 11. The local school district's state share of the cost of public education in each school district maintaining a public high school shall be determined by the ratio of its property value to that of the entire state, together with the ratio of its income to that of the entire state
- Sec. 12. For the purpose of computing state financial aid to local school districts under the formula herinafter prescribed, the real value of taxable property and the adjusted gross income within each public high school district shall be determined by the state department of public instruction from data furnished it by the department of revenue. For purposes of this Act, a "high school district" shall mean a district which maintains at least twelve (12) grades of instruction above the level of kindergarten. On or before June 30 of the year nineteen hundred sixty-eight (1968), and annually thereafter, the department of revenue shall report to the state department of public instruction:
- 1. Compiled and summarized data gathered under the provisions of subsection six (6) of section four hundred twenty-one point seventeen (421.17) Code of Iowa, for the preceding year, together with the sales-ratio figure or figures computed by the commission for each county. Upon receipt of said data, the state department of public instruction shall compute the real value of taxable real property in each public high school district in the state. "Real value" shall mean the quotient found by dividing the assessed value of taxable real property within each high school district by the average sales-ratio figure for each county as reported by the department of revenue, and shall be approximately equal to the market value of such taxable real property within each such district.
- 2. The total adjusted gross income, as defined by section four hundred twenty-two point seven (422.7) Code of Iowa, reported in the manner required by section four hundred twenty-two point twenty-one (422.21) Code of Iowa, for the last preceding calendar year or taxable year by residents of each public high school district in the state for which data or estimates are available.
- Sec. 13. The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for each day school was in session throughout a school year by the number of days school was in session during that school year.

The school census for each public high school district shall be determined as specified in subsection one (1) of section two hundred seventy-nine point twenty-two (279.22) Code of Iowa.

- Sec. 14. State aid payable to each public high school district shall be computed as follows:
  - 1. Determine the market value of property for each high school district.
  - 2. Multiply the amount in subsection one (1) by seven-tenths (.7).
  - 3. Determine the adjusted gross income for each high school district.
  - 4. Multiply the amount in subsection three (3) by three-tenths (.3).
  - 5. Add the product from subsection two (2) to the product from subsection four (4).
- 6. In each high school district add the average daily membership to the school census.
  - 7. Divide the sum from subsection six (6) by the number two (2).

- 8. Divide the sum from subsection five (5) by the amount determined in subsection seven (7).
  - 9. Determine the market value of property in the state.
  - 10. Multiply the amount in subsection nine (9) by seven-tenths (.7).
  - 11. Determine the adjusted gross income in the state.
  - 12. Multiply the amount in subsection eleven (11) by three-tenths (.3).
  - 13. Add the product in subsection ten (10) to the product in subsection twelve (12).
- 14. In the state add the total state average daily membership to the total school census.
  - 15. Divide the sum from subsection fourteen (14) by the number two (2).
- 16. Divide the sum from subsection thirteen (13) by the amount determined in subsection fifteen (15).
- 17. Divide the amount from subsection eight (8) by the amount from subsection sixteen (16).
- 18. Multiply the amount from subsection seventeen (17) by twenty-five one-hundredths (0.25).
  - 19. Subtract the amount from subsection eighteen (18) from the number one (1).
- 20. From the local total general fund reimbursable expenditures, determined as hereinafter provided, subtract the amount of the basic school tax equalization fund allocated to each district as provided in sections four (4) and five (5).
- 21. Multiply the difference obtained in subsection twenty (20) by the difference obtained in subsection nineteen (19).
- Sec. 15. Total general fund reimbursable expenditures shall be determined for the year ending June 30 of the school year in which the report is made, in each public high school district, from items defined in the uniform financial accounting system promulgated by the state board of public instruction under section two hundred fifty-seven point ten (257.10) Code of Iowa, as follows:
- 1. Determine general fund expenditures exclusive of gifts, and federal grants and aids, by adding together the amounts expended for the school year ending June 30 of the year in which the report is made, for administration, instruction, attendance services, health services, pupil transportation services, fixed charges, operation and maintenance, community services, capital outlay, debt service, and tuition paid other districts. The cost of food services and student body activities shall not be included in general fund costs.
- 2. From the total of the sums determined under subsection one (1) hereof deduct the following:
- a. Receipts from state appropriations for handicapped children aid, vocational aid, driver education aid, and junior college aid.
- b. General fund receipts from the following: tuition paid by individuals or by the state; transportation; services; rents; income on investment securities; other general fund revenue receipts; general fund non-revenue receipts; and transfers to the general fund other than those resulting from reorganization and the return of principal of invested securities.

- c. The total amount determined on the per pupil cost basis for children transported who live within statutory walking distance from school.
- Sec. 16. All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund.
- Sec. 17. At the close of each school year but not later than July 15 the local public high school district shall supply to the state department of public instruction the information required by it for calculation of state aid under this Act.

Forms for such purpose shall be supplied by the state department to each public high school district no later than June 1 of each school year. After the aid payable has been calculated and validated for accuracy, the state department of public instruction shall certify to the state comptroller the amount of aid payable to each public high school district and he shall forthwith draw warrants, payable from moneys in the general fund of the state herein appropriated, and cause the same to be delivered to the respective public high school districts of the state of Jowa.

Sec. 18. There are hereby appropriated from moneys in the general fund of the state for the ensuing biennium the following amounts for state equalization aid:

For the first year of the biennium filly million five hundred thousand dollars and for the second year of the biennium one hundred eleven million dollars.

- Sec. 19. That portion of any school reimbursable expenditures which exceeds the funds thus provided in the above sections, shall be levied by the county auditor as an additional property tax in said local school district, in addition to the scheduled annual amount for any bonded indebtedness or interest thereon. This additional levy shall be paid to each school district as the funds are collected in the same manner as other tax collections are paid over.
- Sec. 20. The superintendent of public instruction, subject to the approval of the state board of public instruction, is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this chapter.
- Sec. 21. Section two hundred eighty-six A point one (286A.1), Code of Iowa, is repealed, effective January 1, 1968, and the following enacted in lieu thereof:

"The several merged areas operating area vocational schools or community colleges and the several school districts operating junior colleges or community colleges in the state of Iowa shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter."

- Sec. 22. Section two hundred eighty-six A point two (286A.2), Code of Iowa, is repealed, effective January 1, 1968.
- Sec. 23. Section two hundred eighty-six A point four (286A.4), Code of Iowa, is amended by striking all of subsections one (1), two (2), and four (4), effective January 1, 1968.
- Sec. 24. Section two hundred eighty-six A point seven (286A.7), Code of Iowa, is repealed, effective January 1, 1968.
- Sec. 25. Chapter two hundred eighty-six (286), Code of Iowa, is repealed effective January 1, 1968.
- Sec. 26. Section two hundred eighty-five point one (285.1), Code of Iowa, is amended by striking all of subsection fifteen (15), effective January 1, 1968.

- Sec. 27. Sections two hundred eighty-five point two (285.2) and two hundred eighty-five point three (285.3), Code of Iowa, are repealed, effective January 1, 1968.
- Sec. 28. Section two hundred eighty-five point seven (285.7), Code of Iowa, is hereby repealed, effective January 1, 1968.
- Sec. 29. In event that the amount appropriated for reimbursement of the school districts is insufficient to pay in full the amounts to each of the school districts, then the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. In no event shall a school district receive less in the aggregate than it received in reimbursement for the 1965-1966 fiscal year for any state funds distributed for general aid, supplemental aid, and transportation aid.
- Sec. 30. Section four hundred twenty-six point three (426.3), Code of Iowa, is hereby amended as follows:
- 1. By striking from lines seven (7) and thirteen (13) the word "fifteen" and by inserting in lieu thereof the word "twenty (20)".
  - 2. By striking all of said section after the period in line twenty-three (23).
- Sec. 31. Section four hundred twenty-six point six (426.6), Code of Iowa, is hereby amended by striking from lines thirteen (13), fourteen (14), and fifteen (15) the word "fifteen" and by inserting in lieu thereof the word "twenty (20)".
- Sec. 32. No later than September 1, of each year the department of public instruction shall certify to the state comptroller the amounts of state equalization 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 auditor as provided by section twenty-four point seventeen (24.17) is more or less than the amount of said aid certified to the state comptroller by the department of public instruction as provided by this section, the state comptroller shall certify to the county auditors the final millage for each school district.
- There is hereby created a committee to be known as the school budget review committee which shall consist of the superintendent of public instruction, the state comptroller and three members appointed by the governor to represent the public and to serve three year staggered terms. Legislators shall be notified of hearings concerning school districts in their constituencies. The school budget review committee shall meet and hold hearings each year in Des Moines in September and shall continue in session until it has acted on all requests from school districts for tax increase approval submitted to the committee for budgetary review and examination pursuant to section thirty-four (34) of this Act. The committee may recommend to the state board of public instruction the revision of any rules, regulations, directives, or forms relating to school district budgeting and accounting, confer with local school boards or their representatives and make recommendations thereto in regard to any budgeting or accounting matters, and may direct the superintendent of public instruction or the state comptroller to make studies and investigations of school costs in any school district whose budget has been submitted to the committee pursuant to section thirty-four (34) of this The committee shall report to each session of the legislature which report shall include any recommended changes in laws relating to school districts, set out the number of hearings held pursuant to section thirty-four (34) of this Act, the reasons for any authorized increases in school costs beyond the state average as provided in section thirty-four (34) of this Act, and such other information as the committee may deem advisable. The committee shall adopt its own rules of procedure and the superintendent of public instruction shall serve as chairman. The state comptroller shall act as secretary. The committee members representing the public shall receive a per diem equal to the per diem of members of the board of public instruction and their necessary travel and expense while engaged in their official duties. Such payments shall be made from appropriations to the department of public instruction.

Sec. 34. The state comptroller shall compute the sum of tax askings plus state aids excluding special education, driver education and vocational education aids for each local school district for each of the preceding three (3) years. The three (3) sums for the preceding years shall be divided by the average daily membership for each year respectively. The percentage change in tax askings plus state aids for two (2) years prior and the percentage change in tax askings plus state aids for one (1) year prior divided by two (2) shall constitute the average percent of change.

Each local school district shall certify to the state comptroller the amount currently budgeted for tax askings plus state aids divided by the projected average daily membership for the current year. Projected average daily membership shall be determined as follows:

The percentage change in average daily membership two (2) years prior plus the percentage change in average daily membership one (1) year prior divided by two (2). This percentage shall be used to determine the average percentage of change in projected average daily membership. The average percent of change in projected average daily membership multiplied times the prior years average daily membership added to this same prior years average daily membership shall constitute the projected average daily membership. In those prior years for which average daily membership data are not available "beginning of the year" enrollment figures as reported to the state department of public instruction shall be substituted.

The state comptroller shall compute the proposed change between the three (3) year average and the current year as certified by each local school district. Any school district whose proposed growth exceeds the adjusted state average reimbursable expenditures per pupil in average daily membership for the preceding year shall have its budget submitted to the school budget review committee for review and examination. If after review and examination the committee recommends against the proposed growth increase and if the school district nevertheless maintains its proposed budget beyond the percent of allowable change, the payment of state funds to the district in the following year shall be limited to the reimbursable expenditures per pupil in average daily membership as allowed by the school budget review committee.

- Sec. 35. In the event any school district shall, in the 1967-1968 school year, increase its general fund millage as a sole consequence of the nondiscretionary provisions of this Act beyond its general fund millage for the prior school year, the state school budget review committee may authorize the state comptroller to pay emergency aid from any money in the state treasury not otherwise appropriated.
- Sec. 36. Section four hundred twenty-seven point one (427.1), subsection sixteen (16), Code of Iowa, is hereby amended by striking lines seven (7) through eleven (11) and inserting in lieu thereof the following:
- "For the year 1967 and subsequent years, all tangible personal property customarily located and used in or about the residence or residences of the owner of said property; all wearing apparel and food used or to be used by the owner or his family; and all personal effects."
- Sec. 37. Section four hundred twenty-seven point thirteen (427.13), Code of Iowa, is hereby amended by adding the following paragraph at the end of such section:
- "However, the provisions of this section shall be subject to the provisions of section four hundred twenty-seven point one (427.1) of the Code."
- Sec. 38. There is hereby appropriated from the general fund of the state of Iowa to the department of revenue for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the sum of five million three hundred thousand (5,300,000) dollars to be used in the following manner:

- 1. The department of revenue shall determine the percentage which the aggregate taxable value for the year 1966, of property described in section thirty-six (36) of this Act, subject to taxation for the year 1966 but not subject to taxation for the year 1967, in each county bears to the total aggregate taxable value of such property reported from all counties in the state and shall certify the percentage to the state comptroller prior to August 15, 1967. The state comptroller shall advise each county auditor on or before August 30, 1967, the amount each county shall receive from such fund
- 2. The county auditor shall determine the amount due the several taxing districts for the tax years 1967 and 1968. The county auditor shall, in computing the tax rate for any taxing district, deduct from the total budget requirements certified by any such district all of the tax to be derived from the appropriation, and shall then apply such rate to the adjusted taxable value of the property in the district, necessary to raise the amount required after the deductions authorized in this subsection have been made.
- 3. In January 1968, and January 1969, the state comptroller shall apply said percentage to the five million three hundred thousand (5,300,000) dollars appropriated for each year of the biennium. The state comptroller shall draw warrants on the funds herein appropriated in such amounts payable to the county treasurer of each county and transmit same to the treasurer.
- Sec. 39. For the purpose of this Act, "personal property" means all tangible property other than real property, owned by a resident or nonresident of the state, which is located in the state and assessed and taxed as personal property in accordance with the laws of this state and rules and regulations adopted thereunder, notwithstanding the provisions of section four point one (4.1), subsection nine (9), Code of Iowa, but not to include the following:
- 1. Machinery and equipment as contemplated under section four hundred twenty-eight point twenty-two (428.22), Code of Iowa.
- 2. Buildings as contemplated by section four hundred twenty-eight point four (428.4), Code of Iowa.
- 3. All centrally assessed property, by the department of revenue, under the provision of chapters four hundred twenty-eight (428), four hundred thirty-three (433), four hundred thirty-four (434), four hundred thirty-five (435), four hundred thirty-six (436), four hundred thirty-seven (437), and four hundred thirty-eight (438), Code of Iowa.
- 4. Property exempted by the provisions of chapter four hundred twenty-seven (427), Code of Iowa.
- Sec. 40. Section four hundred twenty-eight point four (428.4), Code of Iowa, is hereby amended by striking from line seventeen (17) thereof the words "real estate" and inserting in lieu thereof the word "land". Section four hundred twenty-eight point four (428.4), Code of Iowa, is hereby amended by striking from line eighteen (18) thereof the expression "personal property, but" and inserting in lieu thereof the expression "real property." and by striking all of lines nineteen (19), twenty (20), and twenty-one (21).
- Sec. 41. Persons entitled to exemption from personal property tax under provisions of section four hundred twenty-seven point three (427.3), Code of Iowa, shall be granted such exemption, in addition to the credits provided by this Act.
- Sec. 42. The personal property tax credit authorized by this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428), Code of Iowa. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441), Code of Iowa, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443). Code of Iowa.

The aggregate assessed value of personal property for each assessing district as established in the 1967 assessment year, after adjustment for equalization, shall be the basic taxable value upon which the credit granted herein shall be determined, subject to the following annual adjustments:

- 1. Add: additional personal property brought into each assessing district, but not to include replacement of personal property with like personal property, in accordance with section four hundred forty-one point twenty-one (441.21), Code of Iowa.
- 2. Subtract: personal property removed from each district by reason of transportation therefrom, personal property destroyed, and personal property comsumed or disposed of and not replaced.

For the purpose of ascertaining assessed value of personal property added or subtracted from the aggregate assessed value of personal property for each district as established in the 1967 assessment year, assessors shall utilize personal property listing forms prescribed and furnished by the department of revenue, and shall distribute such forms in triplicate to persons possessed of such property for assessment, first by regular mail, and, where necessary, by personal service. Such assessed value of such personal property shall be determined in accordance with section four hundred forty-one point twenty-one (441.21), Code of Iowa.

- Sec. 43. No taxpayer in the state shall be allowed a credit on personal property tax in excess of two thousand five hundred (2,500) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section thirty-nine (39) of this Act in which counties of the state the property is located and may claim the credit or a proportionate part thereof in each county where the property is situated and in no case shall he claim more than the two thousand five hundred (2,500) dollars assessed value for all personal property assessed in all counties. At the time of making such claim, the taxpayer shall state by affidavit or affidavits made a part of the personal property listing form filed in each county where his personal property is situated, that he has not claimed a total personal property tax credit on all counties in excess of a total of two thousand five hundred (2,500) dollars assessed valuation.
- Sec. 44. If personal property is owned jointly, the owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said proportionate ownership shall be determined by dividing the total assessed value of the property by the number of owners unless they show their actual interest and ownership on the personal property listing form provided by the assessor. Any such proportionate credit may be applied only to the extent that the owner's total respective credit of two thousand five hundred (2,500) dollars of assessed valuation is not used up and in no event is an additional credit to be allowed for property held as hereinabove described in this section.
- Sec. 45. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the department of revenue on or before January 15 of such year.
- Sec. 46. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller with the first payment to be paid March 15, 1968 and on or before September 15 and March 15 of each year thereafter,

drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.

- Sec. 47. There is hereby appropriated from any money in the state treasury not otherwise appropriated an amount sufficient to carry out the provisions of sections thirty-eight (38) to forty-four (44) of this Act.
- Sec. 48. Section four hundred twenty-five point one (425.1), Code of Iowa, is hereby amended by adding a new subsection as follows:

"In addition to the homestead credit of twenty-five (25) mills on twenty-five hundred (2,500) dollars of assessed valuation allowable under this chapter, in the event the owner, as defined in this chapter, is over sixty-five (65) years of age, and provided that the income of such owner, when included with that of his spouse, if any, is less than three thousand five hundred (3,500) dollars per annum, there shall be credited against the tax levied on his eligible homestead (an amount in dollars equal to the difference between such tax levied in the current year and such tax levied in the year 1967 or 1968, whichever year resulted in the lowest tax, or in the year in which he became sixty-five (65) years of age, or in the year in which he acquired the homestead, whichever, is latest, if the tax levied in the current year is greater.) Said credit shall be paid to each taxing district from the homestead tax credit fund in the same manner as other homestead tax credits and all other nonconflicting provisions and computations in this chapter shall be applicable to the credit provided by this subsection, and in the event of conflict this subsection shall obtain.

"Each owner making application for credit because of age shall annually, on or before July 1, file a verified statement with the county assessor, showing:

- a. He was sixty-five (65) years of age before midnight on December 31 of the year immediately preceding the year of the tax levy.
- b. His income, when included with that of his spouse, if any, during the last preceding twelve-month income tax accounting period is less than three thousand five hundred (3,500) dollars.
- c. The real value of all additions or improvements made to the homestead during the preceding year, and describing them. If any such addition or improvement, exclusive of repairs and maintenance, has been made the assessor shall determine whether the assessed valuation of the homestead shall be increased and if so the amount thereof. The additional credit provided herein shall not be allowed if such increases in valuation are in excess of one thousand (1,000) dollars, in the aggregate, during each five-year period commencing with the year in which application is first made under this subsection.

"The tax credit under this subsection shall also be allowable where there is more than one (1) "owner" as defined in this chapter, if any one of them is more than sixty-five (65) years of age and is occupying the premises as a homestead within the meaning of this chapter. The state tax commission shall determine the evidence requirements for all matters of fact to be shown by each owner making application for credit.

"For the purpose of this subsection income," means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax and income from social security and other tax-exempt retirement or pension plans."

Sec. 49. Section four hundred twenty-five point eleven (425.11), subsection two (2), Code of Iowa, is her amended by adding thereto the following sentence:

"For the purpose of this chapter the word 'owner' shall be construed to mean a bona fide owner and not one for the purpose only of availing himself of the benefits of this chapter."

Sec. 50. In order to accommodate the orderly initiation of the provisions of this Act the following sums shall be appropriated for the period beginning July 1, 1967 to December 31, 1967:

For

 General Aid
 \$24,816,000.00

 Supplemental Aid
 4,192,000.00

 Transportation Aid
 2,992,000.00

Sec. 51. Section four hundred twenty-six point one (426.1), Code of Iowa, is amended by striking from line nine (9) the word "fifteen" and inserting in lieu thereof the word "eighteen."

- Sec. 52. If any section, subsection, subdivision, paragraph, sentence or clause of this Act is held invalid or unconstitutional, such decision shall not affect the remaining portions of this Act.
- Sec. 53. Amend the title to House File 686 by striking all after the word "equalization" in line two (2) and inserting in lieu thereof the following:

"by revising the method of taxation of property for school purposes and to make allocations of state funds to local governmental units in the form of aid to schools, agricultural land tax credit, personal property tax credit and additional homestead credit for the aged, all in the furtherance of tax equalization.

JOSEPH CASSIDY
H. KENNETH NURSE
ARTHUR A. NEU
D. S. McGILL
ON PART OF THE SENATE

LEROY H. PETERSEN
KEITH L. VETTER
KEITH H. DUNTON
DALE M. COCHRAN
ON 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 adopted the Conference Committee report and the amendments contained therein and passed House Joint Resolution 23, a bill for an act to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures.

Also:

That the House has adopted the Conference Committee report and the amendments contained therein and passed House File 686, a bill for an act to provide a method for general property tax replacement and equalization.

Also:

That the House has amended the Senate amendment and concurred in the Senate amendment as amended and passed, House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

# HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 563

Amend Section 1 of the Senate amendment to House File 563 as follows:

- 1. In line 25 strike the word "not".
- 2. In line 47 strike the word "or" and insert the following: ", fraud or other civil or criminal".

- 3. In line 48 insert a period after the word "corporation" and strike the remainder of the subsection.
  - 4. Strike all of subsection 5 and renumber the remaining subsections.

Also

That the House has concurred in Senate amendments to and passed House File No. 364, a bill for an act relating to the fee for a Class C beer permit.

Also:

That the House has concurred in Senate amendments to and passed House File No. 758, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the Board of Control.

Also:

That the House has insisted on its amendments to Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, and request a conference committee.

Conferees on the part of the House are:

Rep. John Camp, Chairman

Rep. Edwin Hicklin

Rep. Milton Distelhorst

Rep. Raymond Miller of Dubuque

Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 283, a bill for an act to establish the judicial districts for the district courts and determination of number of judges in each district.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT TO SENATE FILE 283

Amend Senate File 283 as follows:

1. By striking section one (1) and inserting the following in lieu thereof:

"Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:

For judicial purposes the state is hereby divided into eighteen (18) judicial districts as follows:

The first district shall consist of the counties of Lee, Henry, Des Moines and Louisa.

The second district shall consist of the counties of Lucas, Monroe, Wapello, Jefferson, Davis, Van Buren and Appanoose.

The third district shall consist of the counties of Wayne, Decatur, Clarke, Union, Ringgold, Taylor and Adams.

The fourth district shall consist of the counties of Woodbury and Monona.

The fifth district shall consist of the counties of Dallas, Guthrie, Adair, Madison, Warren and Marion.

The sixth district shall consist of the counties of Jasper, Poweshiek, Mahaska, Keokuk and Washington,

The seventh district shall consist of the counties of Muscatine, Scott, Clinton and Jackson.

The eighth district shall consist of the counties of Iowa, Johnson, Linn, Jones and Cedar.

The ninth district shall consist of the county of Polk.

The tenth district shall consist of the counties of Buchanan, Black Hawk and Grundy.

The eleventh district shall consist of the counties of Story, Boone, Webster, Hamilton, Hardin, Franklin and Wright.

The twelfth district shall consist of the counties of Bremer, Butler, Floyd, Mitchell, Worth, Cerro Gordo, Hancock and Winnebago.

The thirteenth district shall consist of the counties of Clayton, Dubuque, Delaware, Allamakee, Fayette, Winneshiek, Howard and Chickasaw.

The fourteenth district shall consist of the counties of Buena Vista, Clay, Palo Alto, Kossuth, Emmet, Dickinson, Humboldt and Pocahontas.

The fifteenth district shall consist of the counties of Pottawattamie, Cass, Shelby, Audubon, Montgomery, Mills, Page, Fremont and Harrison.

The sixteenth district shall consist of the counties of Ida, Sac, Calhoun, Crawford, Carroll and Greene.

The seventeenth district shall consist of the counties of Tama, Benton and Marshall.

The eighteenth district shall consist of the counties of Cherokee, O'Brien, Osceola, Lyon, Sioux and Plymouth.'

- 2. By striking from line four (4) of section three (3) the words "each of the" and inserting in lieu thereof the words "the first, seventh and eighth".
- 3. By striking from line three (3) of section four (4) the word "each" and inserting in lieu thereof the words "the first, seventh, and eighth" and by striking the word "district" in line four (4) of section four (4) and substituting in lieu thereof the word "districts".
  - 4. By striking Section seven (7).

Senator Frommelt asked and received consent that House File 747 be taken up for consideration.

#### THIRD READING OF BILLS

On motion of Senator Frommelt, House File 747, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the Board of Regents, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

President Pro Tempore O'Malley took the chair at 8:55 a.m.

The following committee amendment was considered:

Amend House File 747 as follows:

- 1. Amend section one (1) by striking from line four (4) the words and figures "forty million (40,000,000)" and by inserting in lieu thereof the words and figures "thirty million (30,000,000)".
- 2. Further amend section one (1) by striking all of lines twelve (12) through twenty-nine (29), inclusive.

The amendment was adopted.

Senator Flatt called up the amendment filed by Senators Flatt, Balloun, Frey, Schaben, Lange, Briles, Van Eaton, Klefstad, Main, Heaberlin, Lisle, Shirley and Erskine on June 26, found on page 2282 of the journal and moved its adoption:

Senator Ely rose on point of order on the grounds the amendment was not germane as the subject matter had already been acted upon.

The Chair ruled the point well taken.

Senator Flatt offered the following amendment and moved its adoption.

Amend House File 747 by adding in section one (1) after line eleven (11) the following:

"From the funds appropriated by this Act, there shall be allocated the specific sum of seven hundred thousand (700,000) dollars, to be used in the following manner:

To select, and proceed with the acquisition of a site, within the western one third of the geographic area of the state of Iowa, for a state institution of higher education to become a college for the training of teachers and to offer courses leading to the baccalaureate degrees in the arts and sciences; for the employment of architects, engineers, and planning consultants, for the construction of new buildings, improvements, or alterations, or for any other capital expenditures the board may deem necessary to comply with the requirements of this Act."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 34

Balloun Briles Clarke DeHart DeKoster Erskine Flatt Frey Hagedorn
Heaberlin
Heying
Hill
Jepsen
Klefstad
Kosek
Kruck
Kvhl

Lamborn
Lange
Lisle
Lucken
Main
Mills
Neu
Nurse

Patton
Reno
Riley
Schaben
Shirley
Stanley
Van Eaton
Walsh

Nays: 22

Glenn

Benda Burns Cassidy Coleman Condon Elvers
Ely
Frommelt
Gaudineer
Kibbie
Lodwick

McGill Messerly Murray O'Malley Potgeter Reichardt Reppert Rigler Stephens Van Gilst

Absent or not voting: 5

Buren Denman

Dodds

Floy

Hougen

Shaff

The amendment was adopted.

Senator Flatt moved that the vote by which the committee amendment to House File 747 was adopted be reconsidered.

Division was requested.

The motion was lost.

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: 53
Balloun

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart

Ely
Erskine
Flatt
Floy
Frey
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying

Kosek
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills

Patton
Potgeter
Reichardt
Reno
Reppert
Riley
Schaben
Shaff
Shirley

Stanley

DeKoster Denman Jepsen Kibbie Klefstad Murray Neu Nurse Van Eaton Van Gilst Walsh

Dodds Elvers

Hill

Nays: 5

Frommelt

Messerly

Rigler

Stephens

Absent or not voting: 2

Hougen

Kruck

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 Shirley moved that House File 747 be immediately messaged to the House.

Senator Reichardt, in a substitute motion, moved that the vote by which House File 747 passed the Senate be reconsidered.

Senator Frommelt asked and received unanimous consent that action on the Reichardt motion be deferred.

#### MOTION TO RECONSIDER

I move to reconsider the vote by which House File 747 passed the Senate.

TOM RILEY

On motion of Senator Main, House File 757, a bill for an act to appropriate funds for the central office of the board of control, was taken up for consideration.

Consideration of the Coleman amendment filed June 22 was resumed.

Senator Main called up the following amendment to the amendment by Senator Coleman and moved its adoption:

Amend the Coleman amendment filed June 22, 1967 to House File 757 by striking the figures "9,000,116.00" and inserting in lieu thereof "900,016.00".

The amendment to the amendment was adopted.

Senator Main moved the adoption of the amendment as amended.

Roll call was requested. On the question "Shall the amendment be adopted?" the vote was:

Ayes: 35

Buren Burns Cassidy Erskine Floy Frommelt Kruck Lamborn Lucken Reichardt Reno Schaben

Shirley . Gaudineer Main Coleman McGill Stanley Condon Hagedorn Stephens Denman Heaberlin Murray Van Eaton Dodds Kibbie Neu Van Gilst Elvers Klefstad Nurse Kosek O'Malley Elv

Nays: 18

DeKoster Mills Balloun Lange Benda Glenn Lisle Potgeter Briles Lodwick Rigler Hill Shaff Clarke Jepsen Messerly DeHart Kvhl

Absent or not voting: 8

Flatt Heying Patton Riley
Frey Hougen Reppert Walsh

The amendment was adopted.

Senator Main offered the following amendment and moved its adoption:

Amend House File 757 as amended as follows:

1. By adding in Section one (1) immediately after the figure "50,000.00" in line thirteen (13) the following:

"For jail inspection services required by House File 61 as follows:

Support, maintenance, and miscellaneous purposes . . . . . . . . . . 12,340.00"

2. By striking from line seventeen (17), Section one (1) the figures "1,360,210.00" and inserting in lieu thereof the figures "1,410,210.00".

Senator Rigler rose on point of order on the grounds the subject matter had already been acted upon.

The Chair ruled the point well taken.

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 Kruck Reichardt Floy Lamborn Buren Reno Frey Burns Frommelt Lisle Reppert Schaben Cassidy Gaudineer Lucken Coleman Glenn Main Shirley

Condon Hagedorn
Denman Heaberlin
Dodds Heying
Elvers Kibbie
Ely Klefstad
Erskine Kosek

McGill Messerly Murray Neu Nurse O'Malley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 14

Balloun Benda Clarke DeHart DeKoster Hill Hougen Jepsen Kyhl Lange Lodwick

Potgeter Rigler Shaff

Absent or not voting: 4

Flatt

Mills

Patton

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 836, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes, was taken up for consideration.

Senator Frommelt offered the following amendment filed by Senators Frommelt and Rigler and moved its adoption:

Amend Senate File 836 by striking sections 7 and 8.

The amendment was adopted.

President Fulton took the chair at 10:35 a.m.

Senator Main asked and received unanimous consent that further action on Senate File 836 be deferred.

On motion of Senator Burns, House File 762, a bill for an act to appropriate from general fund of the state for the central office of the State Board of Regents, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burns offered the following amendment filed by Senators Burns and Kruck and moved its adoption:

Amend House File 762 by striking Section 1 and inserting in lieu thereof:

Section 1. There is hereby appropriated for the central office of the board of regents from the general fund of the state of Iowa for each year of the biennium beginning July 1. 1967 and ending June 30, 1969, the sum of one hundred five thousand dollars (\$105,000.00), or so much thereof as may be necessary, to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes (including board members receiving a per diem of thirty (30) dollars per day) . . . . . \$105,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the central office of the board of regents......\$105,000.00

And further amend House File 762 by striking all of Section 3.

Senator Mills asked and received unanimous consent that the Burns-Kruck amendment be considered by division: all of the amendment except the final paragraph as Division 1 and the final paragraph as Division 2.

Senator Mills moved the adoption of Division 2 of the amendment.

Division 2 was lost.

Senator Burns moved the adoption of Division 1 of the amendment.

Division 1 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: 51

Benda

Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers Ely

Erskine Flatt Gaudineer Glenn Hagedorn Heaberlin Heying Hougen Jepsen Kibbie Klefstad Kosek Kruck

Kyhl Lange Lisle Lodwick Lucken McGill Messerly Mills Neu

Nurse O'Malley Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Balloun

Hill

Absent or not voting: 8

Buren

Frey

Lamborn

Murray

Floy

Frommelt

Main

Patton

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 House File 762 be immediately messaged to the House.

### HOUSE AMENDMENTS CONSIDERED

Senator Reno called up for consideration Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways, amended by the House as follows:

# HOUSE AMENDMENT TO SENATE FILE 269

Amend Senate File 269 by adding thereto the following new section:

Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by striking all of subsection twenty-seven (27) and inserting in lieu thereof the following:

"School bus" means every vehicle operated for the transportation of children to or from school, except vehicles which are: (a) Privately owned and not operated for compensation, (b) Used exclusively in the transportation of the children in the immediate family of the driver, (c) Operated by a municipally or privately owned urban transit company for the transportation of children as part of or in addition to their regularly scheduled service, or (d) Designed to carry not more than nine (9) persons as passengers, either school owned or privately owned, which are used to transport pupils to activity events in which the pupils are participants or used to transport pupils to their homes in case of illness or other emergency situations. School buses shall be operated by employees of the school district who are specifically approved by the local superintendent of schools for the assignment.

Senator Nurse offered the following amendment to the House amendment and moved its adoption.

Amend the House Amendment to Senate File 269 by striking from line twenty (20) the words "School buses" and inserting in lieu thereof the words "The vehicles operated under the provisions of paragraph d of this section".

The amendment to the amendment was adopted.

Senator Reno moved that the Senate concur in the House amendment to the Senate amendment as amended.

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: 47

Benda Briles Burns Cassidy Clarke Coleman Condon DeHart DeKoster Denman Dodds Elvers

ElvFloy Frommelt Gaudineer Glenn Hagedorn Heying Hougen Jepsen Kibbie Klefstad

Kosek

Kruck Kvhl Lange Lisle Lucken Main McGill Messerly Mills Neu Nurse O'Malley

Reno Reppert Rigler Riley Schaben Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 14

Balloun Buren Erskine

Frev Heaberlin Hill

Lodwick Murray Patton

Potgeter Reichardt Shaff

Flatt

Lamborn

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Reno asked and received unanimous consent that Senate File 269 be immediately messaged to the House.

On motion of Senator Rigler, House File 765, a bill for an act to appropriate from general fund of the state to the higher education facilities commission for scholarship program, was taken up for consideration.

Senator Kibbie offered the following amendment and moved its adoption:

Amend House File 765 as follows:

- 1. Amend the title by striking from line two (2) the following: "two hundred fifty thousand (250,000)" and by inserting in lieu thereof the following: "five hundred thousand (500,000)".
- 2. By striking from line four (4) of section one (1) the following: "two hundred fifty thousand (250,000)" and by inserting in lieu thereof the following: "five hundred thousand (500,000)".
- 3. By striking from line seven (7) of section one (1) the words "to freshman college students".
- 4. Further amend the title by striking all after the word "program" and inserting a period (.).

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: 54

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Ely
Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Kruck
Kyhl
Lamborn
Lisle
Lodwick
Main
McGill
Messerly
Mills
Neu
Nurse
O'Malley

Kosek

Patton
Potgeter
Reichardt
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 5

Elvers

Hill Hougen Lange

Lucken

Stephens

Absent or not voting: 2

Murray

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Kibbie asked and received unanimous consent that House File 765 be immediately messaged to the House.

#### HOUSE AMENDMENTS CONSIDERED

Senator Hagedorn called up for consideration Senate File 319, a bill for an act relating to obstructions within the boundary lines of a public highway, amended by the House, and moved that the Senate concur in the following amendment:

## HOUSE AMENDMENT TO SENATE FILE 319

Amend Senate File 319, Section 1, line nine (9), by striking the word "motor". 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: 57

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Neu
Nurse
O'Malley
Patton

Reichardt
Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Potgeter

Ely Flatt

Navs: 0

Denman

Elvers

Dodds

Absent or not voting: 4

Buren

Erskine

Kibbie

Kosek

Klefstad

Main

Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

The Chair announced the filing of a Call of the Senate on House File 702 and all amendments and motions thereto.

### CALL OF THE SENATE

Mr. President:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly we, the undersigned, do hereby request a Call of the Senate on House File 702 and all amendments and motions thereto.

G. E. Klefstad George O'Malley C. Joseph Coleman R. R. Dodds Donald Murray John P. Kibbie Merle W. Hagedorn Gene Condon Howard Reppert, Jr.
Joseph Cassidy
Robert Burns
Eugene Hill
John Ely
John W. Patton
Donald McGill
William Denman
Andrew G. Frommelt

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

#### AFTERNOON SESSION

The Chair announced the Call of the Senate on House File 702 and all motions and amendments thereto.

The Secretary was instructed to call the roll.

Roll call revealed all members present.

## THIRD READING OF BILLS

On motion of Senator Frommelt, House File 702, a bill for an act for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes, with report of committee returning the same without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Frommelt offered the following amendment filed by Senators Frommelt and Rigler:

Amend House File 702 as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

### DIVISION I

- Sec. 1. Definitions. When used in section 1 to 9, unless the context clearly indicates otherwise, the following terms shall have the meanings, respectively, ascribed to them in this section:
- 1. "Tobacco products" means cigars; cheroots; stogies, periques; granulated, plug cut, crimp cut, ready rubbed, and other smoking tobacco; snuff; snuff flour; cavendish; plug and twist tobacco; fine-cut and other chewing tobaccos; shorts; refuse scraps, clippings, cuttings and sweepings to tobacco, and other kinds and forms of tobacco, prepared in such manner as to be suitable for chewing or smoking in a pipe or otherwise, or both for chewing and smoking; but shall not include cigarettes as defined in Iowa Statutes, Section 98.1, Subsection 1.
- 2. "Person" means any individual, firm, association, partnership, joint stock company, joint adventure, corporation, trustee, agency, or receiver, or any legal representative of any of the foregoing.
  - 3. 'Manufacturer' means a person who manufactures and sells tobacco products.
  - 4. "Distributor" means any and each of the following:
- a. Any person engaged in the business of selling tobacco products in this state who brings, or causes to be brought, into this state from without the state any tobacco products for sale:
- b. Any person who makes, manufactures, or fabricates tobacco products in this state for sale in this state;
- c. Any person engaged in the business of selling tobacco products without this state who ships or transports tobacco products to retailers in this state, to be sold by those retailers

- 5. "Subjobber" means any person, other than a manufacturer or distributor, who buys tobacco products from a distributor and sells them to persons other than the ultimate consumers.
- 6. "Retailer" means any person engaged in the business of selling tobacco products to ultimate consumers.
- 7. "Sale" means any transfer, exchange, or barter, in any manner or by any means whatsoever, for a consideration, and includes and means all sales made by any person. It includes a gift by a person engaged in the business of selling tobacco products, for advertising, as a means of evading the provisions of sections 1 to 9, or for any other purposes whatsoever.
- 8. "Wholesale sales price" means the established price for which a manufacturer sells a tobacco product to a distributor, exclusive of any discount or other reduction.
- 9. "Business" means any trade, occupation, activity, or enterprise engaged in for the purpose of selling or distributing tobacco products in this state.
- 10. "Place of business" means any place where tobacco products are sold or where tobacco products are manufactured, stored, or kept for the purpose of sale or consumption, including any vessel, vehicle, airplane, train, or vending machine.
- 11. "Retail outlet" means each place of business from which to bacco products are sold to consumers.
- 12. "Director" means the state tax commission or the director of the department of revenue.
- 13. "Consumer" means any person who has title to or possession of tabacco products in storage, for use or other consumption in this state.
- 14. ''Storage'' means any keeping or retention of tobacco products for use or consumption in this state.
- 15. "Use" means the exercise of any right or power incidental to the ownership of tobacco products.
  - Sec. 2. Tax on tobacco products.
- 1. A tax is hereby imposed upon all tobacco products in this state and upon any person engaged in business as a distributor thereof, at the rate of ten percent of the wholesale sales price of such tobacco products. Such tax, shall be imposed at the time the distributor (1) brings, or causes to be brought, into this state from without the state tobacco products for sale; (2) makes, manufactures, or fabricates tobacco products in this state for sale in this state; or (3) ships or transports tobacco products to retailers in this state, to be sold by those retailers.
- 2. A tax is hereby imposed upon the use or storage by consumers of tobacco products in this state, and upon such consumers, at the rate of ten percent of the cost of such tobacco products.

The tax imposed by this subsection shall not apply if the tax imposed by subsection 1 on such tobacco products has been paid.

This tax shall not apply to the use or storage of tobacco products in quantities of:

- (1.) Less than 25 cigars;
- (2.) Less than 10 oz. snuff or snuff powder;
- (3.) Less than 1 lb. smoking or chewing tobacco or other tobacco products not specifically mentioned herein, in the possession of any one consumer.
- 3. Any tobacco product with respect to which a tax has once been imposed under sections 1 to 9 shall not again be subject to tax under sections 1 to 9.
- 4. The tax imposed by this section shall not apply with respect to any tobacco product which under the constitution and laws of the United States may not be made the subject of taxation by this state.
- 5. The tax imposed by this section shall be in addition to all other occupation or privilege taxes or license fees now or herafter imposed by any city, village, borough or township.
  - Sec. 3. Licenses; distributors, subjobbers.
- 1. From and after 12:01 o'clock a.m. on August 1, 1967, no person shall engage in the business of a distributor or subjobber of tobacco products at any place of business without first having received a license from the director to engage in that business at that place of business.
- 2. Every application for such a license shall be made on a form prescribed by the director and shall state the name and address of the applicant; if the applicant is a firm, partnership, or association, the name and address of each of its members; if the applicant is a corporation, the name and address of each of its officers; the address of its principal place of business; the place where the business to be licensed is to be conducted; and such other information as the director may require for the purpose of the administration of sections 1 to 9.
- 3. A person without this state who ships or transports tobacco products to retailers in this state, to be sold by those retailers, may make application for license as a distributor, be granted such a license by the director, and thereafter be subject to all the provisions of sections 24 to 32 and entitled to act as a licensed distributor, provided he files proof with his application that he has appointed the secretary of state for the service of process relating to any matter or issue arising under sections 1 to 9. A foreign corporation applying for a distributor's license need not cualify as such if it files the proof of appointment of the secretary of state for service of pro
- 4. Each application for a distributor's license shall be accompanied by a fee of \$25. The application shall also be accompanied by a corporate surety bond issued by a surety licensed to do business in this state, in the sum of \$1,000, conditioned upon the true and faithful compliance by the distributor with all the provisions of sections 1 to 9 and the payment when due of all taxes, penalties and accrued interest arising in the ordinary course of business or by reason of any delinquent money which may be due the State of

Iowa. This bond shall be in a form to be fixed by the director and approved by the attorney general. Whenever it is the opinion of the director that the bond given by a licensee is inadequate in amount to fully protect the state, he shall require either an increase in the amount of said bond or additional bond, in such amount as he deems sufficient. Any bond required by this subdivision, or a reissue thereof, or a substitute therefor, shall be kept in full force and effect during the entire period covered by the license.

A separate application for license shall be made for each place of business at which a distributor proposes to engage in business as such under sections 1 to 9.

- 5. Each application for a subjobber's license shall be accompanied by a fee of \$10.
- 6. A distributor or subjobber applying for a license between January 1 and June 30 of any year shall be required to pay only one-half of the license fee provided for herein.
- 7. The director, upon receipt of the application (and bond, in the case of the distributor) in proper form, and payment of the license fee required by subsection 4 or subsection 5, shall unless otherwise provided by sections 1 to 9, issue the applicant a license in form as prescribed by him which license shall permit the applicant to whom it is issued to engage in business as a distributor or subjobber at the place of business shown in his application. The director shall assign a permit number to each person licensed as a distributor at the time of issuance of his first license, which shall be inscribed upon all licenses issued to that distributor.
- 8. Each license shall expire on June 30 following its date of issue unless sooner revoked by the director or unless the business with respect to which the license was issued is transferred. In either case the holder of the license shall immediately surrender it to the director.
- 9. Each license shall be prominently displayed on the premises covered by the license.
  - 10. No license shall be transferable to any other person.
- 11. The director may revoke, cancel, or suspend the license or licenses of any distributor or subjobber for violation of any of the provisions of sections 1 to 9, or any other act applicable to the sale of tobacco products, or any rule or regulations promulgated by the director in furtherance of sections 1 to 9. No license shall be revoked, cancelled, or suspended except after notice and a hearing by the director as provided in section 7.
- 12. No license shall be issued under sections 24 to 32 to any person within one year of the date of final determination of a revocation of any previous license held by him.
- 13. When the surety upon any bond issued pursuant to the provisions of sections 1 to 9 shall have fulfilled the conditions of such bond and compensated the state for any loss occasioned by any act or omission of the person bonded under sections 1 to 9, such surety shall be subrogated to all the rights of the state in connections with the transaction wherein such loss occurred.
  - Sec. 4. Licensees, duties.
- 1. Every distributor shall keep at each licensed place of business complete and accurate records for that place of business, including itemized invoices, of tobacco pro-

ducts held, purchased, manufactured, brought in or caused to be brought in from without the state, or shipped or transported to retailers in this state, and of all sales of tobacco products made, except sales to the ultimate consumer.

When a licensed distributor sells tobacco products exclusively to the ultimate consumer at the address given in the license, no invoice of those sales shall be required, but itemized invoices shall be made of all tobacco products transferred to other retail outlets owned or controlled by that licensed distributor. All books, records and other papers and documents required by this subdivision to be kept shall be preserved for a period of at least one year after the date of the documents, as aforesaid, or the date of the entries thereof appearing in the records, unless the director, in writing, authorized their destruction or disposal at an earlier date. At any time during usual business hours, the director, or his duly authorized agents or employees, may enter any place of business of a distributor, without a search warrant, and inspect the premises, the records required to be kept under this subdivision, and the tobacco products contained therein, to determine whether or not all the provisions of sections 1 to 9 are being fully complied with. If the director, or any such agent or employee, is denied free access or is hindered or interfered with in making such examination, the license of the distributor at such premises shall be subject to revocation by the director.

- 2. Every person who sells tobacco products to persons other than the ultimate consumer shall render with each sale itemized invoices showing the seller's name and address, the purchaser's name and address, the date of sale, and all prices and discounts. He shall preserve legible copies of all such invoices for one year from the date of sale.
- 3. Every retailer and subjobber shall procure itemized invoices of all tobacco products purchased. The invoices shall show the name and address of the seller and the date of purchase. The retailer and subjobber shall preserve a legible copy of each such invoice for one year from the date of purchase. Invoices shall be available for inspection by the director or his authorized agents or employees at the retailer's or subjobber's place of business.
- 4. Records of all deliveries or shipments of tobacco products from any public warehouse of first destination in this state which is subject to the provisions of and licensed under Iowa Statutes, Chapter 554, shall be kept by the warehouse and be available to the director for inspection. They shall show the name and address of the consignee, the date, the quantity of tobacco products delivered, and such other information as the commissioner may require. These records shall be preserved for one year from the date of delivery of the tobacco products.
- 5. The transportation of tobacco products into this state by means other than common carrier must be reported to the director of taxation within 30 days with the following exceptions:
- (1) The transportation of not more than 50 cigars, not more than ten ounces of snuff or snuff powder, or not more than one pound of smoking or chewing tobacco or other tobacco products not specifically mentioned herein;
- (2) Transportation by a person with a place of business outside the state, who is licensed as a distributor under section 3, or tobacco products sold by such person to a retailer in this state.

Such report shall be made on forms provided by the director.

Common carriers transportating tobacco products into this state shall file with the director reports of all such shipments other than those which are delivered to public warehouses of first destination in this state which are licensed under the provisions of Iowa Statutes, Chapter 554. Such reports shall be filed on or before the tenth day of each month and shall show with respect to deliveries made in the preceding month; the date, point of origin, point of delivery, name of consignee, description and quantity of tobacco products delivered, and such information as the director may otherwise require.

Any person who fails or refuses to transmit to the director the required reports or whoever refuses to permit the examination of the records by the director shall be guilty of a misdemeanor.

## Sec. 5. Distributors, monthly returns.

- 1. On or before the twentieth day of each calendar month every distributor with a place of business in this state shall file a return with the director showing the quantity and wholesale sales price of each tobacco product (1) brought, or caused to be brought, into this state for sale; and (2) made, manufactured or fabricated in this state for sale in this state, during the preceding calendar month. Every licensed distributor outside this state shall in like manner file a return showing the quantity and wholesale sales price of each tobacco product shipped or transported to retailers in this state to be sold by those retailers, during the preceding calendar month. Returns shall be made upon forms furnished and prescribed by the director and shall contain such other information as the director may require. Each return shall be accompanied by a remittance for the full tax liability shown therein, less a discount as fixed by the director not to exceed five percent of the tax.
- 2. As soon as practicable after any return is filed, the director shall examine each return and correct it, if necessary, according to his best judgment and information. If the director finds that any amount of tax is due from the taxpayer and unpaid, he shall notify the taxpayer of the deficiency, stating that he proposes to assess the amount due together with interest and penalties as herinafter provided. If a deficiency disclosed by the director's examination cannot be allocated by him to a particular month or months, he shall notify the taxpayer of the deficiency, stating his intention to assess the amount due for a given period without allocating it to any particular month or months. If any taxpayer making any return shall die or shall become incompetent at any time before the director issues his notice that he proposes to assess an amount due, that notice shall be issued to the administrator, executor, or other legal representative, as such, of that taxpayer.
- 3. If, within 20 days after mailing of notice of the proposed assessment, the taxpayer or his legal representative shall file a protest to said proposed assessment and request a hearing thereon, the director shall give notice to that taxpayer or legal representative of the time and place fixed for the hearing, shall hold a hearing on such protest, and shall issue a final assessment to the taxpayer or legal representative for the amount found to be due as a result of the hearing. This hearing shall be held within 45 days after filing of the protest. If a protest is not filed within the time herein prescribed, the director shall issue a final assessment to the taxpayer or legal representative, as such. Any such assessment made by the director shall be prima facie correct and valid, and the taxpayer shall have the burden of establishing its incorrectness or invalidity in any action or proceedings in respect thereto.
- 4. If any taxpayer required by sections 1 to 9 to file any return shall fail to do so within the time prescribed by sections 1 to 9, he shall, on the written demand of the director, file such return within 20 days after the mailing of such written demand and at

the same time pay the tax due on the basis thereof. If such taxpayer shall fail within that time to file such return, the director shall make for him a return, from his own knowledge and from such information as he can obtain through testimony or otherwise, and assess a tax on the basis thereof, which tax shall be paid within ten days after the director has mailed to such taxpayer a written-notice of the amount thereof and demand for its payment. Any such return or assessment made by the director on account of the failure of the taxpayer to make a return shall be prima facie correct and valid, and the taxpayer shall have the burden of establishing its incorrectness or invalidity in any action or proceeding in respect thereto.

5. All taxes shall be due and payable not later than the twentieth day of the month following the calendar month in which they were incurred, and thereafter shall bear interest at the rate of one percent per month.

Where, under the provisions of subdivisions 2 and 3 of this section, the amount of tax due for a given period is assessed without allocating it to any particular month or months, the interest shall commence to run from the date of such assessment.

The director shall have power to reduce or abate interest when in his opinion the facts warrant such reduction or abatement. The exercise of this power shall be subject to the approval of the attorney general.

6. The director in issuing his final assessment pursuant to subdivision 3 shall add to the amount of tax found due and unpaid a penalty of ten percent thereof, except that, if he finds that the taxpayer has made a false and fraudulent return with intent to evade the tax imposed by sections 1 to 9, the penalty shall be 25 percent of the entire tax as shown by the return as corrected. The director in assessing a tax on the basis of a return made pursuant to subdivision 4 shall add to the amount of tax found due and unpaid a penalty of 25 percent thereof.

The director shall have power to abate penalties, when in his opinion their enforcement would be unjust and inequitable. The exercise of this power shall be subject to the approval of the attorney general.

- 7. The director may recover the amount of any tax due and unpaid, interest, and any penalty in a civil action. The collection of such a tax, interest, or penalty shall not be a bar to any prosecution under sections 1 to 9.
- 8. On or before the 20th day of each calendar month, every consumer who, during the preceding calendar month, has acquired title to or possession of tobacco products for use or storage in this state, upon which tobacco products the tax imposed by section 2 has not been paid, shall file a return with the director showing the quantity of tobacco products so acquired. The return shall be made upon a form furnished and prescribed by the director, and shall contain such other information as the director may require. The return shall be accompanied by a remittance for the full unpaid tax liability shown by it.
- Sec. 6. Refunds, credits. Where tobacco products upon which the tax imposed by section 1 to 9 has been reported and paid, are shipped or transported by the distributor to consumers, to be consumed without the state, or to retailers or subjobbers without the state, to be sold by those retailers, or subjobbers without the state, or are returned to the manufacturer by the distributor or destroyed by the distributor, refund of such tax or credit may be made to the distributor in accordance with regulations prescribed by the director. Any over-payment of the tax imposed under section 2 may be made to the tax-

payer in accordance with regulations prescribed by the director. The director shall cause any such refund of tax to be paid out of the general revenue fund, and so much of said fund as may be necessary is hereby appropriated for that purpose.

# Sec. 7. Investigations and hearings, testimonial powers.

- 1. The director, or his duly authorized agents, may conduct investigations, inquiries, and hearings for the purpose of enforcing the provisions of sections 1 to 9, and, in connection with such investigations, inquiries, and hearings, he and his duly authorized agents shall have all the powers conferred upon him and his examiners by Iowa Statutes, and the provisions of such shall apply to all such investigations, inquiries and hearings.
- 2. Every hearing conducted under sections 1 to 9 shall be preceded by ten days' notice in writing of the subject of the hearing, including, in the case of suspension or revocation, of a license, a statement of the nature of the charges against the licensee. The notice shall be sent by registered mail to the last known address of the licensee or other person involved in the hearing, and the service shall be complete upon mailing. After every hearing the director shall make his findings and his order in writing. The findings and order shall be filed in the office of the director, and a copy sent by mail or otherwise to the person to whom the notice was directed.
- 3. The director may exchange information with the officers and agencies of other states administering laws relating to the taxation of tobacco products.
- 4. No person shall be excused from testifying or from producing, pursuant to a subpoena, any books, papers, records, or memoranda in any investigation or upon any hearing, upon the ground that the testimony or evidence, documentary or otherwise, may tend to incriminate him or subject him to a criminal penalty, but no person shall be prosecuted or subjected to any criminal penalty for or on account of any transaction made or thing concerning which he may testify or produce evidence, documentary or otherwise, before the director or an employee or agent thereof; provided that such immunity shall extend only to a natural person who, in obedience to a subpoena, gives testimony under oath or produces evidence, documentary or otherwise, pursuant to a subpoena. No person so testifying shall be exempt from prosecution and punishment for perjury committed in so testifying.
- 5. Any person aggrieved by an order of the director fixing a tax, penalty or interest under section 2 may, within 30 days from the date of notice of the order, appeal to the board of review in the manner provided by law. Any other order of the director under sections 1 to 9 shall be subject to review by certiorart.

## Sec. 8. Enforcement.

1. The director shall enforce the provisions of sections 1 to 9. He may prescribe rules and regulations not inconsistent with the provisions of sections 1 to 9 for its detailed and efficient administration. In the enforcement of sections 1 to 9 the director may call upon any county attorney or the attorney general for assistance. The director may bring injunction proceedings to restrain any person from acting as a distributor or subjobber without complying with the provisions of sections 1 to 9.

Sec. 9. Violations, penalties.

- 1. Any person who in any manner knowingly attempts to evade the tax imposed by sections 1 to 9 or who knowingly aids or abets in the evasion or attempted evasion of the tax or who knowingly violates the provisions of section 3, subsection 1, or sections 1 to 9, shall be guilty of a gross misdemeanor.
- 2. Any person who otherwise violates any provisions of sections 1 to 9 shall be guilty of a misdemeanor.

### DIVISION II

- Sec. 10. Section ninety-eight point six (98.6), Code of Iowa, is hereby amended by striking lines six (6) through twenty-five (25) of subsection one (1) of such section and inserting in lieu thereof the following:
- "Class A. On cigarettes weighing not more than three (3) pounds per thousand, five (5) mills on each such cigarette."
- "Class B. On cigarettes weighing more than three (3) pounds per thousand, six (6) mills on each such cigarette."
- Sec. 11. Any licensed distributor, or permit holder having in his possession on August 1, 1967, or thereafter, any cigarettes for the purpose of distribution or sale, upon which the full amount of the taximposed by this Act has not been paid, shall make a return to the state department of revenue listing the entire amount of such cigarettes on hand, the amount of tax which has been paid upon such cigarettes under the provisions of chapter ninety-eight (98) of the Code, and the amount of additional tax due upon such cigarettes as provided by the provisions of the Act, the state department of revenue shall have the power to prescribe rules and regulations providing for the collection of such additional tax, either through the affixing of additional stamps or additional meter impressions or by the collection of the amount due in cash.
- Sec. 12. On and after August 31, 1967, the provisions of subsection one (1) of section ninety-eight point thirty-six (98.36) of the Code shall apply upon the possession of any cigarette upon which the full amount of tax as provided by this Act has not been paid.

## DIVISION III

Sec. 13. Section one hundred twenty-four point twenty-five (124.25), Code of Iowa, is hereby amended by striking from lines eight (8) and nine (9) the words "two and forty-eight hundredths" and inserting in lieu thereof the words "three and seventy-two hundredths".

The effective date of this section shall be August 1, 1967.

### DIVISION IV

- Sec. 14. Section four hundred twenty-two point five (422.5), Code of Iowa, is amended as follows:
  - 1. Strike subsection five (5) and insert the following subsections:

- "a. On the fifth and sixth thousand dollars of taxable income, or any part thereof, three and three-fourths percent.
- 'b. On the seventh thousand dollars of taxable income, or any part thereof, four and one-half percent, and on all taxable income in excess of seven thousand dollars, four and one-half percent. This additional tax shall be effective for all taxable years ending after January 1, 1967, except that for taxable years beginning before January 1, 1967, and ending thereafter, shall be collected on the basis of the proportion which the number of months in any such fiscal year, commencing with the month of January, 1967, bears to the total year.
- 2. Strike from lines one (1) and two (2) of subsection six (6) the words 'in subsection 5 hereof' and insert in lieu thereof the words 'in the above subsections of this section'.
- Sec. 15. Section four hundred twenty-two point twelve (422.12), Code of Iowa, is amended by:
- 1. Striking from lines one (1) and two (2) of subsection three (3) the words "seven dollars fifty cents" and inserting in lieu thereof the words "ten dollars"

### DIVISION V

- Sec. 16. Section four hundred twenty-two point thirty-three (422.33), Code of Iowa, is hereby amended as follows:
- 1. By striking all of lines six (6) and seven (7) and inserting in lieu thereof the following:
- "the following rates on the net income received by such corporation during the income year:
- 'On the first twenty-five thousand dollars (\$25,000.00) of taxable income, or any part thereof, the rate of four percent (4%).
- "On taxable income between twenty-five thousand dollars (\$25,000.00) and one hundred thousand dollars (\$100,000.00) or any part thereof, the rate of six percent (6%).
- "On taxable income of one hundred thousand dollars (\$100,000.00) or more, the rate of eight percent (8%)."
- "The foregoing provisions of this section shall become effective for all taxable years ending after January 1, 1967, except that for taxable years beginning before January 1, 1967, and ending thereafter, the taxcollected shall be collected on the basis of the proportion which the number of months in any such fiscal year commencing with the month of January, 1967, bears to the total year."
- Sec. 17. Section four hundred twenty-two point thirty-five (422.35), Code of Iowa, is hereby amended as follows:
- 1. Amend line thirty (30) by inserting after the word "subtract" the words and figures "fifty (50) percent of the"

2. The provisions of this section shall become effective as to returns made for the calendar year 1967, or as to any returns made for a fiscal year beginning after January 1. 1967."

### DIVISION VI

Sec. 18. Chapter four hundred twenty-two (422), Code of Iowa, is amended by adding the following sections:

"In addition to the other provisions of this chapter, every resident individual shall be entitled to a sales tax refund for each taxable year with respect to himself and each of the persons for whom he would be entitled to claim as a personal exemption for purposes of the personal income tax imposed under division two (II) of this chapter, whether or not such resident individual is required to file a personal income tax return or pay such tax.

The amount of refund shall be computed in accordance with the following table:

If the taxable income of the resident individual for the taxable year is

The refund allowed to resident individual for himself and for each person for whom he is entitled to claim a personal exemption is:

Under \$1,000	\$12.
Over \$1,000, but under \$2,000	11.
Over \$2,000, but under \$2,500	10.
Over \$2,500, but under \$3,000	9.
Over \$3,000, but under \$3,500	8.
Over \$3,500, but under \$4,000	7.
Over \$4,000, but under \$5,000	6.
Over \$5,000, but under \$5,500	5.
Over \$5,500, but under \$6,000	4.
Over \$6,000, but under \$6,500	3.
Over \$6,500, but under \$7,000	2.
Over \$7,000	0.

"The amount of the refund provided for in this section shall be allowed as a credit against the personal income tax imposed under this chapter, provided the resident individual claims the refund on his income tax return required to be filed under section four hundred twenty-two point thirteen (422.13), Code of Iowa. If the income tax due a resident individual shown by his tax return is less than the full amount of the refund to which he is entitled under this section, the excess of the refund over the income tax otherwise due shall be refunded to him by the department of revenue.

'If any resident individual entitled to a refund under this section is not otherwise required by section four hundred twenty-two point thirteen (422.13), Code of Iowa, to file an income tax return, the refund to which he is entitled shall be refunded to him upon furnishing the department of revenue with proof of his taxable income and the number of his personal exemptions.

"For the purposes of this section, the term "resident individual" is defined as a person who has resided in the state of Iowa for the full taxable year. The term "taxable

income' shall have the same meaning as defined in section four hundred twenty-two point four (422.4), Code of Iowa. The term "personal exemption" shall have the same meaning as defined in section four hundred twenty-two point twelve (422.12), Code of Iowa.

The department of revenue shall make all rules and regulations with respect to the refunds for this section, including the manner and requirements for claiming credit for or refund of the amount thereof in the same manner as state income tax refunds, and in accordance with the provisions of sections four hundred twenty-two point sixteen (422.16) and four hundred twenty-two point sixty-seven (422.67). Code of Iowa,

### DIVISION VI

- Sec. 19. Amend section four hundred twenty-two point forty-two (422.42), Code of Iowa, by adding thereto the following subsections:
- "1. 'Services' means all acts or services rendered, furnished, or performed, other than for an 'employer' as defined in section four hundred twenty-two point four (422.4), subsection fifteen (15), for a valuable consideration by any person engaged in any business or occupation specifically enumerated in this division. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.
- "2. 'User' means the immediate recipient of the services who is entitled to exercise a right of power over the product of such services.
- "3. 'Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this division.
- "4. 'Gross taxable services' means the total amount received in money, credits. property, or other consideration, valued in money, from services rendered, furnished, or performed in this state and embraced within the provisions of this division. However, the taxpayer may take credit in his report of gross taxable services for an amount equal to the value of services rendered, furnished, or performed when the full value of such serthereof is refunded either in cash or by credit. When services are made under conditional sales contract or under other contract or agreement, wherein the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted, for the purpose of imposition of the tax imposed by this division, as has actually been received by the taxpayer during the quarterly period for which the tax imposed by this division is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax due hereunder, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."
- Sec. 20. Section four hundred twenty-two point forty-three (422.43), Code of Iowa, is hereby amended by adding after the period "." in line eighty (80) thereof the following: "The tax herein imposed shall, on and after October 1, 1967, be at the rate of three percent (3%).

"There is hereby imposed, beginning the first day of October, 1967, a tax of three percent (3%) upon the gross receipts from the rendering, furnishing, or performing of services as defined in section four hundred twenty-two point forty-two (422.42)."

- Sec. 21. Section four hundred twenty-two point forty-four (422.44). Code of Iowa, is hereby amended by inserting, after the word "property" in line two (2) thereof, the expression "or services"; and by inserting, after the word "consumers", in line four (4) thereof, the word "users".
- Sec. 22. Section four hundred twenty-two point forty-five (422.45), Code of Iowa, is amended, as to the various subsections thereof, as follows:
- 1. Subsection one (1) is hereby amended by inserting in line two (2) thereof, after the word "property", the expression "services rendered, furnished, or performed".
  - 2. Subsection two (2) is hereby repealed.
  - 3. Subsection three (3) is hereby repealed.
- 4. Subsection five (5) is hereby amended by inserting in line one (1) thereof, after the word "receipts", the expression "or from services rendered, furnished, or performed and".
- 5. Subsection five (5) is further amended by inserting in line nineteen (19) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 6. Subsection five (5) is further amended by inserting in line nineteen (19) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 7. Subsection seven (7) is amended by inserting in line fourteen (14) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 8. Subsection seven (7) is further amended by inserting in line twenty (20) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 9. Subsection seven a. (7a.) is amended by inserting in line four (4) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 10. Subsection seven b. (7b.) is amended by inserting in line four (4) thereof, after the word "merchandise,", the expression "or from services rendered, furnished, or performed,"
- Sec. 23. Section four hundred twenty-two point forty-three (422.43), Code of Iowa, is hereby amended by striking from lines nineteen (19) through twenty-one (21) the expression "and athletic events, except as otherwise provided in this division" and inserting in lieu thereof the following: ", athletic events, fairs, and educational, religious, and charitable activities; and a like rate of tax upon that part of private club membership fees or charges paid for the privilege of participating in any athletic sports provided club members."

- Sec. 24. Section four hundred twenty-two point forty-six (422.46), Code of Iowa, is hereby amended by inserting in line five (5) thereof, after the word "property", the expression "or from services rendered, furnished, or performed".
- Sec. 25. Section four hundred twenty-two point forty-three (422.43), Code of Iowa, is amended by adding thereto the following:

"The following enumerated services shall be subject to the tax herein imposed on gross taxable services; alteration and garmet repair; armored car; automobile repair; battery, tire and allied: brokerage and investment counseling: bank service charges: barber and beauty; boat repair; cab, bus, and intrastate commercial transportation; car wash and wax; carpentry; roof, shingle, and glass repair; contractors; dance schools and dance studios; delivery; dry cleaning, pressing, dyeing, and laundering; electrical repair and installation; engraving, photography, and retouching; equipment rental; excavating, grading, and hauling; farm implement repair of all kinds; flying service; furniture, rug, upholstery repair and cleaning: fur storage and repair: golf and county clubs and all commercial recreation; house and building moving; household appliance, television, and radio repair; jewelry and watch repair; machine operator; machine repair of all kinds; meat. fish and fowl processing: motor repair; motorcyle, scooter, and bicycle repair; newspaper, magazine, radio, and television advertising; oilers and lubricators; office and business machine repair; painting, papering, and interior decorating; parking lots: pipe fitting and plumbing; wood preparation; private employment agencies; printing and binding; promotion and direct mail; sewing and stitching; sign painting; shoe repair and shoeshine; storage warehouse and storage locker; telephone answering service; test laboratories; termite, bug, roach, and pest eradicators; tin and sheet metal repair; turkish baths, massage, and reducing salons; vulcanizing, recapping, and retreading; warehouses; weighing; welding; well drilling; wrapping, packing and packaging of merchandise; and wrecking service.

- Sec. 26. Section four hundred twenty-two point forty-seven (422.47), Code of Iowa, is hereby amended as follows:
- 1. By striking from line four (4) of subsection one (1) thereof the expression "or merchandise" and inserting in lieu thereof the expression "merchandise, or services rendered, furnished, or performed".
- 2. By striking from lines nine (9) and ten (10) the expression "or merchandise" and inserting in lieu thereof the expression "merchandise, or services rendered, furnished, or performed".
- Sec. 27. Subsection one (1) of section four hundred twenty-two point fifty-one (422.51), Code of Iowa, is hereby repealed and the following enacted in lieu thereof:

"Each person subject to sections four hundred twenty-two point fifty-two (422.52) and four hundred twenty-two point fifty-three (422.53) and in accordance with the provisions thereof shall, on or before the last day of the month following the close of each calendar quarter during which such person is or has become or ceased being subject to the provisions of such sections, make, sign, and file a return for such calendar quarter in such form as may be required. Such returns shall show information relating to gross receipts including goods wares, and services converted to the use of such person, the amounts of gross receipts excluded and exempt from the tax, the receipts subject to tax, a calculation of tax due, and such other information for the period covered by the return as may be

required. Persons required to file, or committed to file by reason of voluntary action or by order of the department of revenue, monthly deposits of taxes due under this Division shall be entitled to take credit against the total quarterly amount of tax due such amount as shall have been deposited by such persons during such calendar quarter. The balance remaining due after such credit for monthly deposits shall be entered on the return; provided, however, that such person may be granted an extension of time not exceeding thirty (30) days for filing such quarterly return, upon a proper showing of necessity therefor. If such extension be granted such person shall have paid by the twentieth (20th) day of the month following the close of such quarter ninety (90) percent of the estimated tax due.

- Sec. 28. Subsection two (2) of section four hundred twenty-two point fifty two (422.52), Code of Iowa, is hereby amended by striking from line one (1) thereof the word "retailers" and inserting in lieu thereof the phrase "permit holders".
- Sec. 29. Section four hundred twenty-two point fifty-two (422.52), Code of Iowa, is hereby amended by adding thereto the following subsection:
- "Beginning October 1, 1967, the provisions of subsection one (1) of this section, according to the context, shall apply to persons having receipts from rendering, furnishing, or performing services enumerated in section twenty-five (25) of this Act."
- Sec. 30. Section four hundred twenty-two point fifty-three (422.53), Code of Iowa, is hereby amended by adding thereto the following subsection:
- "Beginning October 1, 1967, the provisions of subsection one (1) of this section, dealing with lawful right of a retailer to transact business, according to the context, shall apply to persons having receipts from rendering, furnishing, or performing services enumerated in section twenty-five (25) of this Act, except that no person holding a permit pursuant to subsection one (1) of this section shall be required to obtain any separate sales tax permit for the purpose of engaging in business involving such services."
- Sec. 31. Section four hundred twenty-two point fifty-eight (422.58), Code of Iowa, is hereby amended by striking from line one (1) thereof the word "retailers", and inserting in lieu thereof the words "permit holders".
- Sec. 32. Subsection two (2) of section four hundred twenty-two point fifty-eight (422.58), Code of Iowa, is hereby amended by inserting in line five (5), after the word "retail", the expression", or engage in the rendering, furnishing, or performing services enumerated in section twenty-five (25) of this Act,".
- Sec. 33. Sub-part (c) of subsection one (1) of section four hundred twenty-three point one (423.1), Code of Iowa, is hereby repealed.
- Sec. 34. Subsection ten (10) of section four hundred twenty-three point one (423.1), Code of Iowa, is hereby repealed, and the following subsection enacted in lieu thereof:
- "10. Definitions contained in section four hundred twenty-two point forty-two (422.42) shall apply to the provisions of this chapter according to their context."
- Sec. 35. Section four hundred twenty-three point two (423.2), Code of Iowa, is hereby amended by adding thereto the following:
- "Beginning October 1, 1967 an excise tax is hereby imposed on the use in this state of services enumerated in section four hundred twenty-two point forty-three (422.43),

Code of Iowa, as amended, at the rate of three percent applicable where services rendered, furnished or performed in this state and where the product of such service is used in this state. Such tax is imposed on every person using such services or the product of such services in this state until such user has paid such tax either to an Iowa use tax permit holder or has paid such tax to the department of revenue.

- Sec. 36. Section four hundred twenty-three point two (423.2), Code of Iowa, is hereby amended by striking from line five (5) the word "two" and inserting the word "three".
- Sec. 37. Subsection five (5) of section four hundred twenty-three point four (423.4), Code of Iowa, is hereby repealed and the following subsection inserted in lieu thereof:
- "5. Services exempt from taxation by provisions of section four hundred twenty-two point forty-five (422.45)."
- Sec. 38. Section four hundred twenty-three point six (423.6), Code of Iowa, is amended by adding thereto the following subsection:
- '4. The tax on services imposed in section four hundred twenty-three point two (423.2) shall be collected, remitted, and paid to the department of revenue of this state in the corresponding manner as use tax on tangible personal property is collected, remitted and paid under provisions of this chapter."
- Sec. 39. Section four hundred twenty-three point three (423.3), Code of Iowa, is hereby amended by striking all of lines six (6) through thirteen (13) and inserting in lieu thereof the following:

"Services purchased from the same source or sources shall be subject to service tax imposed by this chapter and apply to the user thereof."

- Sec. 40. Section four hundred twenty-three point thirteen (423.13), Code of Iowa, is hereby amended by striking from line thirty-one (31) the word "two" and inserting in lieu thereof the word "three".
- Sec. 41. Section four hundred twenty-three point thirteen (423.13), Code of Iowa, is hereby amended by striking from lines one (1) and two (2) the word "retailer" and inserting in lieu thereof the phrase "permit holder".
- Sec. 42. Section four hundred twenty-three point nine (423.9), Code of Iowa, is hereby amended by adding thereto the following additional paragraph:
- "Every person rendering, furnishing, or performing services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended, maintaining a place of business in this state shall be subject to the provisions of the preceding paragraph."
- Sec. 43. Section four hundred twenty-three point ten (423.10), Code of Iowa, is hereby amended by adding thereto the following:
- "The discretionary power granted therein is extended to apply in the case of persons rendering, furnishing or performing services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended."

- Sec. 44. Section four hundred twenty-three point fourteen (423.14), Code of Iowa, is hereby amended by inserting, after the word "property" in line two (2) thereof, the expression "services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended."
- Sec. 45. Section four hundred twenty-three point fifteen (423.15), Code of Iowa, is hereby amended by striking from line six (6) thereof, the word "retailer" and inserting in lieu thereof the phrase "permit holder".
- Sec. 46. Section four hundred twenty-three point twenty-one (423.21), Code of Iowa, is hereby amended by adding thereto the following:

"The preceding requirements shall likewise apply to users and persons rendering, furnishing, or performing service enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended".

Sec. 47. Section four hundred twenty-three point twenty-two (423.22), Code of Iowa, is hereby amended by adding thereto the following:

"The preceding provision shall apply to users and persons supplying services enumerated in section four hundred twenty-two point forty-three (422,43), Code of Iowa, as amended."

- Sec. 48. Section four hundred twenty-two point forty-five (422.45), subsection seven (7) Code of Iowa, is hereby amended by striking the period in line twenty-four (24) thereof and adding in lieu thereof the following: "; and excepting such goods, wares and merchandise used in the performance of any contract for a 'project' under chapter four hundred nineteen (419) of the Code as defined therein other than goods, wares or merchandise used in the performance of any contract for any 'project' under said chapter four hundred nineteen (419) of the Code for which a bond issue was or will have been approved by a municipality prior to July 1,1968, or for any subsequent 'project' commenced within three (3) years from July 1, 1968, which will constitute a part of or be operated in connection with the 'project' previously so approved."
- Sec. 49. If any section, subsection, paragraph, sentence, clause or phase 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 anyone or more of the sections, subsections, paragraphs, sentences, clauses, or phrases be declared unconstitutional.
- Sec. 50. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Telegraph-Herald, a newspaper published at Dubuque, Iowa, and in the New Hampton Tribune, a newspaper published at New Hampton. Iowa.

ANDREW FROMMELT ROBERT RIGLER

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702 as follows:

- "1. By striking from section 3, subsection 3, line six (6) the figures "24" and "32" and inserting in lieu thereof the figures "1" and "9".
- 2. By striking in section 3, subsection 12, lines one (1) and two (2) the figures "24" and "32" and inserting in lieu thereof the figures "1" and "9".
- 3. By striking in section 4, subsection 2, line two (2) "consumver" and inserting in lieu thereof "consumer".
- 4. By striking in subsection 5, Section 4, line three (3) the words "of taxation" and inserting in lieu thereof the word "director".

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702, by striking in section 22, subsection 5, line two (2) the word and figure "nineteen (19)" and inserting in lieu thereof the word and figure "thirteen (13)".

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702 as follows:

- "1. By striking section 22, subsection 3 and inserting in lieu thereof the following:
- '3. Strike subsection 3 of four hundred twenty-two point forty-five (422.45) and inserting in lieu thereof:
- 3. The gross receipts from sales of educational, religious, or charitable activities, where the entire proceeds therefrom are expended for educational, religious, or charitable purposes.
- 2. Amend section 23 by striking lines six (6) and seven (7) and inserting in lieu thereof "ing: ", athletic events including those of educational institutions, fairs; and a like rate of tax upon that"."

The amendment to the amendment was adopted.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt and Rigler amendment to House File 702 filed 6-28-67 as follows:

In Division V, Section 16, strikelines 3 through 6 inclusive and insert in lieu thereof the following:

"1. By striking all of lines 5 through 7 inclusive and inserting in lieu thereof the following:

this state, annually in an amount computed by applying the following rates of taxation to the net income received by the corporation during the income year' ".

The amendment to the amendment was adopted.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702 at Section twenty-two (22) as follows:

- 1. In subsection four (4) at line three (3) strike the first word "or".
- 2. In subsection seven (7) line four (4) strike the word "and".
- 3. In subsection ten (10) at line two (2) strike the word and figure "four (4)" and insert in lieu thereof the word and figure "six (6)".

The amendment to the amendment was adopted.

Senator Reppert offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 as follows:

Amend section twenty-five (25) by adding the following services: Optometry, safety deposit rentals, anesthetists, laboratory technicians, tv repair, water softeners, baby sitting, practical nursing, tree services, landscapers, rubbish services, and travel agents.

The amendment to the amendment was lost.

Senator Reppert offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 as follows:

1. Amend section twenty-five (25) by striking from line thirty-four (34) the word "warehouse" and the semi-colon (;).

President Pro Tempore O'Malley took the chair at 3:00 p.m.

The amendment to the amendment was lost.

Senator Murray offered the following amendment to the amendment:

Amend the Frommelt and Rigler amendment to House File 702, filed June 28, 1967, as follows:

1. By inserting in section twenty-five (25) before the word "alteration" in line six (6) the following:

"services rendered by teachers holding certificates of qualification as referred to in chapter two hundred forty-nine (249) of the Code; services rendered by instructors in all classifications in institutions under the control of the state board of regents;".

Senator Murray offered the following amendment to his amendment and moved its adoption:

Amend the Murray amendment, filed June 28, 1967, amending the Frommelt and Rigler amendment to House File 702, filed June 28, 1967, as follows:

- 1. By adding the following at the end thereof:
- "2. By adding the following after the word "thereof." in line eleven (11) of section nineteen (19):

Senator Rigler rose on point of order on the grounds the amendment was to the third degree, thus was out of order.

The Chair ruled the point well taken.

Senator Murray moved the adoption of his amendment to the amendment, requesting a roll call.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 10

Buren	Floy	Main	Reno
Coleman	Heying	Murray	Walsh
Condon	Klefstad		

Nays: 50

Balloun	Frey	Lamborn	Potgeter
Benda	Frommelt	Lange	Reichardt
Briles	Gaudineer	Lisle	Reppert
Burns	Glenn	Lodwick	Rigler
Clarke	Hagedorn	Lucken	Riley
DeHart	Heaberlin	McGill	Schaben
DeKoster	Hill	Messerly	Shaff
Denman	Hougen	Mills	Shirley
Dodds	Jepsen	Neu	Stanley
Elvers	Kibbie	Nurse	Stephens
Ely	Kosek	O'Malley	Van Eaton
Erskine	Kruck	Patton	Van Gilst
Flatt	Kyhl		

Absent or not voting: 0

Senator Cassidy was excused from voting under Rule 8.

The amendment to the amendment was lost.

Senator Rigler offered the following amendment to the amendment filed by Senators Frommelt and Rigler and moved its adoption:

Amend the Frommelt-Rigler amendment filed June 28 to House File 702 by striking from line 7 of section 25 the words 'brokerage and'.

The amendment to the amendment was adopted.

Senator Buren offered the following amendment to the amendment and asked and received unanimous consent that it be withdrawn:

Amend House File 702 as follows:

1. By deleting the words "golf and country clubs" from line twenty-one (21) of section twenty-five (25).

Senator Reppert offered the following amendment to the amendment and moved its adoption:

Amend the Committee amendment to House File 702 by striking Division I.

The amendment to the amendment was lost.

Senator Frey offered the following amendment to the amendment and moved its adoption:

Amend Sec. 13 of the Frommelt-Rigler amendment to House File 702 filed 6/28/67 by striking all of line five (5) and inserting in lieu thereof the words "three and ten hundredths".

Division was called for.

The amendment to the amendment was lost.

President Fulton took the chair at 3:55 p.m.

Senator Shirley offered the following amendment to the amendment filed by Senators Shirley and Kruck and moved its adoption:

Amend the Frommelt and Rigler amendment to House File 702 filed June 28 by striking in line eight (8) of section twenty-five (25) thereof the words "barber and beauty".

Division was called for.

The amendment to the amendment was lost.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702, Division VI, Section twenty five (25), line eight (8) by striking the words, "barber and".

Division was called for.

The amendment to the amendment was lost.

Senator Reppert, by unanimous consent, withdrew the following amendment filed by him:

Amend the Senate amendment to House File 702 as follows:

Amend section twenty-five (25) by striking from lines seven (7) and eight (8) the words "brokerage and investment counseling;".

Senator Lamborn offered the following amendment to the amendment filed by Senators Lamborn, Erskine and Potgeter and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702 as follows:

- 1. By striking from Section 25 lines twenty-three (23) and twenty-four (24) the words "newspaper, magazine, radio, and television advertising;".
- 2. Further amend Section 25 by striking from line twenty-eight (28) the words 'promotion and direct mail;'

Division was requested.

The amendment to the amendment was lost.

Senator Kibbie offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702, Sec. 25 by inserting in line twenty-three (23) after the word "newspaper," the words "shopper's guides and newspapers circulated free or without charge to the public,".

The amendment to the amendment was adopted.

Senator Kibbie offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702, Sec. 25, by inserting in line twenty-three (23) after the word 'radio,' the word 'movie.'.

The amendment to the amendment was adopted.

Senator Ely offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt and Rigler amendment to House File 702, filed June 28, 1967, as follows:

1. By adding in line twenty-four (24) of section twenty-five (25) after the word "advertising;" the words "outdoor and point-of-purchase advertising;".

The amendment to the amendment was adopted.

Senator Reppert offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 as follows:

- 1. Amend section twenty-two (22) by striking subsection two (2) and renumbering the following sections.
- 2. Amend section twenty-five (25) by striking all of line nine (9) following the semi-colon (;) and the first word and semi-colon (;) in line ten (10).
- 3. Further amend section twenty-five (25) by striking from line twelve (12) the second word and semi-colon (;).
- 4. Further amend section twenty-five (25) by striking from line fifteen (15) the word 'hauling' and the semi-colon (;).

The amendment to the amendment was adopted.

Senator Stanley offered the following amendment to the amendment filed by Senators Stanley and Frommelt and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702, filed June 28, 1967, as follows:

In section 35, strike lines 8 and 9 and insert in lieu thereof the following:

'percent. Said tax shall be applicable where services are rendered, furnished, or performed in this state or where the product or result of'.

The amendment to the amendment was adopted.

Senator Kibbie offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702 as follows:

Amend Division VI by adding the following:

"Section four hundred twenty-two point sixty-two (422.62), Code of Iowa, is amended by inserting in line fifty-eight (58) after the word "receipts" the words "from two thirds of the sales taxes"."

The amendment to the amendment was adopted.

President Pro Tempore O'Malley took the chair at 5:15 p.m.

Senator Riley offered the following amendment to the amendment by Senators Riley, Kosek, Jepsen and Messerly and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702, filed June 28, 1967, as follows:

- 1. Strike all of section 33.
- 2. Strike section 34 and insert in lieu thereof the following:
- 'Sec. 34. Section four hundred twenty-three point one (423.1), Code of Iowa, is hereby amended by adding the following subsection:

'Definitions contained in section four hundred twenty-two point forty-two (422.42) shall apply to the provisions of this chapter according to their context, but in event of conflict the provisions of this chapter shall control.' "

Division was requested.

The amendment to the amendment was lost.

Senator Kruck offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702 as follows:

- 1. By inserting after Division VII (7), Section twenty (20), paragraph two (2), the following new paragraphs:
- "The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to October 1, 1967 shall be two (2) percent."

"The rate of tax on Services used in the performance of a building or construction contract executed prior to October 1, 1967 shall be zero (0) percent.

The amendment to the amendment was adopted.

Senator Kruck offered the following amendment to the amendment:

Amend the Frommelt, Rigler amendment to House File 702 as follows:

- 1. By inserting after Division VII (7), Section thirty six (36), paragraph one (1), the following new paragraphs:
- "The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to October 1, 1967 shall be two (2) percent."
- "The rate of tax on tangible personal property not readily obtainable in Iowa used in the performance of a building or construction contract executed prior to October 1, 1967 shall be zero (0) percent.

Senator Kruck asked and received unanimous consent that the amendment be considered by division: all of the amendment except the final paragraph as Division 1 and the final paragraph as Division 2.

Senator Kruck moved the adoption of Division 1 and Division 1 was adopted.

Senator Kruck asked and received unanimous consent that Division 2 be withdrawn.

Senator Hill offered the following amendment and moved its adoption:

Amend the Frommelt and Rigler amendment to House File 702, filed June 28, 1967, as follows:

1. By inserting in section twenty-five (25) before the word "alteration" in line six (6) the following:

'legal services rendered by a licensed attorney of the state of Iowa; medical, dental or related services rendered by a person licensed and qualified in any of the healing arts by the state of Iowa;".

President Fulton took the chair at 5:55 p.m.

Division was requested on the amendment.

The amendment to the amendment was lost.

Senator Messerly offered the following amendment to the amendment by Senators Messerly and Murray and moved its adoption:

Amend the Frommelt-Rigler Amendment to House File 702 as follows:

By adding to Section twenty-five (25) a new sentence at the end thereof as follows: "This tax is also specifically imposed on services rendered by those licensed under Chapter six hundred ten (610) of the Code."

Division was requested.

The amendment to the amendment was lost.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Rigler amendment filed June 28, 1967, section 3, subsection 4 by striking the period (.) in line two (2) and inserting in lieu thereof ", except that no applicant holding a permit pursuant to Chapter 98 shall be required to pay an additional fee".

Further amend the Frommelt-Rigler amendment, section 3, subsection 5 by striking in line two (2) the period (.) and inserting the following: ", except that no applicant holding a permit pursuant to Chapter 98 shall be required to pay an additional fee".

The amendment to the amendment was adopted.

Senator Klefstad offered the following amendment to the amendment filed by Senators Klefstad, Frey and Reno and moved its adoption:

Senator Reppert took the chair at 6:45 p.m.

Amend the Frommelt and Rigler amendment to House File 702 as follows:

- 1. By striking all of Sections fourteen (14) and fifteen (15) and by inserting in lieu thereof the following:
- "Sec. 14. Section four hundred twenty-two point four (422.4), Code 1966, is hereby amended as follows:
- 1. By striking subsection one (1) of such section and inserting in lieu thereof the following:

In the case of individuals, the words "taxable income" mean the net income as defined in section four hundred twenty-two point seven (422.7) minus the deductions allowed by section four hundred twenty-two point nine (422.9) and the personal exemption and dependency exemption allowances in accordance with section four hundred twenty-two point twelve (422.12). In the case of estates or trusts, the words "taxable income" mean the taxable income as properly computed for federal income tax purposes under the provisions of the Internal Revenue Code of 1954, with the adjustments specified in section four hundred twenty-two point seven (422.7) plus the Iowa income tax deducted in computing the taxable income under the provisions of the Internal Revenue Code of 1954 and minus federal income taxes as provided in Section four hundred twenty-two point nine (422.9).

- 2. By striking from lines five (5) and six (6) of subsection nine (9) of such section the words 'the territories of Alaska and Hawaii.'.
- 3. By striking all of subsection eleven (11) of such section and inserting in lieu thereof the following:

'The following terms shall have the same meanings as provided by the Internal Revenue Code of 1954.

- 'a. 'Gross income'.
- 'b. ''Head of household''.
- 'c. 'Surviving spouse''.
- 4. By striking from line four (4) of subsection seventeen (17) of such section the figure '1964' and inserting in lieu thereof the figure '1966'.
- 'Sec. 15. Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended by striking lines twelve (12) through thirty-one (31) and inserting in lieu thereof the following:

'defined and determined in accordance with the following tables and provisions:

1. Single person not qualifying as head of household or surviving spouse; married person filing separate return.

If the taxable income is

The tax is

not over \$500

1% of taxable income

Over	but not over		of exce	ss over
\$ 500	\$ 1,000	\$ 5.00 plus	2%	\$ 500
1,000	1,500	15.00 plus	3%	1,000
1,500	2,000	30.00 plus	4%	1,500
2,000	3,000	50,00 plus	5%	2,000
3,000	4,000	100,00 plus	6%	3,000
4,000	6,000	160.00 plus	7%	4,000
6,000	8,000	300.00 plus	8%	6,000
8,000	10,000	460.00 plus	9%	8,000
10,000	14,000	640.00 plus	10%	10,000
14,000	18,000	1,040.00 plus	11%	14,000
18,000	or over	1,480.00 plus	12%	18,000

'2. Married persons filing jointly; single person qualifying as a surviving spouse.

If the taxable income is:

The tax is:

not over \$1,000

1% of taxable income

Over	but	not over		•		of ex	ces	s over
\$ 1,0	000 \$ 2	2,000	\$	10.00	plus	2%	\$	1,000
2,0	000 3	3,000		30.00	plus	3%		2,000
3,0	000 4	4,000		60.00	plus	4%		3,000
4,0	000 6	3,000		100.00	plus	5%		4,000
6, 0	3 000	3,000		200.00	plus	6%		6,000
8,0	000 12	2,000		320.00	plus	7%		8,000
12,0	000 16	3,000		600.00	plus	8%		12,000
16,0	000 20	0,000		920,00	plus	9%	:	16,000
20,0	000 28	3,000	1,	280.00	plus	10%	2	20,000
28,0	36	5,000	2,	080.00	plus	11%	2	28,000
36,0	000 or	over	2,	960.00	plus	12%		36,000

3. Heads of households only.

If the taxable income is:

The tax is:

Not over \$500

1% of taxable income

June 28.

Over	·*	but not over	٠.	of excess over			
\$	500	\$ 1,000	\$	5.00 plus	1.90%	\$ 500	
	1,000	1,500		14.50 plus	2.75%	1,000	
	1,500	2,000		28, 25 plus	3.50%	1,500	
	2,000	3,000		45.75 plus	4.40%	2,000	
	3,000	4,000		89.75 plus	5.00%	3,000	
	4,000	8,000		139.75 plus	5.95%	4,000	
	8,000	12,000		377.75 plus	7.00%	8,000	
1	12,000	16,000		657.75 plus	8.10%	12,000	
1	16,000	20,000		981.75 plus	9.50%	16,000	
2	20,000	26,000	1,	,361.75 plus	10.75%	20,000	
2	26,000	or over	2,	,006.75 plus	12.00%	26,000	

- <sup>4</sup>4. Optional schedules provided under the provisions of section four hundred twenty-two point twenty-one (422.21), Code 1966, may be utilized for determination of tax at the option of the taxpayer, where applicable.
- '5. In addition to the tax imposed herein above, on all taxable income in excess of nine thousand (9,000) dollars, three-fourths (3/4).
- Sec. 16. Section four hundred twenty-two point eight (422.8) Code 1966, is hereby amended by adding to subsection two (2) of such section the following:

'Distributions, earnings, or allocations from corporations electing to have their income taxed in the hands of the stockholders under the provisions of subsection five (5) of section four hundred twenty-two point thirty-six (422.36) of the Code shall be allocated to Iowa for taxation in the hands of such nonresident stockholders in the same proportion as provided in this subsection, and such distributions, earnings, or allocations of income from the corporation to the stockholders shall be subject to the provisions of section four hundred twenty-two point sixteen (422.16), Code 1966, provided further that such allocations to stockholders shall retain their identity as to class or type of income in the hands of the stockholders.'

Sec. 17. Section four hundred twenty-two point nine (422.9) code 1966, is hereby repealed and the following new section enacted in lieu thereof:

Taxable income shall be computed by subtracting from the net income determined under section four hundred twenty-two point seven (422.7) of the Code the sum of the personal and dependency exemptions amounts allowed under the provisions of section four hundred twenty-two point twelve (422.12) of the Code plus the sum of one (1) of the following:

- '1. An optional standard deduction equal to ten (10) per cent of the net income, not to exceed one thousand (1,000) dollars in the case of single taxpayers, heads of households and married couples filing joint returns; and, in the case of married couples where each files a separate return of income, an optional standard deduction equal to ten (10) per cent of the net income shown on each separate return but not in excess of five hundred (500) dollars on each separate return.
  - 2. The total amount of contributions, interest, taxes, medical expense, child-

care expense, losses and miscellaneous expenses deductible for federal income tax purposes under the Internal Revenue Code of 1954, reduced to the extent of the state income taxes included therein and increased to the extent of the federal income tax paid on income taxed by this division in the year for which the return is being prepared on a cash basis, or the amount of federal income tax accrued against income taxed by this division in the year for which the return is being prepared on an accrual basis.

Itemized deductions provided for in subsection two (2) above may be utilized in computing taxable income irrespective of whether such deductions have been itemized on any return of income made pursuant to the Internal Revenue Code of 1954, but if husband and wife elect to make separate returns of income and either one of them employs the optional standard deduction, then both must use the optional standard deduction.

'A taxpayer affected by subsection one (1) of section four hundred twenty-two point eight (422.8) of the Code may compute his taxable income in the manner outlined in paragraph one (1) and subsections one (1) and two (2) of this section.

'A taxpayer affected by subsection two (2) of section four hundred twenty-two point eight (422.8) of the Code may deduct only such portion of the itemized deductions provided for in subsection two (2) above as is fairly and equitably allocable to Iowa and such allocation shall be limited to that proportion of the total deductions as the income within the state bears to the total income of such taxpayer. The optional standard deduction of such taxpayer shall be limited to ten (10) per cent of the income of such taxpayer allocable to Iowa subject to the limitations of subsection one (1) of this section.'

Sec. 18. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby repealed and the following section enacted in lieu thereof.

'There shall be deducted from net income the following amounts as exempt income:

- 1. A personal exemption in the following amounts:
- 'a. For a single individual, head of household and husband and wife filing separate returns, six hundred (600) dollars each.
- b. For husband and wife and qualified surviving spouse filing joint return, twelve hundred (1,200) dollars.
- 'c. For a single individual, husband, wife, or head of household, an additional exemption of six hundred (600) dollars for each said individual who has attained the age of sixty-five (65) years before the close of the tax year or on the first (1st) day following the end of the tax year.
- 'd. For a single individual, husband, wife, or head of household, an additional exemption of six hundred (600) dollars for each of said individuals who is blind at the close of the tax year. For the purpose of this subsection, an individual is blind only if his central visual acuity does not exceed twenty-two-hundredths (20/200) in the better eye with correcting lenses, or if his visual acuity is greater than twenty-two hundredths (20/200) but is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than twenty (20) degrees.

- '2. For each dependent, an additional six hundred (600) dollars. As used in this section, the word "dependent" shall have the same meaning as provided by the Internal Revenue Code of 1954.
- Sec. 19. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) of such section and inserting in lieu thereof the following subsections:
- 1. 'Every individual having a net income for the tax year from sources taxable under this division of six hundred (600) dollars shall make and sign a return except that any individual who has attained the age of sixty-five (65) years before the close of his tax year or on the first day following the close of his tax year shall be required to make and sign a return only if he has, for the tax year, a net income from sources taxable under this division of twelve hundred (1,200) dollars, or more.'
- 2. 'A husband and wife may make a single joint return of income under the requirements of this division, even though one spouse has neither net income nor deductions, if the husband and wife are eligible to file a joint return under the provisions of the Internal Revenue Code of 1954.'
- Sec. 20. Section four hundred twenty-two point fourteen (422.14), Code 1966, is hereby amended by striking from line five (5) of subsection one (1) of such section the word 'taxable' and inserting in lieu thereof the word 'net'.
- Sec. 21. Section four hundred twenty-two point fifteen (422.15), Code 1966, is hereby amended as follows:
- 1. By striking from lines thirteen (13) and fourteen (14) of subsection one (1) of such section the words 'one thousand dollars or over' and inserting in lieu thereof the following:

'six hundred (600) dollars or over, except in the case of dividends or interest where the amount shall be ten (10) dollars or over.

2. By adding to such section the following subsection:

Irrespective of the foregoing provisions, where an amount of income tax has been withheld from the income of a payee or where an amount has been required by this division to be withheld from the income of a payee, information returns shall be filed in accordance with this section as though required under the provisions hereof.

- Sec. 22. Section four hundred twenty-two point twenty-one (422.21), Code 1966, is hereby amended by striking from line twenty-two (22) the words "subsection 6" and inserting in lieu thereof the words "subsection five (5).
- Sec. 23. Section four hundred twenty-two point twenty-two (422.22), Code 1966, is hereby amended by adding thereto the following:

If a taxpayer's federal income tax returns are audited and such audits result in changes which will affect the taxpayer's Iowa income tax liability, the taxpayer shall report such federal findings to the Iowa income tax division within four (4) months of the date of final disposition of the federal findings between the taxpayer and the Internal

Revenue Service. Neglect or failure to report such findings within the time specified shall empower the tax commission, upon such discovery of such fact or facts, to assess and collect the additional taxes due, based upon such finding of fact at the time of said finding of fact irrespective of limitations imposed in section four hundred twenty-two point twenty-five (422.25) of the Code, and such additional tax when determined shall be subject to the provisions of subsection two (2) of section four hundred twenty-two point twenty-five (422.25) of the Code.

- Sec. 24. Section four hundred twenty-two point twenty-five (422.25), Code 1966, is hereby amended as follows:
- 1. By inserting in line two (2) of subsection one (1) of such section after the word 'filed' the words 'or is due to be filed, whichever last occurs,'.
- 2. By inserting in line twenty-three (23) of subsection one (1) after the word 'determination.' the following:

'The date of final determination as referred to herein shall be the date when the factors of disposition of such controversy are made available to the state tax commission by the Internal Revenue Service.'

3. By adding to subsection five (5) of such section the following:

'Failure to pay such tax, to supply such information, or to make, sign, or file such return, when such failure continues for a period of three (3) years from the date such act was required to be performed, shall be prima facie evidence of willful failure to do such act at the time or times required by law.'

- Sec. 25. Section four hundred twenty-two point thirty-two (422.32), Code 1966, is hereby amended by striking from line three (3) of subsection four (4) of such section the words 'December 31, 1964' and inserting in lieu thereof the words 'December 31, 1966.'
- Sec. 26. Section four hundred twenty-two point sixty-two (422.62), Code 1966, is hereby amended by striking from line thirteen (13) the words 'subsection 6' and inserting in lieu thereof the words 'subsection five (5)'.
  - $2. \ \ \mbox{By renumbering the remaining sections in conformity with this amendment.}$

Division was requested.

The amendment to the amendment was lost.

Senator Walsh offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt and Rigler Amendment to House File 702 as follows:

Insert in Sec. 25, line 21, after the word "advertising" the following: whether published or operated within or without the State of Iowa;

President Fulton took the chair at 6:55 p.m.'

Senator Walsh asked and received unanimous consent that the amendment be with-drawn.

Senator Hougen offered the following amendment to the amendment and moved its adoption:

Amend section twenty-five (25) of the Frommelt-Rigler amendment to House File 702 by striking from line eleven (11) the following: "contractors;"

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Rigler amendment to House File 702, section twenty-five (25), line twenty-four (24) by inserting after the word, "advertising" the following:

", to include such advertisement and service rendered, furnished, or performed by the state of Iowa, its boards and commissions or any installation thereof".

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt Rigler amendment to House File 702 filed June 28, 1967, as follows:

By striking from section nine (9) line seven (7) the words, "guilty of a gross misdemeanor" and by inserting in lieu thereof the words, "imprisoned in the county jail for a term of not more than one (1) year or fined not to exceed one thousand (1,000) dollars, or both".

The amendment to the amendment was adopted.

Senator Reppert offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt and Rigler amendment to House File 702 filed June 28, 1967 as follows:

- 1. By striking from line six (6) of section ten (10) the following: "five (5)" and by inserting in lieu thereof the following: "four and one-half  $(4\ 1/2)$ ".
- 2. By striking from line eight (8) of section ten (10) the following: "six" (6)" and inserting in lieu thereof the following: "five and one-half (5 1/2)".

Division was called for.

The amendment to the amendment was lost.

Senator Coleman offered the following amendment to the amendment and moved its adoption.

Amend the Frommelt-Rigler amendment to House File 702 as follows:

1. By inserting in section twenty-five (25), line sixteen (16) after the word "kinds;" the following: "auctioneering;".

The amendment to the amendment was lost.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702 filed June 28, 1967, as follows:

1. By adding the following new section thereto:

"All of the powers, duties, responsibilities, and functions reposed in the state department of revenue, department of revenue, director, or director of revenue in this Act and House File 686, Acts of the 62nd General Assembly shall be reposed in and exercised by the Iowa Tax Commission until January 1, 1968".

The amendment to the amendment was adopted.

Senator Heying offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt Rigler amendment filed June 28, 1967, as follows:

1. Strike the semi-colon (;) after "equipment rental" in line fourteen (14) of section twenty-five (25) in division six (6) and insert the following "except that which was contracted for prior to June 15, 1967, but in no case beyond June 15, 1969;".

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Rigler amendment to House File 702, section 25, by striking line 36 and inserting in lieu thereof the following:

'dise; wrecking service; wrecker and towing; buildings and structures erected for the improvement of realty."

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption: .

Amend the Frommelt-Rigler amendment to House File 702, section 48, by inserting a period (.) after "1968" in line 13 and striking the remainder of said section."

The amendment to the amendment was adopted.

Ruled out of order was the following amendment filed by Senator Reppert as it pertained to subject matter already disposed of:

Amend the Senate amendment to House File 702 as follows:

Amend section twenty-five (25) by striking from line twenty-three (23) the last five (5) words and by striking from line twenty-four (24) the first word and semi-colon(;).

Also ruled out of order was the following amendment filed by Senator Jepsen because it was an amendment to the third degree:

Amend the Messerly-Murray amendment to the Frommelt-Rigler amendment to House File 702 by inserting in line four (4) before the word "services" the words "all licensed professional" and striking the remainder thereof after the word "services".

By unanimous consent the following amendment filed by Senators Murray and Jepsen was withdrawn:

Amend House File 702 by adding the following new section thereto:

Section four hundred twenty-two point forty three (422.43) is amended by striking from line thirty-five (35) the words "bowling alleys."

Senator Frommelt moved the adoption of the Frommelt-Rigler amendment, as amended, to House File 702.

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: 48

O'Malley Balloun Ely Kyhl Patton Benda Erskine Lamborn Potgeter Lange Briles Flatt Reichardt Lisle Buren Flov Lodwick Reno Burns Frommelt Rigler Gaudineer Lucken Cassidy Shaff Clarke Heaberlin Main Shirley DeHart Heying McGillStanley DeKoster Kibbie Mills Stephens Klefstad Murray Denman Van Eaton Kosek Neu Dodds Van Gilst Nurse Kruck Elvers

Nays: 13

Coleman

Hagedorn

Jepsen

Riley

Condon

Hill Hougen

Messerly Reppert Schaben Walsh

Frey Glenn

Absent or not voting: 0

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 702 be immediately messaged to the House.

## EXPLANATION OF VOTE

I was called from the Senate Chamber before the vote was cast on Senate Files 269 and 762. Had I been present I would have voted "Aye".

DONALD W. MURRAY

#### 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 rejected the Conference Committee report on Senate File 616, a bill for an act relating to general school aid, and request a second conference committee.

 $\begin{cal}C\end{cal} \textbf{Conference on the part of the House for the Second Conference committee are:} \end{cal}$ 

Rep. Maurice Van Nostrand, Chairman

Rep. Charlene Conklin

Rep. Charles Grassley

Rep. Vincent Mayberry

WILLIAM R. KENDRICK. Chief Clerk

#### BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on June 27, 1967, the Governor had approved the following bill.

Senate File 856, an act relating to the effective date of Acts of the General Assembly not becoming law prior to July 1 next following passage.

## REPORT OF COMMITTEE

Senator Reppert submitted the following report:

Mr. President: Your committee on Governmental Subdivisions to which was referred

<u>House File 769</u>, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman

#### AMENDMENTS FILED

Senate File 853 is hereby amended as follows:

- 1. Amend section fifty-one (51) as follows:
- a. By inserting in line four (4) preceding the word "eight" the word "twenty-".
- b. By striking from line five (5) the figures "1,608,670" and inserting in lieu thereof the figures "1,628,670".
  - c. By striking line thirteen (13) and inserting in lieu thereof the following:

\$1.538,670.00

- d. By striking from line twenty (20) the figures "1,608,670.00" and inserting in lieu thereof the figures "1,628,670.00".
- 2. Amend section fifty-four (54) by striking from line sixteen (16) the figures "2,462,410.00" and inserting in lieu thereof the figures "2,482,410.00".

EUGENE M. HILL LEE GAUDINEER TOM RILEY

Amend Senate File 853, Section 55 as follows:

- 1. By striking from lines four (4) and five (5) the words and figures "seven million eight hundred fifty-seven thousand eight hundred forty-five (7,857,845)" and inserting in lieu thereof the words and figures "eight million forty-seven thousand eight hundred forty-five (8,047,845)".
- 2. By striking from line thirty-seven (37) the figures '4,369,390.00' and inserting in lieu thereof the figures '4,449,390.00'.
- 3. By striking from line thirty-nine (39) the figures "1,696,145.00" and inserting in lieu thereof the figures "1,806,145.00".

- 4. By striking from line forty-three (43) the figures "6,065,535.00" and inserting in lieu thereof the figures "6,255,535.00".
- 5. By striking from line sixty-four (64) the figures "7,857,845.00" and inserting in lieu thereof the figures "8,047,845.00".

C. JOSEPH COLEMAN

House File 773 is hereby amended as follows:

- 1. Amend section fifty-one (51) as follows:
- a. By inserting in line four (4) preceding the word "eight" the word "twenty-".
- b. By striking from line five (5) the figures "1,608,670" and inserting in lieu thereof the figures "1,628,670".
  - c. By striking line thirteen (13) and inserting in lieu thereof the following:

"hundred thousand (100,000) dollars (any district court judge serving in a judicial district wherein the yearly average combined filing of criminal and civil cases over the preceding three (3) year period is five hundred fifty (550) or more per regularly assigned judge as compiled by the judicial statistician, and any judge while serving on temporary assignment in any such judicial district, shall be entitled to a yearly compensation, or proportionate share thereof while serving in such district, of one thousand (1,000) dollars per year more than the salary established for other district court judges)

- d. By striking from line twenty (20)the figures "1,608,670.00" and inserting in lieu thereof the figures "1,628,670.00".
- 2. Amend section fifty-four (54) by striking from line sixteen (16) the figures "2,462,410.00" and inserting in lieu thereof the figures "2,482,410.00".

EUGENE M. HILL LEE GAUDINEER TOM RILEY

Amend House File 785 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section eighty point four (80.4), Code 1966, is hereby amended by inserting in line seven (7) after the word "hundred" the following: "fifteen (15) men for the fiscal year beginning July 1, 1967 and four hundred thirty (430) men for the fiscal year beginning July 1, 1968 and all subsequent years,".

C. JOSPEH COLEMAN

Amend section 40 of Senate File 853 by striking all of lines eleven (11) through fourteen (14) and inserting in lieu thereof the words: "The amount hereinabove provided for the salary of the state superintendent of public instruction may be augmented to twenty-two thousand five hundred dollars (\$22,500) with the approval of the state board of public instruction from any federal grants or aids which may be used or expended for such purpose,"

JOHN P. KIBBIE JOSEPH CASSIDY DAVID STANLEY GEORGE E. O'MALLEY ARTHUR NEU

Amend section 40 of House File 773 by striking all of lines eleven (11) through fourteen (14) and inserting in lieu thereof the words: "The amount herinabove provided for the salary of the state superintendent of public instruction may be augmented to twenty-two thousand five hundred dollars (\$22,500) with the approval of the state board of public instruction from any federal grants or aids which may be used or expended for such purpose,"

JOHN P. KIBBIE JOSEPH CASSIDY DAVID STANLEY GEORGE E. O'MALLEY ARTHUR NEU

Amend the House amendment to Senate File 537, filed June 22, 1967, as follows:

- 1. By inserting the following after the word "state." in line twenty (20):
- '11. Personal information in confidential personnel records of public bodies including but not limited to cities, towns, boards of supervisors and school districts.''

  GEORGE E. O'MALLEY
  ANDREW G. FROMMELT

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 79, 218, 272, 297, 301, 356, 495, 690, 696, 711, 719, 727, 740, 749, 754, 756, 763, 768, 770, 771, 774.

ADOLPH W. ELVERS, Chairman Senate Committee
A. L. MENSING, 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 79, 218, 272, 297, 301, 356, 495, 690, 696, 711, 719, 727, 740, 749, 754, 756, 763, 768, 770, 771, 774.

## REPRINT HOUSE FILE 702

Senator Ely asked and received unanimous consent that House File 702 be printed as passed by the Senate.

On motion of Senator Frommelt the Senate adjourned until 8:30 a.m., Thursday, June 29, 1967.

#### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Thursday, June 29, 1967.

The Senate met in regular session, Senator Reppert presiding.

Prayer was offered by the Reverend Dr. Robert Rae, pastor of Highland Park Presbyterian Church, Des Moines, Iowa.

The Senate stood at ease until the fall of the gavel.

The Senate was called to order with President Pro Tempore O'Malley presiding.

## PRESENTATION OF GIFTS

President Pro Tempore O'Malley "in the true tradition of the Senate to reward its leaders for jobs well done" and on behalf of the members of the Senate presented to Lieutentant Governor Fulton, President of the Senate, a silver coffee service, to Senator Frommelt, Majority Floor Leader, a silver wine cooler, and to Senator Rigler, Minority Floor Leader, a silver chafing dish. The presentation carried with it "the best wishes of the Assembly".

President Fulton, in responding, extended his great appreciation to members of the Senate for their cooperation and said that serving as President of the Senate during the 62nd General Assembly was a real honor and an experience he will never forget.

#### CONFERENCE COMMITTEE

## ON SENATE FILE 796

President Fulton announced the appointment of Senators Dodds, chairman; Schaben, Clarke, and Shaff, on the part of the Senate, to the Conference Committee on Senate File 796, an Act relating to disaster aid for governmental subdivisions.

#### 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 No. 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city and district boards of health and permits local funding therefor.

## HOUSE AMENDMENT TO SENATE FILE 342

Amend Senate File 342 as follows:

- 1. Section 3, by striking in line six (6) the word "department" and inserting in lieu thereof the word "board".
  - 2. Section 8, lines one (1) and two (2), by striking the words "and duties".

- 3. Section 9, by striking in line eighteen (18) the words ", the preparation or serving of food to the public,".
  - 4. Section 20, by striking in line two (2) the words "state or".
- 5. By striking Sections twenty-one (21) through twenty-seven (27) and renumbering the remaining sections.
  - 6. Section 28, by striking all of said section after the period in line six (6).
- 7. Section 29, by striking from lines five (5) and six (6) the following: "amount which would be produced by a levy of one-half (1/2) mill on the taxable property within such county or city" and inserting in lieu thereof the following: "statutory limitations found in chapters four hundred four (404) and four hundred forty-four (444) of the Code".
  - 8. By adding the following new section:
- "Nothing in this Act shall be construed to impede, limit, or restrict the right of free choice by an individual to the health care or treatment that he may select."

#### Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 870, a bill for an act to appropriate from general fund of state to the department of public instruction for driver's training aid for school districts.

## Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 869, a bill for an act to appropriate from general fund of state to the department of public instruction for participation in the Economic Opportunity Act of 1963.

#### Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 868, a bill for an act to accept the National Defense Education Act of 1958 and appropriate from general fund of state to the department of public instruction for participat on in the Act.

#### Also.

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 867, a bill for an act to appropriate from general fund of state to the department of public instruction for participation in the Manpower Development and Training Act of 1962.

## Also:

That the House has passed the following bill in which the concurrence of the House

was asked:

Senate File No. 865, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 863, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund.

Also.

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 862, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 858, 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 No. 850, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims.

Also

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing.

Also:

That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 33, providing that the Iowa Legislative Research Committee conduct, during the biennium, a study of the need of medical centers in the large urban communities.

Also:

That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked;

House Concurrent Resolution 32, providing that the Legislative Research Committee

conduct, during the biennium a study of programs and proposals for transportation to school of all children in Iowa.

## HOUSE CONCURRENT RESOLUTION 32

By: Beardsley

WHEREAS, the transportation of nonprofit nonpublic school students on public school buses has been the recurring subject of legislative proposals in a number of general assemblies; and

WHEREAS, the continuing, persistent and unresolved legislative and public debate regarding such transportation proposals has a disturbing and a divisive effect on the people of the state; and

WHEREAS, the accumulation and analysis of information regarding the procedures and policies used by other states for the resolution of this problem and of relevant facts regarding the problem in and for the state of Iowa is needed to provide a more adequate background and basis for ultimate resolution of the problem; now therefore,

BE IT RESOLVED by the House of Representatives, the Senate concurring, that the Legislative Research Committee be directed to conduct, during the 1967-1969 legislative biennium, a study of programs and proposals for the transportation to school of all children subject to Iowa school attendance laws, with particular reference to the transportation of nonprofit nonpublic school students, which study shall include, but not be limited to,

- (1) reports of the procedures, costs, public and official evaluation of the school transportation program of other states and their governmental subdivisions in which transportation of nonpublic school students on public school buses is now permitted, and
- (2) analysis and summary of federal and state constitutional questions relative to the problem, and
- (2) feasibility and cost analyses of alternative proposals for resolving this problem, which shall include but not be limited to
- (a) pick-up and discharge of nonpublic school students on routes established to serve public school districts, or  $\,$
- (b) transportation of nonpublic school students to and from public school to which assigned to nonpublic school attended, or
- (c) allocation from state funds on a state-average cost-per-student-transported basis of funds to be distributed to properly accredited nonpublic schools to be used for transportation purposes only, or
- (d) transfer of responsibility for transportation of children subject to Iowa school attendance laws to schools of their choice from state department of public instruction to another appropriate state department or agency, or
- (e) discontinuance of transportation of such students by school districts or other governmental subdivision or agency with such transportation as needed to be contracted for or handled cooperatively by those needing and desiring such service under state charter, franchise or license with such supplementary state aid as the General Assembly shall appropriate.
- BE IT FURTHER RESOLVED, that the Legislative Research Bureau establish a committee in accordance with section two point fifty-five (2.55) 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-third General Assembly prior to January 1, 1969.

Alen.

That the House has adopted the following House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 31, providing that the special agent in charge of the F. B. I. Omaha field division be requested to serve as an ex officio council member of the Iowa Law-enforcement Academy council.

WILLIAM R. KENDRICK, Chief Clerk

## THIRD READING OF BILLS

On motion of Senator Main, Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes, was taken up for 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: 43

Balloun Gaudineer Patton Lange Burns Glenn Lisle Potgeter Cassidy Hagedorn Lodwick Reichardt Clarke Heaberlin Lucken Reppert Coleman Heying Main Rigler Condon Kibbie McGill Shaff Dodds Klefstad Messerly Stanley Elvers Kosek Mills Stephens Elv Kruck Neu Van Eaton Erskine Kvhl Nurse Van Gilst Frommelt Lamborn O'Mallev

Nays: 1

Hill

Absent or not voting: 17

Benda Denman Hougen Riley Briles Flatt Jepsen Schaben Buren Floy Murray Shirley DeHart Frey Reno Walsh

DeKoster

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 836 be immediately messaged to the House.

On motion of Senator Hill, Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners, was taken up for consideration.

President Fulton took the chair at 9:25 a.m.

President Pro Tempore O'Malley took the chair at 9:40 a.m.

Senator Reppert took the chair at 10:05 a.m.

Senator Lamborn called up the following amendment filed by Senators Lamborn and Coleman:

Amend Senate File 864 as follows:

- 1. By striking from line eleven (11) of section one (1) the words and figures "five thousand (5,000)" and inserting in lieu thereof the words and figures "eight thousand five hundred (8,500)".
- 2. By striking from line twelve (12) of section one (1) the figures "27,000.00" and inserting in lieu thereof the figures "45,000.00".
- 3. By striking from lines fourteen (14) and fifteen (15) of section one (1) the following: "-five (5) commissioners at three thousand (3,000) dollars each-".
- 4. By striking from line twenty three (23) of section one (1) the figures "25,000.00" and inserting in lieu thereof the figures "28,300.00".
- 5. By striking from line twenty six (26) of section one (1) the figures "18,105.00" and inserting in lieu thereof the figures "12,105.00".
- 6. By striking from line twenty seven (27) of section one (1) the figures "89,265.00" and inserting in lieu thereof the figures "86,460.00".
- 7. By striking from line twenty nine (29) of section one (1) the figures "21,000.00" and inserting in lieu thereof the figures "21,114.00".
- E. By striking from line thirty three (33) of section one (1) the figures "87,600.00" and inserting in lieu thereof the figures "87,714.00".
- 9. By striking from line forty (40) of section one (1) the figures "71,680.00" and inserting in lieu thereof the figures "81,680.00".
- 10. By striking from line forty three (43) of section one (1) the figures "110,245.00" and inserting in lieu thereof the figures "120,245.00".
- 11. By striking from line fifty (50) of section one (1) the figures "61,723.00" and inserting in lieu thereof the figures "91,723.00".
- 12. By striking from line fifty three (53) of section one (1) the figures "68,188.00" and inserting in lieu thereof the figures "98,188.00".
- 13. By striking from line sixty five (65) of section one (1) the figures "750,449.00" and inserting in lieu thereof the figures "805,863.00".
- 14. By striking from line one hundred (100) of section one (1) the figures "299,500.00" and inserting in lieu thereof the figures "774,700.00".

- 15. By striking from line one hundred and two (102) of section one (1) the figures "84.550.00" and inserting in lieu thereof the figures "245.830.00".
- 16. By striking from line one hundred and three (103) of section one (1) the figures "384,050,00" and inserting in lieu thereof the figures "1,020,530.00".
- 17. By striking from line one hundred and five (105) of section one (1) the figures "774,700,00" and inserting in lieu thereof the figures "299,500.00".
- 18. By striking from line one hundred and seven (107) of section one (1) the figures "245,830.00" and inserting in lieu thereof the figures "84,500.00".
- 19. By striking from line one hundred and eight (108) of section one (1) the figures "1,020,530.00" and inserting in lieu thereof the figures "384,050.00".
- 20. By striking from line one hundred thirty seven (137) of section one (1) the figures "1,144,110.00" and inserting in lieu thereof the figures "1,244,110.00".
- 21. By striking from line one hundred forty (140) of section one (1) the figures "1,336,620.00" and inserting in lieu thereof the figures "1,436,620.00".
- 22. By striking from line one hundred and fifty one (151) of section one (1) the figures "6,751,953.00" and inserting in lieu thereof the figures "6,851,953.00".
- 23. By striking from line one hundred and eighty five (185) of section one (1) the figures "7,857,802.00" and inserting in lieu thereof the figures "8,857,802.00".
- 24. By striking from line one hundred and eighty eight (188) of section one (1) the figures "9,082,634.00" and inserting in lieu thereof the figures "10,082,634.00".
- 25. By striking from line one hundred and ninety (190) of section one (1) the figures "12,894,877.00" and inserting in lieu thereof the figures "14,394,877.00".
- 26. By striking from line one hundred and ninety three (193) of section one (1) the figures "22,508,042.00" and inserting in lieu thereof the figures "24,008,042.00".
- 27. By striking from line two hundred and one (201) of section one (1) the figures "46,225,414.00" and inserting in lieu thereof the figures "48,880,828.00".
- 28. By striking from line seventeen (17) of section two (2) the figures "25,789,754.00" and inserting in lieu thereof the figures "28,789,754.00".
- 29. By striking from line twenty (20) of section two (2) the figures "46,616,084.00" and inserting in lieu thereof the figures "49,616,084.00".
- 30. By inserting in line one (1) of section five (5) after the words "expenses for" the words "convention or conference".

President Fulton took the chair at 11:10 a.m.

Senator Kosek asked and received unanimous consent that the amendment be considered by division.

Senator Lamborn moved the adoption of Division 1 (sections 1 through 3) of the amendment.

Division was called for and Division 1 was adopted.

Senator Frommelt asked and received unanimous consent that further action on Senate File 864 be temporarily deferred.

Senator Riley called up the following resolution and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 31

## By THORDSEN, HICKLIN, NIELSEN, SULLIVAN, and WOOD

WHEREAS, the Sixty-second Iowa General Assembly has deemed it necessary to the state to enact legislation creating a law enforcement officers' training academy under the provisions of House File 260; and

WHEREAS, an Iowa law-enforcement academy council comprised of individuals knowledgeable in the field of law enforcement has been established as a policy-making body for the law enforcement academy; and

WHEREAS, the Federal Bureau of Investigation has in the past provided valuable assistance to the State in training law enforcement officials in Iowa but through oversight, House File 260 does not recognize the assistance granted by the Federal Bureau of Investigation; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the Sixty-second General Assembly hereby recommends to the Iowa law-enforcement academy council that the special agent in charge of the Omaha field division of the Federal Bureau of Investigation be requested by the council to serve as an ex officio council member, without voting privileges, in an advisory capacity in formulating law enforcement training policies and standards.

BE IT FURTHER RESOLVED, That the Chief Clerk of the House forward a copy of this resolution to the Attorney General and four copies to the Governor of the State and one copy each to the Lieutenant Governor and the Speaker of the House for distribution to members appointed by the Governor, Lieutenant Governor, and Speaker of the House who shall be serving on the law-enforcement academy council.

The motion prevailed and the Resolution was adopted.

Senator Gaudineer called up the following resolution and moved its adoption:

## HOUSE CONCURRENT RESOLUTION 33

#### By Tapscott of Polk

WHEREAS, the state of Iowa is, as are other states throughout the nation, experiencing a doctor shortage, especially in the field of general practitioners, for the treatment and care of its citizenry; and

WHEREAS, only one state college of medicine has been established in Iowa for the education and training of doctors; and

WHEREAS, the College of Medicine is located at the University of Iowa in Iowa City whereat students in the College receive their education and training from specialists and in working with cases requiring specialized treatment; and

WHEREAS, many of the graduated of the University of Iowa College of Medicine receive their internship outside the State and continue in postgraduate education and practice of specialized medicine; and

WHEREAS, it is of vital necessity to the welfare and interests of the people of the state of Iowa that more doctors be encouraged to enter into the general practice of medicine: NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium a study of the following:

The need for locating a medical center in the vicinity of one of the large urban communities in central Iowa whereby medical students would gain experience in working with medical cases involving general practitioning.

A review of Iowa laws, and rules and regulations relating thereto, on the adequacy of present educational and training facilities for medical students in providing necessary medical services to the citizenry of the State.

The need for the updating of the statutes, rules, and regulations governing the education and training of state medical students and the need for legislation and funds to establish any new medical center.

BE IT FUTHER RESOLVED, That the Research Committee give consideration to establishing a committee in accordance with section 2.55 of the Code to assist with the study and that any committee so established report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee shall report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

The motion was lost and the resolution failed to pass the Senate.

#### RECONSIDER HOUSE FILE 702

Senator Frommelt moved that the rules be suspended and that the vote by which House File 702, a bill for an act for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes, passed the Senate be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which House File 702 went to its third reading be reconsidered, which motion prevailed.

Senator Frommelt moved that the vote by which the Frommelt-Rigler amendment to House File 702 was adopted be reconsidered, which motion prevailed.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt and Rigler amendment, as amended and passed June 28, 1967, to House File 702 as follows:

- 1. By striking from line five (5) of section fourteen (14) the words "and sixth" and by inserting in lieu thereof the words ", sixth and seventh".
- 2. By striking from line eight (8) of section fourteen (14) the word "seventh" and by inserting in lieu thereof the word "eighth".

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt and Rigler amendment, as amended and passed June 28, 1967, to House File 702 as follows:

- 1. By inserting in line seven (7) of section twenty-five (25) after the word "counseling" the following: "(excluding investment services of trust departments)".
- 2. By inserting in line twenty-three (23) of section twenty-five (25) after the word "paper," the following: "directories,".
- 3. By inserting in line twenty-three (23) of section twenty-five (25) after the word "newspapers" the words "whether or not".
- 4. By inserting in line twenty-eight (28) of section twenty-five (25) after the word "purchase" the word "performance".

The amendment to the amendment was adopted.

Senator Frommelt moved the adoption of the Frommelt-Rigler amendment as amended.

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: 46

Balloun	Erskine	Lange	Patton
Benda	Flatt '	Lisle	Potgeter
Briles	Floy	Lodwick	Reichardt
Buren	Frommelt	Lucken	Reno
Burns	Gaudineer	Main	Rigler
Cassidy	Heaberlin	McGill	Shaff
Clarke	Heying	Mills	Shirley
DeKoster	Kibbie	Murray	Stanley
Denman	Klefstad	Neu	Stephens
Dodds	Kosek	Nurse	Van Eaton
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lamborn		

Nays: 11

Coleman	Hagedorn	Jepsen	Schaben
Condon	Hill .	Messerly	Walsh
Glenn	Hougen	Riley	

Absent or not voting: 4

DeHart

Frey

Kruck

Reppert

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 702 be immediately messaged to the House.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 184, 441, 454, 681, 727, 790, 846, and 848.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 184, 441, 454, 681, 727, 790, 846 and 848.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Balloun, Benda, Briles, Clarke, Coleman, Condon, Denman, Elvers, Erskine, Frey, Gaudineer, Heying, Hougen, Jepsen, Kibbie, Klefstad, Kosek, Lange, Lisle, Main, Neu, Nurse, Reichardt, Reppert, Riley, Schaben, Shaff, Stephens and Walsh.

#### MESSAGE 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 No. 161, a bill for an act to amend chapter 314 of the Code relating to entry upon private property for surveys.

## HOUSE AMENDMENT TO SENATE FILE 161

Amend Senate File 161 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fourteen point nine (314.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The board in control of any highway or highway system or the engineer, or any other authorized person employed by said board, may after thirty days written notice by restricted certified mail addressed to the owner and also to the occupant, enter upon private land for the purpose of making surveys, soundings, drillings, appraisals and examinations as it deems appropriate or necessary to determine the advisability or practicability of locating and constructing a highway thereon or for the purpose of determining whether gravel or other material exists on said land of suitable quality and in sufficient quantity to warrant the purchase or condemnation of said land or part thereof. Such entry, after notice, shall not be deemed a trespass, and the board may be aided by injunction to insure peaceful entry. The board shall pay actual damages caused by such entry, surveys, soundings, drillings, appraisals or examinations.

"Any damage caused by such entry, surveys, soundings, drillings, appraisals or examinations shall be determined by agreement or in the manner provided for the award of damages in condemnation of land for highway purposes. No such soundings or drillings shall be done within twenty rods of the dwelling house or buildings on said land without written consent of owner."

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 759, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds.

## Also:

That the House has refused to concur in the Senate amendment to House File 742, a bill for an act to appropriate from general fund of state for capital improvements to the State Fair Board.

#### Also:

That the House has concurred in Senate amendments to and passed House File No. 762, a bill for an act to appropriate from general fund of state for biennium funds for the central office of the state board of regents.

## Also:

That the House has concurred in Senate amendments to and passed House File No. 201, a bill for an act relating to bonded warehouses for agricultural products.

#### Also:

That the House has concurred in the Senate amendment to the House amendment, and passed Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on public highways.

#### Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 838, a bill for an act to appropriate from general fund of state for biennium to the State Board of Regents.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE AMENDMENT TO SENATE FILE 838

Senate File 838 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 for salaries. support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of all institutions under the control of the state board of regents the following sums, or so much thereof as may be necessary, for the following purposes:

#### STATE UNIVERSITY OF IOWA

## Iowa City

"Sec. 2. For the state university of Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the state university of Iowa (including 

## UNIVERSITY HOSPITAL

"Sec. 3. For the purpose of carrying out the purpose of chapter two hundred fiftyfive (255) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for medical surgical treatment of indigent patients; and for repairs, replacements and alterations for the university hospital ....

#### PSYCHOPATHIC HOSPITAL

"Sec. 4. For the psychopathic hospital for the purpose of chapter two hundred twenty-five (225) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for the care. treatment, and maintenance of committed and voluntary public patients therein; and for repairs, replacements, and alterations for the psychopathic hospital ......\$1,816,000.00

## BACTERIOLOGICAL LABORATORY

"Sec. 5. For the bacteriological laboratory there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for 

## HOSPITAL SCHOOL

"Sec. 6. For the hospital school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the 

## STATE SANATORIUM

#### Oakdale

"Sec. 7. For the state sanatorium there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous: and repairs, replacements, and alterations for the state sanatorium . . . . . . . . . . . . . . . . . \$1,386,000.00

## IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY

#### Ames

"Sec. 8. For the Iowa state university of science and technology, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the Iowa state university of science and \$20,480,000.00

## IOWA AGRICULTURE EXPERIMENT STATION

"Sec. 9. For the Iowa agricultural experiment station, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for 

## CO-OPERATIVE EXTENSION SERVICE IN AGRICULTURE AND HOME ECONOMICS

"Sec. 10. For the co-operative extension service in agriculture and home economics there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for the co-operative extension service 

## UNIVERSITY OF NORTHERN IOWA

#### Cedar Falls

"Sec. 11. For the university of northern lowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the 

## IOWA BRAILLE AND SIGHT SAVING SCHOOL

## Vinton

"Sec. 12. For the Iowa braille and sight saving school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the 

## IOWA SCHOOL FOR THE DEAF

#### Council Bluffs

"Sec. 13. For the Iowa school for the deaf there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the 

"TOTAL OF THE APPROPRIATIONS FOR THE INSTITUTIONS UNDER THE STATE BOARD OF 

"Sec. 14. The budget of total expenditures for each institution under the control of the state board of regents, 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 state board of regents 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 estimation of receipts of the respective institutions set forth in the appropriations proposals submitted to the general assembly, provided that thirty (30) days prior to such proposed increased expenditure the board shall report in writing 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 set out in its biennial report to the governor and the next general assembly such increased expenditures, the purpose thereof, and the source and amount of funds used therefor.

"No funds appropriated by this Act or receipts, which may be used for the same purposes as said appropriations, may be used for capital improvements.

State university of Iowa (including lakeside laboratory) \$70,431,000.00
University hospital
Psychopathic hospital
Bacteriological laboratory
Hospital school
State sanatorium
Iowa state university of science and technology
Iowa agricultural experiment station
Co-operative extension service in agriculture
and home economics

University of northern Iowa	
Iowa braille and sight saving school	
Iowa school for the deaf	

- "Sec. 15. 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. 16. There may be attached to each of the three (3) institutions of higher learning by the state comptroller budget analyst. The purpose of the budget analyst shall be to provide liaison between the institutions and the comptroller's office in the preparation and execution of the budgets and to accumulate financial and statistical data relative to the budgets. The budget analyst shall work closely with the financial officers of the institutions and the central office of the board of regents.
- "All financial and statistical data and information prepared or accumulated shall be made available to the governor and the general assembly for their needs in subsequent budgeting and appropriation legislation.
- "The budget analyst shall be provided adequate office space and office supplies by the institution. Salary and travel expenses shall be paid by the comptroller's office.
- "Sec. 17. Chapter eight (8), Code 1966, shall apply to this Act, except that employees whose salaries are appropriated by this Act shall not come under the division of personnel under section eight point five (8.5), Code 1966."

Consideration of Senate File 864 was resumed and the Lamborn-Coleman amendment was again taken up for consideration.

Senator Lamborn moved the adoption of Division 2 (sections 4 to 14) of the amendment.

Roll call was requested.

On the question "Shall Division 2 be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 31

Buren	Erskine	Lamborn	Riley
Burns	Gaudineer	MeGill	Schaben
Cassidy	Hagedorn	Murray	Shaff
Coleman	Heying	Nurse	Stanley
DeKoster	Kibbie	O'Malley	Van Eaton
Dodds	Klefstad	Patton	Van Gilst

Elvers Kosek Ely Kruck Reichardt

Reno

Nays: 19

Balloun Glenn
Briles Heaberl
Clarke Hill
DeHart Jepsen

Glenn Lange Heaberlin Lisle

Lisle Lodwick Lucken Neu Potgeter Rigler Shirley

Walsh

Frommelt

Kyhl

Mills

Absent or not voting: 11

Benda Condon Denman Flatt Floy Frey Hougen Main Messerly Reppert Stephens

Division 2 of the amendment was adopted.

Senator Lamborn moved the adoption of Division 3 (sections 14 to 20) of the amendment.

Division 3 was adopted.

Senator Lamborn moved the adoption of Division 4 (sections 20 through 30) of the amendment.

Senator Heying moved the previous question on Division 4 of the amendment.

Division was requested.

The motion was lost.

Division was called for on Division 4 of the amendment.

Division 4 was lost.

Senator Kruck submitted the following motion and moved its adoption:

I move to reconsider the vote by which Division 2 of the Lamborn and Coleman amendment, filed June 27, 1967, to Senate File 864 passed the Senate.

The motion prevailed.

Senator Hagedorn asked and received unanimous consent that Division 2 be subdivided with sections 4 through 6 as Division 2a. and section 7 through 13 as Division 2b.

Senator Kruck offered the following amendment to the amendment and moved its adoption:

Amend the Lamborn and Coleman amendment, filed June 27, 1967, to Senate File 864 as follows:

Potgeter

Reppert

Schaben Shaff

Shirley

Stanley

Stephens

Van Eaton

Van Gilst

Walsh

Rigler

Rilev

Reno

Reichardt

1. By striking from line fourteen (14) the figures "28,300.00" and inserting in lieu thereof the figures "27,600.00".

The amendment to the amendment was adopted.

Senator Lamborn moved the adoption of Division 2a, of the amendment.

Division 2a was adopted.

Senator Lamborn moved the adoption of Division 2b of the amendment, requesting division.

Division 2b, was lost.

Senator Kruck offered the following amendment and asked and received unanimous consent that it be withdrawn.

Amend Senate File 864 as follows:

- 1. By striking from section one (1), line eleven (11), the words and figures "five thousand (5,000) dollars" and inserting in lieu thereof the words and figures "five thousand five hundred (5,500) dollars".
- 2. By striking from section one (1), line twelve (12), the figures "27,000.00" and inserting in lieu thereof the figures "30,000.00".

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 Lamborn Flov Benda Frey Lange Briles Lisle Frommelt Lodwick Buren Glenn Burns Hagedorn Lucken Cassidy Heaberlin Main Clarke Heying McGill Coleman Hill Messerly DeKoster Mills Jepsen Kibbie Murray Denman Dodds Klefstad Neu Elvers Kosek Nurse Kruck O'Malley Elv Erskine Kyhl Patton Flatt

Nays: 0

Absent or not voting: 4

Condon

DeHart

Gaudineer

Hougen

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  $864\ \mathrm{be}$  immediately messaged to the House.

## SENATE CONCURRENT RESOLUTION 62

## 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 of Representatives be presented with the chairs occupied by them during the session, and that the custodian of the State House be instructed to crate such chairs for shipment to the home residence of the President of the Senate and the Speaker of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the chairs.

#### SENATE CONCURRENT RESOLUTION 63

#### By Frommelt and Rigler

Whereas, Senator George E. O'Malley of Polk County and Senator Vern Lisle of Page 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 service to the State of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator O'Malley and Senator Lisle be presented with the chairs which they have occupied during the Sixty-second General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment to the 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-second General Assembly be properly attached to each chair.

## 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 No. 221, a bill for an act relating to the internal operation of the district court in rendering services.

#### HOUSE AMENDMENT TO SENATE FILE 221

Amend Senate File 221, Section 1, as follows:

- 1. By adding in line eight (8) after the word "schedule" the following: ", provided that, if in the opinion of the chief judge more efficient operations in the district will result, such court sessions may be at different intervals than once each week".
- 2. Line 11, by adding after the period the following: "Such rules shall be adopted in the manner provided in section six hundred eighty-four point nineteen (684.19) of the Code."
- 3. Further amend by striking all of lines twelve (12) through thirty-five (35) and inserting the following:
- "2. The designations and the rules of court administration and civil procedure required to carry out this section shall be made and adopted by January 1, 1968, and be effective until July 1, 1969 notwithstanding sections six hundred eighty-four point nineteen (684.19) and six hundred eighty-four point twenty-one (684.21) of the Code."

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 860, a bill for an act to appropriate from general fund of the state for the biennium to the office of the Superintendent of Public Buildings and Grounds for operational costs.

#### HOUSE AMENDMENT TO SENATE FILE 860

Amend Senate File 860, Section 1 as follows:

By striking in line 7 the figures "80,000", and inserting in lieu thereof the figures "67,000"; and by striking in line 13 the figures "110,500.00", and inserting in lieu thereof the figures "97,500.00".

Also:

That the House has amended the Senate amendment and refused to concur in the Senate amendment as amended to House File 687, a bill for an act to appropriate from general fund of the state for the biennium to the department of Social Welfare for various aid funds.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 687

Amend the Senate amendment to House File 687 by adding at the end thereof the following:

"By adding a new section at the end of House File 687 as follows: Sections four hundred eighteen (418), four hundred nineteen (419) and four hundred twenty (420) of Senate File 739, Acts of the Sixty-second General Assembly, are hereby repealed."

## HOUSE AMENDMENTS CONSIDERED

Senator Klefstad called up for consideration House File 687, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, to the department of social welfare 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, support for Indians residing on a settlement, and medical assistance, amended by the Senate, further amended by the House as follows:

Amend the Senate amendment to House File 687 by adding at the end thereof the following:

"By adding a new section at the end of House File 687 as follows: "Sections four hundred eighteen (418), four hundred nineteen (419) and four hundred twenty (420) of Senate File 739, Acts of the Sixty-second General Assembly, are hereby repealed."

Senator Klefstad moved that the Senate insist in its amendments, which motion prevailed and the Senate insisted in its amendment.

#### CONFERENCE COMMITTEE

## On House File 687

President Fulton announced the appointment of Senators O'Malley, chairman; Klefstad, Hagedorn, and Kyhl, on the part of the Senate, to the Conference Committee on House File 687, an Act relating to an appropriation to the department of social welfare.

#### HOUSE AMENDMENTS CONSIDERED

Senator Coleman called up for consideration Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in the offices of the legislative research bureau, amended by the House.

Senator Benda moved that the Senate concur in the following amendment:

#### HOUSE AMENDMENT TO SENATE FILE 827

Amend Senate File 827 as follows:

- 1. By striking all after the period in line six (6) and through the period in line nine (9).
- 2. By striking in lines eleven (11) and twelve (12) the words "lowa legislative research" and substituting in lieu thereof the following: "budget and financial control".

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: 50

Balloun Erskine Benda Flatt Floy Briles Frev Buren Burns Cassidy Clarke Glenn Coleman Hagedorn DeKoster Heying Hill Denman Dodds Jepsen Elvers Kibbie Kosek Ely

Erskine Lamborn
Flatt Lange
Floy Lisle
Frey Lodwick
Frommelt Lucken
Gaudineer Main
Glenn McGill
Hagedorn Mills
Heying Murray
Hill Neu
Jepsen Nurse
Kibbie O'Malley

Patton
Potgeter
Reichardt
Rigler
Riley
Schaben
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Klefstad

Absent or not voting: 10

Condon DeHart Heaberlin Hougen Kruck Kvhl

Messerly Reno Reppert Shaff

Headerlin Kynl

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 3:00 p.m.

Senator Coleman called up for consideration Senate File 842, a bill for an act to make appropriations for expenses incurred by the committee established by house joint resolution twenty-eight (28), Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state, amended by the House, and moved that the Senate concur in the following amendment:

#### HOUSE AMENDMENT TO SENATE FILE 842

Amend Senate File 842 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 Atlantic News-Telegraph, a newspaper published in Atlantic, Iowa, and the Council Bluffs Nonpareil, a newspaper published in Council Bluffs, 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: 52

Balloun Benda Briles Buren Burns Cassidy Clarke Coleman DeKoster Dodds Elvers Elv Erskine

Flov Frev Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Hill Klefstad Kosek Kruck Kvhl

Lamborn Lange Lisle Lodwick Lucken Main McGillMills Murray

Nurse O'Malley Patton Potgeter

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley

Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 0

Absent or not voting: 9

Condon DeHart

Flatt Hougen Jepsen Kibbie

Messerly

Neu

Denman

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 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor, amended by the House, and moved that the Senate concur in the following amendment:

#### HOUSE AMENDMENT TO SENATE FILE 342

Amend Senate File 342 as follows:

- 1. Section 3, by striking in line six (6) the word "department" and inserting in lieu thereof the word "board".
  - 2. Section 8, lines one (1) and two (2), by striking the words "and duties".
- 3. Section 9, by striking in line eighteen (18) the words ", the preparation or serving of food to the public.".

- 4. Section 20, by striking in line two (2) the words "state or".
- 5. By striking Sections twenty-one (21) through twenty-seven (27) and renumbering the remaining sections.
  - 6. Section 28. by striking all of said section after the period in line six (6).
- 7. Section 29, by striking from lines five (5) and six (6) the following: "amount which would be produced by a levy of one-half (1/2) mill on the taxable property within such county or city" and inserting in lieu thereof the following: "statutory limitations found in chapters four hundred four (404) and four hundred forty-four (444) of the Code".
  - 8. By adding the following new section:

"Nothing in this Act shall be construed to impede, limit, or restrict the right of free choice by an individual to the health care or treatment that he may select."

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: 41

Balloun	Erskine	Kosek	Reichardt
Benda	Frey	Kyhl	Rigler
Briles	Frommelt	Lamborn	Riley
Burns	Gaudineer	Lodwick	Schaben
Cassidy	Glenn	Main	Shaff
Clarke	Hagedorn	McGill	Shirley
Coleman	Heaberlin	Mills	Stanley
DeKoster	Heying	Nurse	Van Eaton
Denman	Jepsen	Patton	Van Gilst
Dodds	Klefstad	Potgeter	Walsh
Ely			

Navs: 9

Buren	Floy	Kruck	Lucken
Elvers	Hougen	Lange	Stephens

Flatt

Absent or not voting: 9

Condon	Kibbie	Messerly	Neu
DeHart	Lisle	Murray	Reno
Hill		-	

Voting present: 2

O'Malley

Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Gaudineer called up the following report and moved its adoption:

## CONFERENCE COMMITTEE REPORT ON HOUSE JOINT RESOLUTION 23

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House of Representatives on House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, beg leave to report and recommend passage of the following and implementation of the same:

That the Senate Amendment to House Joint Resolution 23 be amended as follows:

1. Amend section one (1) by striking all of such section after the word "problem." in line ten (10) and inserting in lieu thereof the following:

"There shall be established to assist with the study a committee composed of three (3) members of the senate appointed by the president of the senate, of whom not more than two (2) shall be from the same political party; three (3) members of the house of representatives appointed by the speaker of the house, of whom not more than two (2) shall be of the same political party; and three (3) legislators appointed by the legislative research committee in accordance with section two point fifty-five (2.55) of the Code, at least one (1) of whom shall be a member of the research committee. The legislative research committee, in addition to legislative appointments, may place such nonlegislative members on the study committee as research committee members deem necessary. The chairman of the study committee shall be one of the legislative research committee. All research committee rules governing study committees under the jurisdiction of the research committee shall apply to the study committee herein created."

2. Amend section two (2) by striking from lines thirteen (13) and fourteen (14) the words "by the legislative research committee".

ON THE PART OF THE SENATE: LEE GAUDINEER, Chairman KENNETH BENDA RICHARD L. STEPHENS BASS VAN GUIST ON THE PART OF THE HOUSE:
WILLIAM H. HARBOR, Chairman
VERNON N. BENNETT
CHARLES P. MILLER
DALE L. TIEDEN

The report was adopted.

On motion of Senator Gaudineer, the Senate concurred in the amendment to the Senate amendment.

Senator Gaudineer moved that the resolution be read a third time, which motion prevailed, and the resolution was read a third time.

On the question "Shall the resolution pass?" the vote was:

Ayes: 52

Balloun Ersk
Benda Floy
Briles Frey
Buren From
Burns Gaud
Cassidy Glenn
Clarke Hage
DeHart Heab
DeKoster Heyir
Denman Jepse
Dodds Kibbi
Elvers Kosel

Erskine
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie
Kosek

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray

Nurse

Patton

O'Mallev

Potgeter

Reichardt Reno Reppert Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Klefstad

Absent or not voting: 8

Coleman Condon Flatt Hill

Hougen Kruck Lisle Neu

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Dodds submitted the following report and moved its adoption:

# CONFERENCE COMMITTEE REPORT ON SENATE FILE 796

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 796, an Act relating to disaster aid for governmental subdivisions, beg leave to report and make the following recommendations:

- 1. Amend Senate File 796 by inserting as Section 1, and renumbering the remaining sections accordingly, the following:
- "Section 1. For the purpose of this Act, 'governmental subdivision' means a city, town, county, or school district."
- 2. Amend Section 1 by striking from line five (5) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 3. Further amend Section 1 by striking from line eight (8) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 4. Further amend Section 1 by striking from line ten (10) the word "municipality" and inserting in lieu thereof the words "governmental subdivision".
- 5. Further amend Section 1 by striking from line twelve (12) the words 'local government' and inserting in lieu thereof the words 'governmental subdivision'.
- 6. Further amend Section 1 by inserting in line 19 after the words 'Said loan' the words ', without interest,'.

ON THE PART OF THE SENATE: ROBERT R. DODDS, Chairman HUGH H. CLARKE ROGER J. SHAFF ON THE PART OF THE HOUSE: JOHN CAMP, Chairman EDWIN A, HICKLIN RAYMOND MILLER

The motion prevailed and the report was adopted.

Senator Dodds moved the adoption of the recommendations and amendments contained therein, 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:

Ayes: 46

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
Denman
Dodds
Elvers
Ely

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Klefstad
Kosek

Floy

Lamborn
Lange
Lisle
Lodwick
Main
McGill
Mills
Murray
Nurse

O'Malley

Kyhl.

Potgeter Reichardt Reno Reppert Rigler Riley Schaben Shaff Stanley Van Eaton Walsh

Nays: 4

DeKoster

Erskine

Lucken

Stephens

Absent or not voting: 11

Buren Condon Hill. Kibbie Messerly Neu

Shirley Van Gilst

Flatt

Patton

Kruck

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## SENATE CONCURRENT RESOLUTION 61

Senator Lodwick called up Senate Concurrent Resolution 61, found on page 2294 of the journal, and moved its adoption.

The Resolution was adopted.

## HOUSE CONCURRENT RESOLUTION 15

Senator Stanley called up House Concurrent Resolution 15 and moved its adoption.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate was called to order with President Fulton presiding.

Consideration of House Concurrent Resolution 15 was resumed.

Senator Stanley moved the adoption of the resolution.

Division was requested.

Senator Murray requested a roll call.

On the question "Shall the resolution be adopted?" the vote was:

Ayes: 36

Balloun Burns Clarke DeKoster Denman Dodds Erskine Flatt

Glenn Heaberlin Heying Hill Kosek Kyhl Lamborn Lodwick

Gaudineer

Lucken McGill Messerly Mills Neu Nurse O'Malley Patton Potgeter

Rigler Rilev Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 10

Frev

Buren Coleman · Condon

Elvers Ely Floy

Hagedorn Kibbie

Murray Reppert Absent or not voting: 15

Benda Frommelt Kruck Reichardt
Briles Hougen Lange Reno
Cassidy Jepsen Lisle Walsh
DeHart Klefstad Main

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

#### HOUSE AMENDMENTS CONSIDERED

Senator Gaudineer called up for consideration Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, amended by the House as follows:

## HOUSE AMENDMENT TO SENATE FILE 283

Amend Senate File 283 as follows:

1. By striking section one (1) and inserting the following in lieu thereof:

"Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:

For judicial purposes the state is hereby divided into eighteen (18) judicial districts as follows:

The first district shall consist of the counties of Lee, Henry, Des Moines and Louisa.

The second district shall consist of the counties of Lucas, Monroe, Wapello, Jefferson, Davis, Van Buren and Appanoose.

The third district shall consist of the counties of Wayne, Decatur, Clarke, Union, Ringgold, Taylor and Adams.

The fourth district shall consist of the counties of Woodbury and Monona.

The fifth district shall consist of the counties of Dallas, Guthrie, Adair, Madison, Warren and Marion.

The sixth district shall consist of the counties of Jasper, Poweshiek, Mahaska, Keokuk and Washington.

The seventh district shall consist of the counties of Muscatine, Scott, Clinton and Jackson.

The eighth district shall consist of the counties of Iowa, Johnson, Linn, Jones and Cedar.

The ninth district shall consist of the county of Polk.

The tenth district shall consist of the counties of Buchanan, Black Hawk and Grundy.

The eleventh district shall consist of the counties of Story, Boone, Webster, Hamilton, Hardin, Franklin and Wright.

The twelfth district shall consist of the counties of Bremer, Butler, Floyd, Mitchell, Worth, Cerro Gordo, Hancock and Winnebago.

The thirteenth district shall consist of the counties of Clayton, Dubuque, Delaware, Allamakee, Fayette, Winneshiek, Howard and Chickasaw.

The fourteenth district shall consist of the counties of Buena Vista, Clay, Palo Alto, Kossuth, Emmet, Dickinson, Humboldt and Pocahontas.

The fifteenth district shall consist of the counties of Pottawattamie, Cass, Shelby, Audubon, Montgomery, Mills, Page, Fremont and Harrison.

The sixteenth district shall consist of the counties of Ida, Sac, Calhoun, Crawford, Carroll and Greene.

The seventeenth district shall consist of the counties of Tama, Benton and Marshall.

The eighteenth district shall consist of the counties of Cherokee, O'Brien, Osceola, Lyon, Sioux and Plymouth."

- 2. By striking from line four (4) of section three (3) the words "each of the" and inserting in lieu thereof the words "the first, seventh and eighth".
- 3. By striking from line three (3) of section four (4) the word "each" and inserting in lieu thereof the thereof the words "the first, seventh, and eighth" and by striking the word "district" in line four (4) of section four (4) and substituting in lieu thereof the word "districts".
  - 4. By striking Section seven (7).

Senator Gaudineer offered the following amendment to the amendment, filed by Senators Gaudineer and Mills, and moved its adoption:

Amend the House amendment to Senate File 283 as follows:

- 1. By striking from line fifty-three (53) the words, "the first, seventh and eighth" and by inserting in lieu thereof the words, "the first, eighth, tenth and thirteenth".
- 2. Further amend by striking in lines fifty-six (56) and fifty-seven (57) the words, "the first, seventh, and eighth" and by inserting in lieu thereof the words, "the first, eighth, tenth and thirteenth".

The amendment to the amendment was adopted.

Senator Patton offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 283 as follows:

- 1. By inserting in line twenty-eight (28) before the word "Black", the word "Delaware.".
  - 2. By striking from line thirty-six (36) the word "Delaware,".

Senator Condon moved the previous question on the amendment.

Division was called for and the motion was lost.

Senator Patton renewed his motion to adopt the amendment to the amendment.

Division was called for and the amendment to the amendment was lost.

Senator Gaudineer 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: 36

Balloun
Benda
Burns
Cassidy
Coleman
Condon
DeKoster
Denman

Elvers
Ely
Flatt
Frommelt
Gaudineer
Hagedorn
Heaberlin
Heying

Kosek Kyhl Lamborn Lucken Main Messerly Mills

Nurse

O'Malley

Potgeter Reichardt Reppert Riley Shaff Shirley Stanley Stephens Van Gilst

Nays: 17

Dodds

Clarke Erskine Frey Glenn Klefstad Kruck Lange Lodwick

Jepsen

McGill Murray Neu Patton Reno Rigler Schaben Van Eaton

Absent or not voting: 6

Briles Buren

Hill

DeHart Floy Hougen

Lisle

Voting present: 2

Kibbie

Walsh

The Senate concurred in the House amendment.

Senator Gaudineer moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes: 38
Balloun

Benda Burns Cassidy Clarke Coleman Condon DeKoster Elvers
Ely
Flatt
Frey
Frommelt
Gaudineer
Heaberlin
Heying

Kyhl Lamborn Lucken Main Messerly

Main Messerly Mills Nurse O'Malley Reichardt Reppert Riley

Shaff Shirley Stanley Stephens

Stephens Van Gilst Denman Dodds Jepsen Kosek Potgeter

Walsh

Nays: 16

Erskine Glenn Hagedorn Hill Klefstad Kruck Lange Lodwick McGill Murray Neu Patton

Reno Rigler Schaben Van Eaton

Absent or not voting: 7

Briles

DeHart Floy Hougen Kibbie Lisle

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Gaudineer asked and received unanimous consent that Senate File 283 be immediately messaged to the House.

Senator Gaudineer called up for consideration Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 221, Section 1, as follows:

- 1. By adding in line eight (8) after the word "schedule" the following: ", provided that, if in the opinion of the chief judge more efficient operations in the district will result, such court sessions may be at different intervals than once each week".
- 2. Line 11, by adding after the period the following: "Such rules shall be adopted in the manner provided in section six hundred eighty-four point nineteen (684.19) of the Code."
- 3. Further amend by striking all of lines twelve (12) through thirty-five (35) and inserting the following:
- "2. The designations and the rules of court administration and civil procedure required to carry out this section shall be made and adopted by January 1, 1968, and be effective until July 1, 1969 notwithstanding sections six hundred eighty-four point nineteen (684.19) and six hundred eighty-four point twenty-one (684.21) of the Code."

The Senate concurred in the House amendment.

Senator Gaudineer 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 Buren Frey Frommelt Gaudineer Lamborn Lange Lodwick

Reichardt Reno Reppert

Glenn Lucken Burns Rigler Cassidy Hagedorn Main Riley Clarke Heaberlin McGill Schaben Heying Coleman Messerly Shaff Condon Hill Mills Shirley DeKoster Jepsen Murray Stanley Kibbie Denman Neu Stephens Dodds Klefstad Nurse Van Eaton Elvers Kosek O'Malley Van Gilst Kyhl Ely Potgeter Walsh Flatt

Nays: 0

Absent or not voting: 8

Briles Erskine Hougen Lisle DeHart Floy Kruck Patton

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

#### RECONSIDER HOUSE FILE 747

Senator Reichardt called up his motion to reconsider the vote by which House File 747, a bill for an act to appropriate from the general fund for capital improvements for institutions under the board of regents, passed the Senate, and moved its adoption.

Division was requested.

The motion prevailed.

Senator Reichardt moved that the vote by which House File 747 went to its third reading be reconsidered, which motion prevailed.

Senator Riley moved that the vote by which the Flatt amendment was adopted by the Senate be reconsidered, which motion prevailed.

Senator Flatt asked and received unanimous consent that the amendment be withdrawn.

Senator Flatt offered the following amendment filed by Senators Flatt, Balloun, Frey, Schaben, Lange, Briles, Lisle, Erskine, Shirley, Van Eaton, Klefstad, Main and Heaberlin and moved its adoption:

Amend House File 747 as amended by striking in line 4 after the word "of" the words and figures "thirty million (30,000,000) dollars" and inserting in lieu thereof the words and figures "thirty million seven hundred thousand (30,700,000) dollars".

Further amend by adding in section one (1) after line eleven (11) the following:

"From the funds appropriated by this Act, there shall be allocated the specific sum of seven hundred thousand (700,000) dollars, to be used in the following manner:

To select, and proceed with the acquisition of a site, within the western one-third of the geographic area of the state of Iowa, for a state institution of higher education to become a college for the training of teachers and to offer courses leading to the baccalaureate degrees in the arts and sciences; for the employment of architects, engineers, and planning consultants, for the construction of new buildings, improvements, or alterations, or for any other capital expenditures the board may deem necessary to comply with the requirements of this Act."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 26

Balloun Benda Briles DeKoster Erskine Flatt Glenn Hagedorn Heaberlin Jepsen Klefstad Kosek

Lamborn

Lange Lucken Main Neu Nurse Potgeter Reno Schaben Shirley Stanley Van Eaton Walsh

Frey

Nays: 29

Buren
Burns
Cassidy
Clarke
Coleman
DeHart
Dodds
Elvers

Ely Frommelt Gaudineer Heying Hill Kibbie Kyhl

Lodwick McGill Messerly Mills Murray O'Malley Patton Reichardt Reppert Rigler Riley Shaff Stephens Van Gilst

Absent or not voting: 6

Condon Denman Floy Hougen Kruck

Lisle

The amendment was lost.

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

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman

Elvers
Ely
Erskine
Flatt
Frey
Frommelt
Gaudineer
Glenn

Kosek Kyhl Lamborn Lange Lodwick Lucken

McGill

Messerly

O'Malley
Potgeter
Reichardt
Reno
Rigler
Riley
Shaff
Shirley

Condon Hagedorn Mills Stanley Stephens DeHart Heying Murray Hill Neu Van Gilst DeKoster Nurse Walsh Denman Jepsen Kibbie Dodds

Navs: 5

Heaberlin Main Schaben Van Eaton

Klefstad

Absent or not voting: 6

Floy Kruck Patton Reppert Hougen Lisle

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 House File 747 be immediately messaged to the House.

#### REPORT OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred House File 761, a bill for an act to authorize expenditures by various regulatory divisions in the department of agriculture from trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorization of funds during the biennium if funds authorized in this Act are insufficient, 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 Coleman moved that the rules be suspended and that House File 761 be taken up for consideration, which motion prevailed.

## THIRD READING OF BILLS

On motion of Senator Main, House File 761, a bill for an act to authorize expenditures by various regulatory divisions in department of agriculture from trust funds, 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:

Aves: 50

Balloun
Benda
Briles
Buren
Burns
Cassidy
Coleman
DeHart
DeKoster
Dodds
Elvers
Elv

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Klefstad
Kosek

Kyhl

Lamborn

Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Lange

Reno Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reichardt

Nays: 0

Flatt

Absent or not voting: 11

Clarke Condon Denman Erskine Floy Hougen Kibbie Kruck Lisle

Potgeter Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stanley moved that Senate File 111 be taken up for consideration and requested a roll call on the motion.

On the question "Shall the motion prevail?" the vote was:

Ayes: 29

Balloun
Briles
Clarke
DeHart
DeKoster
Erskine
Flatt
Gaudineer

Hill
Jepsen
Kosek
Kyhl
Lamborn
Lange
Lodwick

Lucken
Main
Messerly
Mills
Neu
Potgeter
Reichardt

Rigler Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 19

Benda Buren Burns Cassidy Coleman Denman
Dodds
Elvers
Ely
Frommelt

Hagedorn Heying Kibbie Klefstad Nurse

O'Malley Reno Schaben Shirley Absent or not voting: 13

Condon Floy Frey Heaberlin Hougen \*

Kruck

Lisle McGill Murray Patton Reppert Riley

Glenn

The motion prevailed.

The President of the Senate announced the following Call of the Senate on Senate File 111 and all amendments and motions thereto:

#### CALL OF THE SENATE

Mr. President:

Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 111 and all amendments and motions thereto.

G. E. KLEFSTAD
GEORGE O'MALLEY
C. JOSEPH COLEMAN
R. R. DODDS
DONALD MURRAY
JOHN P. KIBBIE
MERLE HAGEDORN
GENE CONDON

HOWARD REPPERT, JR.
JOSEPH CASSIDY
ROBERT BURNS
EUGENE HILL
JOHN ELY
JOHN W. PATTON
DONALD McGILL

WILLIAM DENMAN ANDREW G. FROMMELT

Senator Stanley moved that the Call of the Senate be lifted, which motion was lost. The Secretary was directed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Condon, Floy, Hougen, Kruck, Lisle, Potgeter, Reppert, Riley and Walsh.

President Pro Tempore O'Malley took the chair at 7:55 p.m.

#### UNFINISHED BUSINESS

Senator Frommelt called up the motion filed by him to reconsider the vote by which House File 389, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices, failed to pass the Senate, and moved its adoption, which motion prevailed.

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

Balloun Benda Burns

Ely Flatt Frey Klefstad Kosek Kyhl

O'Malley Patton Potgeter

Lamborn Reichardt Frommelt Cassidy Clarke Gaudineer Lodwick Reno Lucken Riley Coleman Glenn Schaben DeHart Hagedorn Main Shaff DeKoster Heaberlin McGill Stanley Heying Messerly Denman Neu Van Eaton Dodds Hill Walsh Nurse Elvers Jepsen

Navs: 7

Briles Mills Rigler Stephens
Lange Murray Shirley

Absent or not voting: 10

Buren Floy Kruck Reppert
Condon Hougen Lisle Van Gilst
Erskine Kibbie

Voting present: 1

## Shaff

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 389 be immediately messaged to the House.

Senator Murray called up the motion filed by him to reconsider the vote by which House File 738, a bill for an act relating to legislative printing, passed the Senate be reconsidered, and moved its adoption, which motion prevailed.

Senator Murray moved that the vote by which House File 733 went to its third reading be reconsidered, which motion prevailed.

Senator Murray called up the following amendment filed by Senators Benda and Kibbie and moved its adoption:

House File 738, section one (1), is hereby amended as follows:

- 1. Amend by striking line two (2) and inserting in lieu thereof the following:
- "amended as follows:
- "1. By striking from lines eight (8) and nine (9) the".
- 2. By adding thereto the following paragraph:

"All contracts for the printing of bills, resolutions, calendars, journals, and such other printing deemed necessary by the general assembly for the operation of a session thereof shall be let by the legislative research committee. The state printing board upon request of the legislative research committee shall assist in the letting of such contracts."

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: 46

Balloun	Erskine	Lamborn	Potgeter
Benda	Flatt	Lange	Reichardt
Briles	Frey	Lodwick	Reno
Burns	Frommelt	Lucken	Riley
Cassidy .	Gaudineer	McGill	Schaben
Clarke	Hagedorn	Messerly	Shaff
Coleman	Heaberlin	Mills	Shirley
DeKoster	Heying	Murray	Stanley
Denman	Kibbie	Neu	Stephens
Dodds	Klefstad	Nurse	Van Eaton
Elvers	Kosek	O'Malley	Van Gilst
Ely	Kyhl		

Nays: 0

Absent or not voting: 15

Buren	Glenn	Kruck	Repper
Condon	Hill	Lisle	Rigler
DeHart	Hougen	Main	Walsh
Flov	Jepsen	Patton	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## REPORTS OF INVESTIGATING COMMITTEES

Senator Benda submitted the following report:

President of the Senate:

Your committee to investigate the character and qualifications of Al Meacham of Grinnell, Poweshiek County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1973, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

KENNETH BENDA JAMES F. SCHABEN ALAN SHIRLEY GILBERT E. KLEFSTAD JOSEPH B. FLATT On motion of Senator Benda, the report was adopted.

Senator Benda moved the appointment of Al Meacham as a member of the Iowa Merit Employment Commission, for the term ending June 30, 1973.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 54

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 7

Buren Condon Floy Hougen Kruck Lisle Reppert

The motion prevailed and President Fulton declared the appointment of Al Meacham as a member of the Iowa Merit Employment Commission confirmed for the term ending June 30, 1973.

Senator O'Malley submitted the following report:

## Mr. President:

Your committee to investigate the character and qualifications of Charles F. Iles of Des Moines, Polk County, Iowa, for the appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1969, in accordance with Section 2.40 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GEORGE E, O'MALLEY CLIFTON C, LAMBORN ERNEST KOSEK WILLIAM J, REICHARDT ROBERT R, DODDS On motion of Senator O'Malley, the report was adopted.

Senator O'Malley moved the appointment of Charles F. Iles as a member of the lowa Merit Employment Commission, for the term ending June 30, 1969.

On the question 'Shall the appointee be confirmed?" the vote was:

Ayes: 52

Balloun
Benda
Briles
Burns
Cassidy
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine
Flatt

Frey Frommelt . Gaudineer Glenn Hagedorn Heaberlin Heying Hill

Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek
Kyhl

Lamborn Lange Lodwick Lucken Main

McGill
McSserly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Reno Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 9

Buren Clarke Denman Flov Hougen Kruck Lisle Reppert

Walsh

Condon

The motion prevailed and President Fulton declared the appointment of Charles F. Iles as a member of the Iowa Merit Employment Commission confirmed for the term ending June 30, 1969.

Senator Frommelt submitted the following report:

Mr. President:

Your committee to investigate the character and qualifications of Mrs. Emma Jo Uban of Cedar Falls, Black Hawk County, Iowa, for the appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572, Acts of the Sixty-second General Assembly, for the term ending June 30, 1971, in accordance with Section 2.40 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GENE F. CONDON ALDEN J. ERSKINE HUGH H. CLARKE DELBERT FLOY LEE GAUDINEER On motion of Senator Frommelt, the report was adopted.

Senator Frommelt moved the appointment of Mrs. Emma Jo Uban as a member of the Iowa Merit Employment Commission, for the term ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes: 52

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
Erskine

Flatt
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kosek
Kyhl

Lamborn
Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Reichardt Reno Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Potgeter

Nays: 0

Absent or not voting: 9

Buren Condon DeHart Floy Hougen Jepsen Kruck Lisle Reppert

The motion prevailed and President Fulton declared the appointment of Mrs. Emma Jo Uban as a member of the Iowa Merit Employment Commission confirmed for the term ending June 30, 1971.

#### THIRD READING OF BILLS

On motion of Senator Hagedorn, House File 642, a bill for an act relating to roadside parks, was taken up for consideration.

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: 27

Balloun Benda Briles Burns Dodds Elvers Ely Erskine Heying Kosek Main McGill

Reichardt Riley Schaben Stanley Cassidy Frey Messerly Van Eaton
Coleman Hagedorn Nurse Van Gilst
Denman Heaberlin O'Malley

Navs: 21

Ruren Glenn Lange Potgeter Kibbie Lodwick Reno Clarke Klefstad Mille Rigler DeHart DeKoster Kvhl Murray Shirlev Lamborn Neu Stephens Frommelt

Gaudineer

Absent or not voting: 10

CondonHillKruckReppertFlattHougenLisleWalshFloyJepsen

Voting present: 3

Lucken Patton Shaff

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

#### 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 refused to concur in the Senate amendment to House File 747, an Act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents.

WILLIAM R. KENDRICK, Chief Clerk

## HOUSE MESSAGE CONSIDERED

Senator Frommelt called up for consideration House File 747, an Act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, amended by the Senate with the House refusing to concur in the Senate amendment and moved that the Senate insist in its amendment.

The motion prevailed and the Senate insisted in its amendment.

#### INTRODUCTION OF BILLS

Senate File 874, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa development commission.

Read first and second times and placed on calendar.

Senate File 875, 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 instruction for specified school aid.

Read first and second times and placed on calendar.

Senate File 876, 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 instruction for vocational education aid.

Read first and second times and placed on calendar.

# REPORT OF CONFERENCE COMMITTEE SENATE FILE 677

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House on Senate File 677, a bill for an Act relating to the Iowa Public Employees' Retirement System and providing an appropriation therefor, begs leave to report and to make the following recommendations:

That Senate File 677 as passed by the Senate be amended as follows:

- 1. Section 9, line twenty-eight (28), by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "seven thousand (7,000) dollars."
- 2. Section 26, line thirty-three (33), by striking the words "seventieth (70) birthday or his"; also by striking from line thirty-four (34) the words ", whichever is earlier" and inserting in lieu thereof a period.
  - 3. By adding thereto the following new section:

"Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, is hereby amended by inserting in line five (5) a period after the word 'system' and striking the remainder of said subsection." ANDREW G. FROMMELT, Chairman GENE CONDON KENNETH BENDA ELMER LANGE On the Part of the Senate

CHARLES E. GRASSLEY, Chairman A. L. MENSING DONALD E. BAKER CLEVE CARNAHAN On the Part of the House

## HOUSE JOINT RESOLUTION 24

Senator Ely called up the motion filed by him to reconsider the vote by which House Joint Resolution 24, a joint resolution to continue the Iowa State Fair and World Food Exposition study committee established by the Sixty-first General Assembly, and to make an appropriation therefor, failed to pass the Senate, and moved its adoption.

Division was requested, and the motion prevailed.

Senator Ely moved that the resolution be read a third time now, which motion prevailed and the resolution was read a third time.

President Fulton took the chair at 8:30 p.m.

On the question "Shall the resolution pass?" the vote was:

Rule 8 was invoked

Aves: 38

Renda Briles Burns Cassidy Coleman Hill Denman Dodds Kibbie Elv Kosek Flatt Kyhl Frev

Frommelt Hagedorn Heaberlin Heving Jepsen

Lucken Main McGill Mills Murray Nurse O'Mallev Lamborn

Potgeter Reichardt Reno Schaben Shirlev Stanley Stephens Van Gilst Walsh

Navs: 15

Balloun Buren Clarke DeHart

DeKoster Elvers Erskine Gaudineer Glenn Klefstad : Patton Rigler

Lange

Lodwick

Riley Shaff Van Eaton

Absent or not voting: 8

Condon Flov

Hougen Kruck

Lisle Messerly

Neu Reppert

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Elvers 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 146, 178, 192, 222, 280, 614, 668, 772 and House Joint Resolution 11.

ADOLPH W. ELVERS, Chairman Senate Committee A. L. MENSING, 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 146, 178, 192, 222, 280, 614, 668, 772 and House Joint Resolution 11.

#### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 29th day of June, 1967, sent to the governor for his approval, Senate Files 184, 441, 454, 681, 727, 790, 846 and 848.

ADOLPH W. ELVERS, Chairman

Passed on file.

## AMENDMENTS FILED

Amend House File 560 as follows:

- 1. By inserting in line five (5) of section one (1) after the word "lowa" the words "and for judges of the municipal courts".
- 2. By striking from line two (2) of section three (3) the words "or district" and by inserting in lieu thereof the words ", district or municipal".

HOWARD C. REPPERT, JR.

Amend Senate File 853 as follows:

- 1. Amend section seven (7) by striking from line six (6) the figures "53,500.00" and by inserting in lieu thereof the figures "67,000.00".
- 2. Further amend section seven (7) by striking from line eight (8) the figures "17,500,00" and by inserting in lieu thereof the figures "22,000,00".
- 3. Further amend section seven (7) by striking from line eleven (11) the figures "71,000,00" and by inserting in lieu thereof the figures "89,000,00".

JOHN M. ELY, JR. DAVID STANLEY WILLIAM F. DENMAN

Amend Senate File 843, line twenty-three (23) by striking the figure "\$660.00" and inserting the figure "\$330.00."

By COLEMAN

## Amend Senate File 853 as follows:

- 1. Section fifty-one (51), line thirteen (13), strike the figures "\$1,518,670.00" and insert in lieu thereof the figures "\$1,595,920.00".
- 2. Section fifty-one (51), line twenty (20), strike the figures "\$1,608,670.00" and insert in lieu thereof the figures "\$1,685,920.00".
- 3. Section fifty-one (51), lines four (4) and five (5), strike the words and figures "one million six hundred eight thousand six hundred seventy (1,608,670)" and insert in lieu thereof the words and figures "one million six hundred eighty-five thousand nine hundred twenty (1,685,920)".

4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:

"Section six hundred five point one (605.1), Code 1966, is hereby amended by striking from line two (2) the word 'eighteen' and by inserting in lieu thereof the word and figures 'nineteen (19)'."

MAX MILO MILLS LEE GAUDINEER

## Amend Senate File 853 as follows:

- 1. Section fifty-two (52), line fourteen (14), strike the figures "\$342,870.00" and insert in lieu thereof the figures "\$361,410.00".
- 2. Section fifty-two (52), line twenty (20), strike the figures "\$366,570.00" and insert in lieu thereof the figures "\$385,110.00".
- 3. Section fifty-two (52), lines three (3) and four (4), strike the figures and words 'three hundred sixty-six thousand five hundred seventy (366,570)" and insert in lieu thereof the figures and words 'three hundred eighty-five thousand one hundred ten (385.10)".
- 4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:

"Section six hundred eighty-four point seventeen (684.17), Code 1966, is hereby amended by striking from line three (3) the word "twenty" and by inserting in lieu thereof "twenty-two (22)"."

LEE GAUDINEER
MAX MILO MILLS

#### Amend Senate File 874 as follows:

1. By striking from line ten (10) the figures "900.00" and inserting in lieu thereof the figures "450.00".

APPROPRIATIONS COMMITTEE

## Amend Senate File 853, Section nine (9), as follows:

- 1. By striking from lines four (4) and five (5) the words "one million one hundred thirty-seven thousand four hundred seventy-five (1,137,475) and inserting in lieu thereof the words "one million one hundred seventy-seven thousand four hundred seventy-five (1,177,475)".
- 2. By striking from line nine (9) the figure "202,370.00" and inserting in lieu thereof the figure "242,370.00".
- 3. By striking from line twelve (12) the figure "256,370.00" and inserting in lieu thereof the figure "296,370.00".
- 4. By striking from line twenty (20) the figure "1,137,475.00" and inserting in lieu thereof the figure "1,177,475.00".

APPROPRIATIONS COMMITTEE

Amend Senate File 853, Section 15 as follows:

- 1. By striking from lines three (3) and four (4) the words and figures "two hundred eighty thousand dollars (\$280,000.00)" and inserting in lieu thereof the following: "two hundred eighty-two thousand dollars (\$282,000.00)"
  - 2. By striking from line eleven (11) the figure "60,000.00" and inserting "62,000.00".
- 3. By striking from line thirty-three (33) the figure "280,000.00" and inserting "282,000.00".

APPROPRIATIONS COMMITTEE

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Friday, June 30, 1967.

## JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Friday, June 30, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend Dr. Richard Trost, pastor of the St. John's Lutheran Church, Charles City, Iowa.

Senator Dodds took the chair at 8:30 a.m.

On motion of Senator Frommelt the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Pro Tempore O'Malley officiating.

#### BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 28, 1967, the Governor had approved the following bill:

Senate File 809, an act relating to registration plates.

Also that on June 29, 1967, the Governor had approved the following bills:

Senate File 784, an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities.

Senate File 579, an act to provide tuition loans for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefor.

# CONFERENCE COMMITTEE ON HOUSE FILE 747

President Fulton announced the appointment of Senators Burns, chairman; Riley, Denman, and Flatt, on the part of the Senate, to the Conference Committee on House File 747, relating to appropriations for capital improvements for the board of regents.

## SECOND CONFERENCE COMMITTEE ON SENATE FILE 616

President Fulton announced the appointment of Senators Cassidy, chairman; Elvers, Ely, and DeKoster, on the part of the Senate, to the second Conference Committee on Senate File 616, an Act relating to vocational schools.

# 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: House File 769 and House File 441.

HOWARD C. REPPERT, JR., Chairman

#### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state 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.

#### HOUSE AMENDMENT TO SENATE FILE 775

Amend Senate File 775 as follows:

- 1. Section 1, lines three (3) and four (4) by striking the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred seventeen thousand five hundred (7,917,500)".
- 2. Section 1, line seven (7), by striking the words "stream and lake access," and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 3. Section 2, line six (6), by striking the words "stream and lake access" and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 4. Section 2, line nine (9), by striking the figures "7,430,000.00" and inserting in lieu thereof the figures "7,917,500.00".
  - 5. Section 5:
  - (1) By inserting after line seven (7) the following:

  - "Iowa Lake 3 1/2 miles northwest of Harris, Iowa . . . . . . . . . . . . 5,000.00".

  - (2) By adding to Section 5 the following:

- Amend the title as follows:
- (1) By inserting in line five (5) after the word "control," the word "river,".
- (2) By inserting in line six (6) after the word "access," the words "development and maintenance of water-oriented facilities,".

#### Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 732, a bill for an act relating to state communications and educational radio and television.

## HOUSE AMENDMENT TO SENATE FILE 732

Amend Senate File 732 as follows:

- 1. Section 5, line twelve (12), by striking the words "The chairman of the state board of control" and inserting in lieu thereof the words "The chairman of the council on social services".
- 2. Section 17, by striking all after the word "thereof" in line six (6) and through the period in line fourteen (14) and substituting in lieu thereof the following:

"if the attorney general has filed a complaint on behalf of the state of Iowa questioning the fairness and reasonableness of said charge, rate or fee, unless the Iowa commerce commission shall upon hearing affirmatively find that such charge, fee, and rate is fair and reasonable."

- 3. By adding thereto the following new section:
- "Sec. 20. There is hereby appropriated from the general fund of the state to the educational radio and television network board the sum of five hundred thousand (500,000.00) dollars for the implementation of an educational television system in the state of Iowa."
  - 4. Amend the title by adding the following: "and making an appropriation therefor".

Also:

That the House has adopted the Conference Committee report and the amendments contained therein and passed Senate File 796 a bill for an act relating to disaster aid for governmental subdivisions.

Also:

That the House has adopted the Conference Committee report and the amendments contained therein and passed Senate File 677 a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

Also:

That the House has concurred in Senate amendments to and passed House File No. 702, a bill for an act for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes.

Also:

That the House has concurred in the Senate amendment to the House amendment and passed, Senate File 283, a bill for an act to establish the judicial districts for the districts courts and to provide for determination of the number of judges in each district.

Also:

That the Speaker of the House has appointed the following conferees on the part of the House to House File 687 a bill for an act to appropriate from the general fund of the state for the biennium to the department of social welfare for aid programs:

Rep. LeRoy S. Miller, Chairman

Rep. Paul D. McCray

Rep. Andrew Varley

Rep. A. June Franklin

Also

That the House has concurred in Senate amendments to and passed House File No. 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund.

Also:

That the House refuses to concur in the Senate amendments to House File 765 a bill for an act to appropriate from general fund of state to the higher education facilities commission.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE AMENDMENTS CONSIDERED

Senator Frommelt called up for consideration Senate File 161, a bill for an act to amend chapter three hundred fourteen (314) Code 1966, relating to entry upon private property for surveys, amended by the House, as follows:

#### HOUSE AMENDMENT TO SENATE FILE 161

Amend Senate File 161 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fourteen point nine (314.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The board in control of any highway or highway system or the engineer, or any other authorized person employed by said board, may after thirty days written notice by restricted certified mail addressed to the owner and also to the occupant, enter upon private land for the purpose of making surveys, soundings, drillings, appraisals and examinations as it deems appropriate or necessary to determine the advisability or practicability of locating and constructing a highway thereon or for the purpose of determining whether gravel or other material exists on said land of suitable quality and in sufficient quantity to warrant the purchase or condemnation of said land or part thereof. Such entry, after notice, shall not be deemed a trespass, and the board may be aided by injunction to insure peaceful entry. The board shall pay actual damages caused by such entry, surveys, soundings, drilling, appraisals or examinations.

"Any damage caused by such entry, surveys, soundings, drillings, appraisals or examinations shall be determined by agreement or in the manner provided for the award of damages in condemnation of land for highway purposes. No such soundings or drillings shall be done within twenty rods of the dwelling house or buildings on said land without written consent of owner."

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 161 as follows:

- 1. By inserting after the word "board" in line seven (7) the words "or commission".
- 2. By inserting after the word "board" in line nine (9) the words "or commission".
- 3. By inserting after the word "board" in line twenty (20) the words "or commission".
- 4. By inserting after the word "board" in line twenty-one (21) the words "or commission".

The amendment to the amendment was adopted.

On motion of Senator Frommelt, the Senate concurred in the House amendment as amended.

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

Benda
Cassidy
Coleman
DeHart
DeKoster
Dodds
Elvers
Ely
Erskine
Floy
Frommelt

Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Kibbie
Kruck
Kyhl
Lamborn

Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Nurse
O'Malley
Patton
Reichardt

Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 3

Clarke

Potgeter

Lange

Stephens

Absent or not voting: 15

Balloun Briles Buren Burns Condon Denman Flatt Frey Gaudineer Hill Klefstad

Messerly Neu Reno

Frey Kosek

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 161 be immediately messaged to the House.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel. The Senate reconvened with Senator Coleman presiding.

Senator Frommelt asked and received unanimous consent that the Call of the Senate be lifted on Senate File 111.

#### THIRD READING OF BILLS

On motion of Senator Stanley, Senate File 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to Iowa liquor control commission and aid in prevention of illegal payments, was taken up for further consideration.

Senator Reppert called up the amendment filed by him February 7, found on page 261 of the journal.

Senator Stanley rose on point of order on the grounds the amendment was not germane to the bill or to the title of the bill.

The Chair ruled the point well taken.

Out of order also was the amendment to the amendment filed by Senator Reppert

February 7, found on page 952 of the journal.

Senator Reppert called up the amendment filed June 22, found on page 2203 of the journal.

Senator Stanley rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point well taken.

Senator Reppert moved that the rules be suspended and that the amendment be considered.

Senator Lucken moved the previous question on the Reppert motion, calling for division.

The motion carried.

Senator Reppert called for a roll call on his motion to suspend the rules.

On the question "Shall the rules be suspended?" the vote was:

Ayes: 19

Burns	Floy	Klefstad	Patton
Coleman	Frommelt	Main	Reno
Dodds	Hagedorn	Murray	Reppert
Elvers	Heaberlin	Nurse	Schaben
Ely	Kibbie	O'Mallev	

Nays: 33

Balloun	Heying	Lodwick	Riley
Clarke	Hougen	Lucken	Shaff
DeHart	Jepsen	McGill	Shirley
DeKoster	Kosek	Messerly	Stanley
Erskine	Kyhl	Mills	Stephens
Flatt	Lamborn	Potgeter	Van Eaton
Frey	Lange	Reichardt	Van Gilst
Gaudineer	Lisle	Rigler	Walsh

Glenn

Absent or not voting: 9

Benda	Cassidy	Denman	Kruck
Briles	Condon	Hill	Neu
Runan			

The motion was lost.

Senator Reppert called up the following amendment and moved its adoption:

Amend Senate File 111 as follows:

By striking from section two (2), lines thirty-eight (38) through forty-five (45) inclusive.

The amendment was adopted.

Senator Reppert called up the amendment filed by him June 26, found on page 2283 of the journal, and moved its adoption, calling for division.

The amendment was lost.

Senator Stanley moved that the rules be suspended and that no new amendments be permitted to be filed without the consent of 31 Senators.

In a substitute motion, Senator Heaberlin moved that the bill be sent back to committee.

Senator Heying moved the previous question on the motion, which motion prevailed.

Lodwick

Riley

Roll call was requested on the motion by Senator Heaberlin.

On the question "Shall the bill be rereferred to committee?" the vote was:

Ayes: 16

Benda	Denman	Frey	Klefstad
Burns	Dodds	Hagedorn	Murray
Cassidy	Elvers	Heaberlin	O'Malley
Coleman	Floy	Kibbie	Reppert

Nays: 39

Balloun

Hill	Lucken	Schaben
Hougen	Main	Shaff
Jepsen	McGill	Shirley
Kosek	Messerly	Stanley
Kruck	Mills	Stephens
Kyhl	Potgeter	Van Eaton
Lamborn	Reichardt	Van Gilst
Lange	Reno	Walsh
Lisle	Rigler	
	Hougen Jepsen Kosek Kruck Kylil Lamborn Lange	Hougen Main Jepsen McGill Kosek Messerly Kruck Mills Kyhl Potgeter Lamborn Reichardt Lange Reno

Absent or not voting: 6

Briles	Condon	Nurse	Patton
Buren	Neu		

The motion was lost.

President Fulton took the chair at 10:00 a.m.

Heying

Senator Reppert called up the following amendment and moved its adoption, calling for division:

Amend Senate File 111 as follows:

1. By striking from lines two (2) and three (3) of section two (2) the words ", Code 1966," and inserting in lieu thereof the following:

"of the Code, or any beer as defined in section one hundred twenty-four point two (124.2) of the Code,".

- 2. By inserting in line three (3) of section six (6) after the word "liquor" the words "or beer".
- 3. By inserting in line ten (10) of section six (6) after the word "liquor" the words "or beer".
- 4. By inserting in line nine (9) of section seven (7) after the word 'liquor' the words 'or beer'.
  - 5. By inserting in the title after the words "alcoholic liquor" the words "or beer".

The amendment was adopted.

Senator Stanley moved that the rules be suspended and that all amendments be with-drawn.

Division was called for and the motion was lost.

Senator Stanley offered the following amendment:

Amend Senate File 111 as follows:

1. Strike line 9 of section 2 and insert in lieu thereof the following:

"or by any person on behalf of the".

Strike the words "state tax commission" wherever they appear in Senate File 111 and insert in lieu thereof the words "department of revenue".

Senator Stanley asked and received unanimous consent to withdraw Division 2 of the amendment.

Senator Stanley moved the adoption of Division 1 of the amendment and Division 1 was adopted.

Further action on Senate File 111 was temporarily deferred by unanimous consent.

Senator Frommelt asked and received unanimous consent that House File 769 be considered.

#### THIRD READING OF BILLS

On motion of Senator Frommelt, House File 769, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses, 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

Ralloun Flatt Lange Renda Flov Lisle Ruren Frev Lodwick Burns Frommelt Lucken Clarke Gaudineer Main Coleman McGill Glenn Condon Hagedorn Messerly DeHart Heaberlin Mills DeKoster Hougen Murray Denman Kibbie Nurse Dodds Klefstad O'Mallev Elvers Kruck Patton Elv Kvhl Potgeter Erskine Lamborn

Reno
Reppert
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Reichardt

Navs: 0

Absent or not voting: 7

Briles Cassidy Heying

Jepsen Kosek Neu

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kibbie asked unanimous consent that the House amendment to Senate File 732 be taken up for consideration.

Senator Mills rose on point of order, invoking Rule 23.

The Chair ruled the point not well taken.

Senator Kibbie moved that the rules be suspended and that Senate File 732 be called up for consideration, which motion prevailed.

Senator Denman took the chair at 11:05 a.m.

## HOUSE AMENDMENTS CONSIDERED

Senator Kibbie called up for consideration Senate File 732, a bill for an act relating to state communications and educational radio and television, amended by the House, and moved that the Senate concur in the following amendment:

## HOUSE AMENDMENT TO SENATE FILE 732

## Amend Senate File 732 as follows:

- 1. Section 5, line twelve (12), by striking the words "The chairman of the state board of control" and inserting in lieu thereof the words "The chairman of the council on social services".
- 2. Section 17, by striking all after the word "thereof" in line six (6) and through the period in line fourteen (14) and substituting in lieu thereof the following:
- "if the attorney general has filed a complaint on behalf of the state of Iowa questioning the fairness and reasonableness of said charge, rate or fee, unless the Iowa commerce commission shall upon hearing affirmatively find that such charge, fee, and rate is fair and reasonable."
  - 3. By adding thereto the following new section:
- "Sec. 20. There is hereby appropriated from the general fund of the state to the educational radio and television network board for the sum of five hundred thousand (500,000.00) dollars for implementation of an educational television system in the state of Iowa."
  - 4. Amend the title by adding the following: "and making an appropriation therefor".

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: 43

Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen

Kibbie
Kosek
Lamborn
Lisle
Lodwick
McGill
Messerly
Murray
Neu
Nurse
Patton

Potgeter Reichardt Reppert Rigler Riley Schaben Shirley Stanley Van Gilst Walsh Nays: 9

Balloun Buren DeKoster Kyhl Lange Mills Reno Stephens

DeHart

Absent or not voting: 8

Erskine Hill Klefstad Kruck Main

O'Malley

Shaff

Van Eaton

Voting present: 1

#### Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Coleman took the chair at 11:25 a.m.

#### THIRD READING OF BILLS

Senator Denman submitted the following motion and moved its adoption: I move to reconsider the vote by which House File 389 passed the Senate, which motion prevailed.

Senator Denman moved that the vote by which House File 389 went to its third reading be reconsidered which motion prevailed.

Senator Denman offered the following amendment and moved its adoption:

Amend House File 389 as follows:

1. Amend section five (5), subsection three (3) by inserting in line one (1) after the word "Act" the following: ", subject to rules and regulations promulgated by the commissioner of public health,".

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 Benda Briles Burns Cassidy Clarke Ely Erskine Flatt Floy Frey Frommelt Kibbie Kosek Kyhl

Kyhl Lamborn Lange Lodwick Potgeter Reichardt Reno Reppert Rigler Riley

Coleman Condon DeHart DeKoster Denman Dodds Elvers

Gaudineer Glenn Hagedorn Heaberlin Heving Hougen Jepsen

Lucken Main McGill Messerly Neu Nurse Patton

Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Shirley

Absent or not voting: 8

Buren Hill

Klefstad Kruck

Lisle Mills

Murray 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 Burns called up for consideration Senate File 838, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements and alterations of institutions under the said state board of regents, amended by the House, and moved that the Senate concur in the following amendments:

Senate File 838 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 for salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of all institutions under the control of the state board of regents the following sums, or so much thereof as may be necessary, for the following purposes:

## STATE UNIVERSITY OF IOWA

## Iowa City

For the state university of Iowa there if hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the state university of Iowa (including 

## UNIVERSITY HOSPITAL

"Sec. 3. For the purpose of carrying out the purpose of chapter two hundred fiftyfive (255) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for medical surgical treatment of indigent patients: and for repairs, replacements and alterations for the university hospital

#### PSYCHOPATHIC HOSPITAL

"Sec. 4. For the psychopathic hospital for the purpose of chapter two hundred twenty-five (225) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for the care. treatment, and maintenance of committed and voluntary public patients therein; and for repairs, replacements, and alterations for the psychopathic hospital ......\$1,816,000.00

#### BACTERIOLOGICAL LABORATORY

"Sec. 5. For the bacteriological laboratory there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code.

"For salaries, support, maintenance, equipment, and miscellaneous purposes for 

## HOSPITAL SCHOOL

"Sec. 6. For the hospital school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30. 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code.

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the 

## STATE SANATORIUM

#### Oakdale

"Sec. 7. For the state sanatorium there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and 

## IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY

#### Ames

"Sec. 8. For the Iowa state university of science and technology, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the Iowa state university of science and 

## IOWA AGRICULTURE EXPERIMENT STATION

"Sec. 9. For the Iowa agricultural experiment station, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for 

# CO-OPERATIVE EXTENSION SERVICE IN AGRICULTURE AND HOME ECONOMICS

"Sec. 10. For the co-operative extension service in agriculture and home economics there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for the co-operative extension service 

#### UNIVERSITY OF NORTHERN IOWA

## Cedar Falls

"Sec. 11. For the university of northern Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the 

#### IOWA BRAILLE AND SIGHT SAVING SCHOOL

#### Vinton

"Sec. 12. For the Iowa braille and sight saving school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the 

## IOWA SCHOOL FOR THE DEAF Council Bluffs

"Sec, 13. For the Iowa school for the deaf there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the 

. . . . \$1,113,500.00

"TOTAL OF THE APPROPRIATIONS FOR THE INSTITUTIONS UNDER THE STATE BOARD OF 

"Sec. 14. The budget of total expenditures for each institution under the control of the state board of regents, 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 state board of regents 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 estimation of receipts of the respective institutions set forth in the appropriations proposals submitted to the general assembly, provided that thirty (30) days prior to such proposed increased expenditure the board shall report in writing 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 set out in its biennial report to the governor and the next general assembly such increased expenditures, the purpose thereof, and the source and amount of funds used therefor.

"No funds appropriated by this Act or receipts, which may be used for the same purposes as said appropriations, may be used for capital improvements.

State university of Iowa (including lakeside laboratory) \$70,431,000.00
University hospital
Psychopathic hospital
Bacteriological laboratory
Hospital school
State sanatorium

Iowa state university of science and technology
University of northern Iowa

- "Sec. 15. 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. 16. There may be attached to each of the three (3) institutions of higher learning by the state comptroller a budget analyst. The purpose of the budget analyst shall be to provide liaison between the institutions and the comptroller's office in the preparation and execution of the budgets and to accumulate financial and statistical data relative to the budgets. The budget analyst shall work closely with the financial officers of the institutions and the central office of the board of regents.
- "All financial and statistical data and information prepared or accumulated shall be made available to the governor and the general assembly for their needs in subsequent budgeting and appropriation legislation.
- "The budget analyst shall be provided adequate office space and office supplies by the institution. Salary and travel expenses shall be paid by the comptroller's office.
- "Sec. 17. Chapter eight (8), Code 1966, shall apply to this Act, except that employees whose salaries are appropriated by this Act shall not come under the division of personnel under section eight point five (8.5), Code 1966."

The Senate refused to concur in the House amendment.

Senator Frommelt submitted the following report and moved its adoption:

### REPORT OF CONFERENCE COMMITTEE

#### SENATE FILE 677

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 677, a bill for An Act relating to the Iowa Public Employees' Retirement System and providing an appropriation therefor, begs leave to report and to make the following recommendations:

That Senate File 677 as passed by the Senate be amended as follows:

1. Section 9, line twenty-eight (28), by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "seven thousand (7,000) dollars."

- 2. Section 26, line thirty-three (33), by striking the words "seventieth (70) birthday or his"; also by striking from line thirty-four (34) the words ", whichever is earlier" and inserting in lieu thereof a period.
  - 3. By adding thereto the following new section:

"Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, is hereby amended by inserting in line five (5) a period after the word 'system' and striking the remainder of said subsection."

ANDREW G. FROMMELT, Chairman

CHARLES E. GRASSLEY, Chairman
A. L. MENSING

GENE CONDON KENNETH BENDA ELMER LANGE

DONALD E. BAKER CLEVE CARNAHAN

On the Part of the Senate

On the Part of the House

The motion prevailed and the report was adopted.

Senator Frommelt moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

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: 56

Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Flatt

Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Nurse

Patton
Potgeter
Reichardt
Reno
Rigler
Riley
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Erskine Navs: 0

Dodds

Elv

Absent or not voting: 5

Balloun Elvers Neu

O'Malley

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 Stanley, consideration of Senate File 111 was resumed.

Senator Denman took the chair at 11:35 a.m.

Senator Buren called up the amendment filed by him June 26, found on page 2283 of the journal, and moved its adoption, calling for a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 21

Briles Flov Main Reno Buren Frev McGill Reppert Coleman Frommelt Murray Schahen Condon Hagedorn Patton Shirley Dodds Kibbie Reichardt Van Eaton Elvers

Navs: 35

Balloun Flatt Lamborn Potgeter Benda Gaudineer Lange Rigler Burns Glenn Lodwick Rilev Clarke Heaherlin Lucken Shaff DeHart Hill Messerly Stanley DeKoster Hougen Mills Stephens Denman Jepsen Neu Van Gilst Elv Kosek Nurse Walsh Erskine Kyhl O'Mallev

Absent or not voting: 5

Cassidy Klefstad Kruck Lisle

Heying

The amendment was lost

Senator Condon called up the amendment filed by him June 26 to amend the title, found on page 2283 of the journal.

Senator Stanley rose on point of order on the grounds the amendment contained the same subject matter previously disposed of.

The Chair ruled the point well taken.

Senator Condon called up the amendment to section 9 filed by him June 26, found on page 2283 of the journal, and moved its adoption.

Division was called for and the amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 111, section two (2), by adding the following new subsections thereto:

- '8. Whether or not the reporting company retains an attorney or a firm of attorneys that any elected or appointed public official is presently associated or had been associated, in the pratice of law.'
- "9. The attorney or firm of attorneys retained by such company or which such company paid any legal fees to and the amount thereof for the past reporting period."

The amendment was adopted.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Pro Tempore O'Malley presiding.

#### ROLL CALL

The Secretary was instructed to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Burns, Condon, Denman, Flatt, Floy, Main, McGill, Patton, Riley, Van Gilst and Walsh.

### PETITION

Senator Main presented a petition from 24 residents of Decatur County, in opposition to pari-mutuel wagering on horses.

#### 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 No. 825, a bill for an act to appropriate to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 795, a bill for an act to appropriate from general fund of state to the Department of Public Instruction for specified school aid.

Also:

That the House has passed the following bill in which the concurrence of the House was asked.

Senate File No. 797, a bill for an act to legalize and validate the employment of Lex Hawkins and Verne Lawyer by the state of Iowa.

Also:

That the House has concurred in the Senate amendment to the House amendment and passed Senate File 161, a bill for an act to amend chapter 314 of the Code relating to entry upon private property for surveys.

Also:

That the House has concurred in Senate amendments to and passed House File No. 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening 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 No. 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools.

### HOUSE AMENDMENT TO SENATE FILE 381

Amend Senate File 381 as follows:

By striking from line five (5) the words 'prerequisite courses' and inserting in lieu thereof the following:

"prerequisite courses, if any, or have otherwise shown equivalent competence through testing."

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 793, a bill for an act relating to search warrants.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 821, a bill for an act to appropriate from general fund for the biennium to the board of control of state institutions.

### HOUSE AMENDMENT TO SENATE FILE 821

Amend Senate File 821 as follows:

- 1. Section 1:
- a. Line nine (9), by striking the figures "942,010.00" and inserting in lieu thereof the figures "890,000.00".
- b. Line twelve (12), by striking the figures "209,600.00" and inserting in lieu thereof the figures "195,400.00".
- c. Line thirteen (13), by striking the figures "1,151,610.00" and inserting in lieu thereof the figures "1,085,400.00".

- d. Line thirty-five (35), by striking the figures "1,326,750.00" and inserting in lieu thereof the figures "1,260,540.00".
- 2. Section 3, by striking all of lines three (3) through seven (7) and inserting in lieu thereof the following:
- "By striking from line fifteen (15) the words 'forty-eight hundred' and inserting in lieu thereof the words 'fifty-four hundred'.
- "By striking from lines twenty (20) and twenty-one (21) the words 'fifty-seven hundred' and inserting in lieu thereof the words 'sixty-three hundred' '.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 776, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 56 requesting the Iowa Legislative Research Committee to conduct a study to determine the need for legislation to promote a unified building code.

Also:

That the House has passed the following bill in which the concurrence of the Senate is asked:

House File No. 778, a bill for an act relating to the Rules of Civil Procedure and changes therein reported by the supreme court of Iowa.

Also.

That the House has amended and passed the following bill in which the concurrence of the Senate is asked:

Senate File No. 836, a bill for an act to appropriate from general fund for the biennium to the board of control of state institutions.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE MESSAGES CONSIDERED

House File 795, a bill for an act to appropriate from general fund of state to the Department of Public Instruction for specified school aid.

Read first and second times, and passed on file.

House File 793, a bill for an act relating to search warrants.

Read first and second times, and passed on file.

House File 778, a bill for an act relating to the Rules of Civil Procedure and changes therein reported by the supreme court of Iowa.

Read first and second times, and passed on file.

#### REPORT OF COMMITTEE

Senator Kibbie submitted the following report:

Mr. President: Your committee on Education to which was referred House File 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems, 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.

#### INTRODUCTION OF BILLS

Senate File 877, by Committee on Governmental Affairs, a bill for an act relating to the effective date of all appropriations Acts enacted by the Sixty-second (62nd) general assembly.

Read first and second times and placed on calendar.

Senate File 878, by Committee on Judiciary, a bill for an act relating to interstate bridges and the financing thereof and to amend senate file one hundred thirty-one (131), Acts of the Sixty-second (62nd) General Assembly.

Read first and second times and placed on calendar.

President Fulton took the chair at 2:20 p.m.

Senator Frommelt asked and received unanimous consent that the rules be suspended and Senate File 877 be taken up for consideration.

### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 877, an act relating to the effective date of all appropriations Acts enacted by the Sixty-second (62nd) general assembly, was taken up for 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:

Ayes: 50

Balloun Gaudineer McGill Lange Benda Glenn Lisle Potgeter Briles Hagedorn Lodwick Reichardt Buren Heaberlin Lucken Reno -Reppert

Clarke Heying DeHart Hill Hougen DeKoster Dodds Jepsen Elvers Kibbie " Kosek Ely Kruck Erskine Kyhl Frev Frommelt Lamborn

Messerly
Mills
Murray
Neu
Nurse
O'Malley
Patton

Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

Nays: 0

Absent or not voting: 11

Burns Cassidy Coleman Condon Denman Flatt Floy Klefstad Main

Riley Walsh

The hill having received a constitutional majority

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## MESSAGE 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 No. 877, a bill for an act relating to the effective date of all appropriations Acts enacted by the Sixty-second General Assembly.

The Chair announced the following Call of the Senate on Senate File 111 and all amendments and motions thereto.

### CALL OF THE SENATE

Mr. President: Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 111 and all amendments and motions thereto.

G. E. Klefstad George O'Malley C. Joseph Coleman R. R. Dodds Donald Murray John P. Kibbie Merle W. Hagedorn Gene Condon Howard Reppert, Jr. Joseph Cassidy
Robert Burns
Eugene Hill
John Ely
John W. Patton
Donald McGill
William Denman
Andrew G. Frommelt

Consideration of Senate File 111 was resumed.

Senator Frey called up the amendment filed by him June 26, found on page 2284 of the journal, and moved its adoption:

Division was requested.

The amendment was lost.

Senator Rigler offered the following amendment filed by Senators Rigler and Benda and moved its adoption:

Amend Senate File 111, section two (2) as follows:

1. By adding the following new subsection thereto:

"The names of all elected or appointed state officials employed by a bank, or upon whose board of directors such official serves or in which such official, his spouse, or immediate family, jointly or severally, own stock equal to one (1) per cent or the outstanding stock of such bank in which such company has deposited money during the reporting period. The reporting company shall also state the name of the bank and its average monthly deposit for the reporting period.

2. By renumbering the remaining subsections in conformity with this amendment."

The amendment was adopted.

Senator Reppert called up the amendment filed by him June 26, found on page 2284 of the journal, and moved its adoption, calling for a division.

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 111 by adding thereto the following:

"Nothing herein contained shall be construed to deny or abridge the personal right of any person to participate in the art of government including the right to contribute to the campaign funds of persons or political parties."

Division was requested.

The amendment was lost.

Senator Murray called up the following amendment and moved its adoption:

Amend Senate File 111 by adding thereto the following:

"The provisions of this Act shall not apply to lawyers acting in an attorney-client relationship on matters deemed of a confidential by either the attorney or client,"

Senator Stanley rose on point of order on the grounds the subject matter had already been acted upon.

The Chair ruled the point not well taken.

Division was called for on the amendment.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 111 as follows:

- 1. By striking from lines one (1), two (2), and three (3) of section two (2) the words "alcoholic liquor as defined in section one hundred twenty-three point five (123.5), Code 1966," and inserting in lieu thereof the words "goods or services".
- 2. By inserting in line three (3) of section two (2) after the word "commission" the words "and each company which sells any goods or services to any company which sells goods or services to the Iowa liquor control commission".
- 3. By striking from line three (3) of section six (6) the words "alcoholic liquor" and inserting in lieu thereof the words "goods or services".
- 4. By inserting in line four (4) of section six (6) after the words "file the report" the words "or from a company purchasing goods or services from such company failing to file the report".
- 5. By striking from line ten (10) of section six (6) the words "alcoholic liquor" and inserting in lieu thereof the words "goods or services".
- 6. By inserting in line ten (10) of section six (6) after the word "company" the words "or from a company purchasing goods or services from such company failing to file the report".
- 7. By striking from line nine (9) of section seven (7) the words "alcoholic liquor" and inserting in lieu thereof the words "any goods or services".
- 8. By inserting in line nine (9) of section seven (7) after the word "company" the words "or from a company purchasing goods or services from such company refusing permission for the examination".

Division was called for.

The amendment was lost.

Senator Buren offered the following amendment and moved its adoption:

Amend Senate File 111 by adding the following to section two (2):

'Gifts or other expressions of appreciation or sentiment not exceeding a monetary value of fifty (50) dollars shall be exempt from the provisions of this Act.'

Division was called.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption;

Amend line, five (5) of section three (3) of Senate File 111 by striking each comma (,) and inserting in lieu thereof the word "or".

Division was called for.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 111 as follows:

1. By adding the following new section and renumbering the sections in accordance with this amendment:

"There shall be appropriated from the general fund the sum of five thousand dollars (\$5,000) for carrying out the purposes of this Act.".

Division was called for.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 111 as follows:

1. Amend S. F. 111 in line twenty-five (25) of section two (2) by inserting after the word "any" the following:

"and only when some can readily be determinable".

2. Further amend said section by inserting after the period (.) in line twenty-six (26) the following:

"The word 'consideration' as used herein shall not be construed to mean ultimate profits based on sales to the State of Iowa,"

Division was called for.

The amendment was lost.

Senator Lisle moved the previous question on Senate File 111.

Division was requested on the motion and the 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:

Rule 8 was invoked.

Aves: 58

BallounFloyKyhlPattonBrilesFreyLambornPotgeterBurnsFrommeltLangeReichardt

Gaudineer Lisle Cassidy Glenn Lodwick Clarke Coleman Hagedorn Lucken Condon Heaberlin Main McGill DeHart Heving . \* DeKoster Hill Messerly Denman Hougen Mills Dodds Jepsen Murray Elvers Kibbie Neu Klefstad Elv Nurse Erskine Kosek O'Mallev Flatt Kruck

Reno Rigler Riley Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Navs: 3

Benda

Buren

Reppert

Absent or not voting: 0

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Stanley asked unanimous consent that Senate File 111 be immediately messaged to the House.

Objection was raised.

Senator Stanley moved that Senate File 111 be immediately messaged to the House.

The motion prevailed.

### REPORT OF COMMITTEE

Senator C. Joseph Coleman submitted the following report:

Mr. President: Your committee on Appropriations to which was referred House File 760, a bill for an act authorizing expenditures by the Iowa aeronautics commission. the Iowa dairy industry commission, the state permit board, the department of public safety, and the statistician of judiciary department, from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversions of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient, 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 Coleman asked and received unanimous consent that the rules be suspended and that House File 760 be considered.

#### THIRD READING OF BILLS

On motion of Senator Coleman, House File 760, a bill for an act to authorize expenditures by Iowa aeronautics commission, Iowa dairy industry commission, the department of public safety, state permit board and the statistician of judiciary department, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick offered the following amendment filed by Senators Lodwick and Kruck and moved its adoption:

Amend House File 760, Section 1 as follows:

- 1. By striking from lines 5 and 6 the words and figures "two hundred seventy-four thousand forty-eight (274,048)" and inserting in lieu thereof the words and figures "four hundred sixteen thousand (416.000)".
- 2. By striking from line 8 the figure "91,100.00" and inserting in lieu thereof the figure "101,000.00".
- 3. By striking from line 9 the figure "2,620.00" and inserting in lieu thereof the figure "5.000.00".
- 4. By striking from line 11 the figure "55,328.00" and inserting in lieu thereof the figure "110,000.00".
- 5. By striking from line 12 the figure "125,000.00" and inserting in lieu thereof the figure "200,000.00".
- 6. By striking from line 13 the figure "274,048.00" and inserting in lieu thereof the figure "416,000.00".

President Pro Tempore O'Malley took the Chair at 4:15 p.m.

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 guestion "Shall the bill pass?" the vote was:

### Ayes: 47

Balloun	Floy	Kruck	Potgeter
Benda	Frey	Kyhl	Reichardt
Briles	Frommelt	Lange	Reno
Clarke	Glenn	Lisle	Rigler
Coleman	Hagedorn	Lodwick	Schaben
Condon	Heaberlin	Lucken	Shirley
DeHart	Heying	McGill	Stanley
DeKoster	Hill	Mills	Stephens
Dodds	Jepsen	Murray	Van Eaton
Elvers	Kibbie	Neu	Van Gilst
Ely	Klefstad	O'Malley	Walsh
Erskine	Kosek	Patton	

Nays: 0

Absent or not voting: 14

BurenFlattMainReppertBurnsGaudineerMesserlyRileyCassidyHougenNurseShaff

Denman Lamborn

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

### SENATE CONCURRENT RESOLUTION 64

## 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-second 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 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 provide that Room 24 shall be reserved for the exclusive use of the Budget and Financial Control Committee and on the second Tuesday of each month for the Departmental Rules Review Committee, and notify the Executive Council of their conclusion in said matter, and the Executive Council shall in no way 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 the equipment.

The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment is to be stored in rooms reserved by the legislative officials above designated, and the Executive Council shall thereafter have 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-second General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixty-second 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-second General Assembly.

#### SENATE CONCURRENT RESOLUTION 65

By: Ely, Lucken, Stephens and Heaberlin

WHEREAS, The Sixty-first Iowa General Assembly enacted legislation regulating and establishing standards for local jails to insure that county boards of supervisors provide safe and suitable jails; and

WHEREAS, the Sixty-second Iowa General Assembly through the adoption of House File 61 has granted the State Board of Control (Department of Social Services) the authority for supervision of the local jails by requiring the Board to conduct periodic inspections of local jails and require local jurisdictions to correct any violations found in such jails; and

WHEREAS, no specific funds have been earmarked through departmental appropriation to the State Board of Control for implementing House File 61, Acts of the Sixtysecond General Assembly; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That it is hereby declared to be the intent of the Sixty-second General Assembly that the State Board of Control may, from such funds as may be appropriated by the General Assembly, use any unused portion of the funds not otherwise expended for implementing and enforcing the provisions of sections 356.37 through 356.44 of the Code and House File 61, Acts of the Sixty-second General Assembly.

Senator Gaudineer asked and received unanimous consent that the rules be suspended and that House File 793 be considered.

On motion of Senator Gaudineer House File 793, a bill for an act relating to search warrants, was taken up for consideration.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 793, section four (4), line three (3) as follows:

1. By striking the word "officer" and inserting in lieu thereof the word "county".

The amendment was adopted.

Senator Gaudineer asked unanimous consent that further action be deferred.

Objection was raised.

Senator Gaudineer moved that further action on House File 793 be deferred.

The motion was lost.

Senator Glenn asked unanimous consent that further action on the bill be deferred. Objection was raised.

Senator Klefstad moved that further action on the bill be deferred until 8:30 a.m., July 1, 1967.

Senator Mills moved as a substitute motion that the bill be read a third time and placed upon its passage.

Division was requested and the substitute motion prevailed.

The Chair ruled that the motion by Senator Mills was out of order on the grounds that closing arguments had not been called for.

Senator Rigler rose on point of order, invoking Rule 25.

The Chair ruled the point not well taken.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Fulton presiding.

#### REPORT OF STEERING COMMITTEE

Mr. President: Your Steering Committee begs leave to report that it has had the following bill under consideration and recommends that it be placed on the Steering Committee Calendar: House File 692

Howard C. Reppert, Jr., Chairman

#### MOTION TO RECONSIDER

Mr. President:

I move to reconsider the vote by which Senate File 111 passed the Senate.

C. JOSEPH COLEMAN

### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, 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, and to amend various sections of the Code relating to departments receiving appropriations under this Act, was taken up for consideration.

Senator Hill called up the following amendment filed by the appropriations committee and moved its adoption:

Amend Senate File 853 as follows:

1. Amend section seven (7) as follows:

By striking from line four (4) the words and figures "seventy-one thousand (71,000)" and inserting in lieu thereof the words and figures "eighty-five thousand (85,000)".

By striking from line six (6) the figure "53,500.00" and inserting in lieu thereof the figure "64,500.00".

By striking from line eight (8) the figure "17,500.00" and inserting in lieu thereof the figure "20,500.00".

By striking from line eleven (11) the figure "71,000.00" and inserting in lieu thereof the figure "85,000.00".

2. Amend section nine (9) as follows:

By striking from lines four (4) and five (5) the words and figures "one million" one hundred thirty-seven thousand four hundred seventy-five (1,137,475)" and inserting in lieu thereof the words and figures "one million one hundred ninety-two thousand four hundred seventy five (1,192,475)".

By striking from line nine (9) the figure "202,370.00" and inserting in lieu thereof the figure "254,370.00".

By striking from line eleven (11) the figure "34,000.00" and inserting in lieu thereof the figure "37,000.00".

By striking from line twelve (12) the figure "256,370.00" and inserting in lieu thereof the figure "311,370.00".

By striking from line twenty (20) the figure "1,137,475.00" and inserting in lieu thereof the figure "1,192,475.00".

3. Amend section eleven (11) as follows:

By striking from line four (4) the words and figures "seven hundred ninety-six thousand seven hundred (796,700)" and inserting in lieu thereof the words and figure "eight hundred twenty-five thousand (825,000)".

By striking all of lines seven (7) thru twelve (12) and inserting in lieu thereof the following

(the commission shall appoint a director at a salary not to exceed twenty thousand (20,000) dollars)".

By striking from line sixteen (16) the figure "20,000.00" and inserting in lieu thereof the figure "25,000.00".

By striking from line twenty-five (25) the figure "796,700.00" and inserting in lieu thereof the figure "825,000.00".

### 4. Amend section fourteen (14) as follows:

By striking from line four (4) and five (5) the words and figure "six hundred sixty" nine thousand six hundred (669,600)" and inserting in lieu thereof the words and figure "six hundred ninety-three thousand one hundred (693,100)".

By striking from line eight (8) the figure "276, 450,00" and inserting in lieu thereof the figure "299,950.00".

By striking from line thirteen (13) the figure "669,600.00" and inserting in lieu thereof the figure "693,100.00".

### 5. Amend section fifteen (15) as follows:

By striking from lines three (3) and four (4) the words and figures "two hundred eighty thousand dollars (\$280,000.00)" and inserting in lieu thereof the following: "two hundred eighty-two thousand dollars (\$282,000.00)".

By striking from line eleven (11) the figure "60,000.00" and inserting "62,000.00".

By striking from line thirty-three (33) the figure "280,000.00" and inserting in lieu thereof the figure "282,000.00".

### 6. Amend section sixteen (16) as follows:

By striking from lines four (4) and five (5) the words and figures "two hundred fifty-six thousand five hundred twenty-five (256,525)" and inserting in lieu thereof the words and figures "three hundred six thousand five hundred twenty-five (306,525)".

By striking from line nine (9) the figure "142,000.00" and inserting in lieu thereof the figure "157,000.00".

By striking from line fourteen (14) the figure "221,525,00" and inserting in lieu thereof the figure "236,525.00".

By striking from lines seventeen (17) and eighteen (18) the figure "35,000,00" and inserting in lieu thereof the figure "70,000.00".

By striking from line twenty-one (21) the figure "256,525.00" and inserting in lieu thereof the figure "306,525.00".

#### 7. Amend section 40 as follows:

By striking from lines four (4) and five (5) the words and figure "one million two hundred four thousand three hundred fifty (1,204,350)" and inserting in lieu thereof the words and figure "one million two hundred twenty-nine thousand three hundred fifty (1,229,350)".

By striking from line ten (10) the figure "750,000.00" and inserting in lieu thereof the figure "770,000".

By striking from line sixteen (16) the figure "229,200.00" and inserting in lieu thereof the figure "234,200.00".

By striking from line seventeen (17) the figure "999,200.00" and inserting in lieu thereof the figure "1,024,200.00".

By striking from line twenty-seven (27) the figure "1,204,350.00" and inserting in lieu thereof the figure "1,229,350.00".

## 8. Amend section forty-three (43) as follows:

By striking from lines four (4) and five (5) the words and figures 'four million three hundred twenty-one thousand five hundred ninety (4,321,590) and inserting in lieu thereof the words and figure 'four million eight hundred twenty-one thousand five hundred ninety (4,821,590)".

By striking from line eleven (11) the figure "3,481,370.00" and inserting in lieu thereof the figure 3,810,620.00".

By striking from line fifteen (15) the figure "215,000.00" and inserting in lieu thereof the figure "265,000.00".

By striking from line seventeen (17) the figure "569,720.00" and inserting in lieu thereof the figure "689,720.00".

By striking from line twenty (20) the figure "4,321,590.00" and inserting in lieu thereof the figure "4,821,590.00".

### 9. Amend section fifty-seven (57) as follows:

By striking from line four (4) the words and figures "eight hundred fifty thousand (850,000)" and inserting in lieu thereof the words and figures "nine hundred thousand (900,000)".

By striking from line nine (9) the figure "850,000.00" and inserting in lieu thereof the figure "900,000.00".

By striking from line fourteen (14) the figure "850,000.00" and inserting in lieu thereof the figure "900,000.00".

The amendment was adopted.

Withdrawn by unanimous consent were the amendments filed by the Committee on Appropriations on June 27, found on page 2313 of the journal, and both amendments filed on June 29, also the amendment filed June 29 by Senators Ely, Stanley and Denman.

Senator Ely offered the following amendment filed by Senators Ely and Riley and moved its adoption:  $\mbox{\ }^{\star}$ 

Amend Senate File 853 as follows:

1. By adding the following new paragraph to section seven (7):

"Chapter one hundred five A (105A), Code 1966, is hereby amended by adding to section one hundred five A point five (105A.5) the following:

'10. To receive, administer, dispense and account for any funds that may be voluntarily contributed to the commission and any grants that may be awarded the commission for furthering the purposes of this Act with the approval of the executive council.'

The amendment was adopted.

Senator Hagedorn called up the amendment filed June 26 by Senators Hagedorn, Reppert and Coleman, found on page 2283 of the journal, and moved its adoption, calling for division.

The amendment was lost.

Senator Gaudineer called up the amendment filed by Senators Gaudineer and O'Malley on June 26, found on pages 2282-2283 of the journal, and moved its adoption, requesting division.

The amendment was lost,

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 853 as follows:

Amend Senate File 853, section thirty-seven (37), by striking from line ten (10) the figures "59,090.00" and inserting in lieu thereof the figures "58,090.00"; also by striking from line seven (7) the figures "11,000.00" and inserting in lieu thereof the figures "12,000.00".

Division was requested.

The amendment was lost.

Senator Elvers offered the following amendment filed by Senators Elvers and Shirley and moved its adoption:

Amend Senate File 853, section 18 as follows:

- 1. By striking in line four (4) the words and figures twenty-three thousand forty (23,040), and inserting in lieu thereof the words and figures thirty-six thousand two hundred and ninety (36,290).
- 2. Further amend this section by striking in line seven (7) the words and figures fifteen thousand-six hundred forty (15,640) and inserting in lieu thereof the words and figures twenty-six thousand eight hundred and ninety (26,890).
- 3. Further amend this section by striking from line nine (9) the words and figures seven-thousand four hundred (7,400) and inserting in lieu thereof the words and figures nine-thousand four hundred (9,400).

4. Further amend this section by striking the words and figures twenty-three thousand forty (23,040) in line twelve (12) and inserting in lieu thereof the words and figures thirty-six thousand two hundred and ninety (36,290).

The amendment was adopted.

Senator Riley took the chair at 7:30 p.m.

Senator Hill called up the following amendment filed by Senators Hill, Gaudineer and Riley and moved its adoption:

Senate File 853 is hereby amended as follows:

- 1. Amend section fifty-one (51) as follows:
- a. By inserting in line four (4) preceding the word "eight" the word "twenty-".
- b. By striking from line five (5) the figures "1,608,670" and inserting in lieu thereof the figures "1,628,670".
  - c. By striking line thirteen (13) and inserting in lieu thereof the following:

- d. By striking from line twenty (20) the figures "1,608,670.00" and inserting in lieu thereof the figures "1,628,670.00".
- 2. Amend section fifty-four (54) by striking from line sixteen (16) the figures "2,462,410.00" and inserting in lieu thereof the figures "2,482,410.00".

President Fulton took the chair at 7:45 p.m.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 28

Benda Gaudineer Lisle Potgeter Buren Hill Lodwick Reno Clarke Jepsen Lucken Rigler Dodds Klefstad McGill Rilev Elvers Kosek Messerly Shaff Kyhl Flatt Murray Stephens Lamborn Patton Van Eaton Floy

Nays: 26

BallounElyKibbieO'MalleyBurnsErskineLangeReichardtCassidyFreyMainSchaben

Coleman DeHart DeKoster Glenn Hagedorn Mills Neu Nurse Shirley Stanley Walsh

Denman

Heaberlin Heying

Absent or not voting: 6

Briles

Frommelt Hougen Kruck

Van Gilst

Condon

Voting present: 1

## Reppert

The amendment was adopted.

With the adoption of the Hill et alamendment, the amendment filed June 29 by Senators Mills and Gaudineer, was ruled out of order.

Senator Gaudineer called up the amendment filed by Senators Gaudineer and Mills and moved its adoption:

Amend Senate File 853 as follows:

- 1. Section fifty-two (52), line fourteen (14), strike the figures "\$342,870.00" and insert in lieu thereof the figures "\$361,410.00".
- 2. Section fifty-two (52), line twenty (20), strike the figures "\$366,570.00" and insert in lieu thereof the figures "\$385,110.00".
- 3. Section fifty-two (52), lines three (3) and four (4), strike the figures and words "three hundred sixty-six thousand five hundred seventy (366,570)" and insert in lieu thereof the figures and words "three hundred eighty-five thousand one hundred ten (385, 110)".
- 4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:

"Section six hundred eighty-four point seventeen (684.17), Code 1966, is hereby amended by striking from line three (3) the word 'twenty' and by inserting in lieu thereof 'twenty-two (22)'."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 32

Benda
Burns
Cassidy
DeHart
DeKoster
Denman
Dodds
Ely

Frommelt Gaudineer Glenn Heying Hougen Jepsen Kibbie Kosek Kyhl
Lamborn
Lisle
McGill
Mills
Neu
O'Malley
Potgeter

Reichardt Reno Rigler Riley Shaff Shirley Stanley Walsh Navs: 25

Erskine Nurse Balloun Lange Rriles Flov Lodwick Patton Buren Hagedorn Lucken Reppert Clarke Heaberlin Main Schaben Coleman Hill Stephens Messerly Condon Klafetad Van Eaton Murray

Elvers

Absent or not voting: 4

Flatt Frey Kruck Van Gilst

The amendment was adopted.

Senator Kibbie called up the following amendment filed by Senators Kibbie, Cassidy, Stanley, O'Malley and Neu and moved its adoption;

Amend Section 40 of Senate File 853 by striking all of lines eleven (11) through fourteen (14) and inserting in lieu thereof the words: "The amount hereinabove provided for the salary of the state superintendent of public instruction may be augmented to twenty-two thousand five hundred dollars (\$22,500) with the approval of the state board of public instruction from any federal grants or aids which may be used or expended for such purpose."

Senator Heying moved the previous question on the amendment, which motion prevailed.

Division was requested.

The amendment was adopted.

Senator Coleman called up the amendment filed by him June 28, found on pages 2374-2375 of the journal and moved its adoption.

Division was called for and the amendment was lost.

Senator Dodds offered the following amendment and moved its adoption:

Amend Senate File 853, Section 34, line four (4), by striking the words and figures "five thousand (5,000)" and substituting in lieu thereof the words and figures "sixthousand eight hundred (6,800)".

Further amend Section 34, lines eight (8) and eleven (11), by striking the figures "5,000.00" and inserting in lieu thereof the figures "6,800.00".

Division was requested and the amendment was adopted.

Senator Murray offered the following amendment filed by Senators Murray and Reno and moved its adoption:

Amend Senate File 853, Section 31 as follows:

1. By striking from line four (4) and five (5) the words and figures "five million

two-hundred eighty-nine thousand two-hundred seventy dollars (5,289,270.00)" and insert in lieu thereof "five million three-hundred nine thousand, two-hundred seventy dollars (5,309,270.00).

- 2. By striking from line 12 the figures "\$942,860.00", and inserting in lieu thereof the figures "\$962.860.00".
- 3. By striking from line 16 the figures "\$5,289,270.00", and inserting in lieu thereof the figures "\$5,309,270.00".

Division was called for

The amendment was adopted.

Senator Stanley offered the following amendment filed by Senators Stanley, Rigler, Jepsen and Walsh and moved its adoption:

Amend Senate File 853 by adding the following new section:

"Any department or agency of this state, including but not limited to those listed in this Act, may adopt a staff reduction plan as provided in this section. The staff reduction plan shall provide for a reduction in number of employees of the department below the number of employees which would otherwise be authorized. The plan shall provide for not more than half the savings resulting from the reduction in staff to be used to increase compensation of remaining employees, and not less than half of such savings to be returned to the general fund out of funds appropriated to the department. Notwithstanding any other law fixing or limiting any salary, a staff reduction plan under this section may provide for an increase in such salary, but only if the executive council finds that the increase is in the best interests of the state and will not impair the effectiveness of the department or agency. The plan shall be consistent with all provisions of House File 572, Acts of the Sixty-Second (62nd) General Assembly, and regulations and orders thereunder. The plan shall be submitted to the executive council and shall be effective only when approved by the executive council."

Senator Condon moved the previous question on the amendment, which motion was lost.

Division was requested on the amendment.

The amendment was lost.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 853 as follows:

- 1. By striking from line twenty-five (25) of section fifty-five (55) the figure "94,790.00" and inserting in lieu thereof the figure "95,990.00".
- 2. By striking from line twenty-eight (28) of section fifty-five (55) the figure "124,870.00" and inserting in lieu thereof the figure "126,170.00".

Division was called for.

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: 52

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeKoster
Dodds
Elvers
Elv

Flatt
Floy
Frommelt
Gaudineer
Glenn
Hagedorn

Heaberlin

Heving

Jepsen

Klefstad

Kihhie

Kosek

Hill

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Nurse
O'Malley

Kvhl

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Walsh

Nays: 0

Erskine

Absent or not voting: 9

Coleman DeHart Frey Hougen Kruck Neu

Riley Van Gilst

Denman

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  $853\,$  be immediately messaged to the House.

On motion of Senator Hill, Senate File 851, a bill for an act relating to the number of members of the Iowa highway safety patrol, was taken up for consideration.

Senator Coleman asked and received unanimous consent that House File 785 be substituted for Senate File 851.

Senator Coleman asked and received unanimous consent that the amendment filed by him June 28 be withdrawn.

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: 53

Balloun

Flatt

Kyhl

O'Malley

Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely

Floy
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kosek

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Patton
Potgeter
Reichardt
Reno
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton

Erskine

Nays: 0

Absent or not voting: 8

Buren Denman Frey Hougen Kruck Reppert Riley Van Gilst

Senator Coleman asked and received unanimous consent that House File 785 be immediately messaged to the House.

Senator Coleman asked and received unanimous consent that Senate File 851 be withdrawn from further consideration by the Senate.

CONFERENCE COMMITTEE REPORT ON SENATE FILE 838 AND HOUSE FILE 747

To the President of the Senate:

Your Conference Committee appointed to consider the differences between the Senate and the House of Representatives on Senate File 838 and House File 747, relating to appropriations for operating funds and for capital funds for the Board of Regents institutions was unable to resolve the differences and was unable to agree and therefore requests the appointment of a second conference committee.

On part of the House

On the part of the Senate

Marvin Smith Ray Cunningham William Winkleman Cleve Carnahan Robert J. Burns Chairman of Conference Committee Tom Riley Joseph Flatt William Denman

### 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 No. 760, a bill for an act authorizing expenditures by the Iowa Aeronautics Commission, the Iowa Dairy Industry Commission, the State, Permit Board, the Department of Public Safety and the Statistician of Judiciary Department.

Also.

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 785, a bill for an act relating to compulsory school attendance and educational standards.

Also

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 650, a bill for an act relating to investments of the Iowa public employees retirement fund.

WILLIAM R. KENDRICK, Chief Clerk

### AMENDMENTS FILED

Amend House File 773 as follows:

1. By adding the following new paragraph to section seven (7):

'Chapter one hundred five A (105A), Code 1966, is hereby amended by adding to section one hundred five A point five (105A.5) the following:

'10. To receive, administer, dispense and account for any funds that may be voluntarily contributed to the commission and any grants that may be awarded the commission for furthering the purposes of this Act with the approval of the executive council.'"

JOHN M. ELY, JR.

TOM RILEY

Amend House File 441 as follows:

1. Amend Sec. 1, line 6, by striking the comma after the word 'limits' and inserting in lieu thereof the following:

"except gas and electric utility facilities,"

2. Amend Sec. 1, line 8, by striking the word "any" and inserting in lieu thereof the word "such."

STANLEY M. HEABERLIN GILBERT E. KLEFSTAD

Amend House File 516 as follows:

1. By adding the following additional sections thereto:

"Sec. 7. Chapter two hundred seventy-three (273), Code 1966, is hereby amended

by adding thereto sections eight (8) through thirteen (13) of this Act."

- "Sec. 8. The voters of any county or of any joint county district may abolish their respective county or joint county school system including their respective county or joint county board of education and the county or joint county superintendent."
- "Sec. 9. The county or joint county board of education of any county or joint county area upon receipt of a petition signed by not less than ten (10) percent of the total number of persons voting for governor in the last general election in the county or joint county district shall call a special election on the question of abolishing the county or joint county school system. The question on the ballot in single county districts shall be: 'Shall the county school system of this county be abolished?' The question on the ballot in joint county districts shall be: 'Shall the joint county school system of (name of county), (name of county), (name of county), etc. be abolished?' The special election shall be conducted as provided in chapter forty-nine (49) of the Code."
- "Sec. 10. If a majority of the votes cast favor the proposal the county or joint county school system shall continue to operate for the remainder of the school year in which the special election was held and through the following summer months with the approval of the state superintendent of public instruction. At the end of such period the provisions of sections two hundred seventy-three point twenty three (273.23), inclusive, of the Code shall no longer be applicable to the county or joint county district and the provisions of sections eleven. (11) through thirteen (13) of this Act shall apply to such county or joint county district."
- "Sec. 11. If a county or joint county school system is abolished the state superintendent of public instruction shall have all the powers and duties relating to the schools of the county or of the joint county district previously held by the county or joint county board of education and the county or joint county superintendent as specified in sections two hundred seventy-three point twelve (273.12), two hundred seventy-three point thirteen (273.13) and two hundred seventy-three point eighteen (273.18) of the Code; and all other sections of the Code containing references to the county or joint county board of education or the county or joint county superintendent shall be construed where such offices have been abolished to mean the state superintendent of public instruction,"
- "Sec. 12. The state superintendent of public instruction shall promulgate rules and regulations necessary to carry out this Act, including special rules for each county or joint county district that abolishes a county or joint county school system to insure an orderly transition of authority and distribution of the assets of the county or joint county school system."
- "Sec. 13. If a county school system is abolished the state superintendent shall sell by private or public sale any assets having market value and deposit the sale proceeds in the general school fund of the county. The state superintendent shall distribute any assets without market value among the schools within the county.
- "If a joint county school system is abolished the state superintendent shall sell by private or public sale any assets having market value and shall equally divide the Proceeds and deposit same in the general school fund of the counties within the joint county district. The state superintendent shall distribute any assets without market value among schools within the joint county district."
- 2. Amend the title to House File 516 by striking all after the word "to" in line one (1) and by inserting in lieu thereof the following: "county and joint county school systems."

Amend House File 516 by adding the following new section:

"Where the territory of a county school system is not entirely located within one merged education area, the state board of public instruction, with the consent of the county boards of education directly affected, may divide a county school system or change its boundaries to conform to the boundaries of the merged education areas, and may attach any remaining territory to another county school system. Wherever used in this section, 'county school system' includes a joint or merged joint county school system."

DAVID STANLEY JOHN P. KIBBIE

Amend House Joint Resolution 29, as amended by the House, by striking all of section 1 after line 2 and inserting in lieu thereof the following:

"Section two (2) of Article three (III) of the Constitution of the State of Iowa is amended by adding the following new paragraph at the end thereof:

'In addition, the General Assembly may be convened at any time by written request of a majority of the members of each house of the General Assembly. The written request shall state the date and hour of convening and shall be filed with the Governor. The General Assembly may provide by law for additional procedures and requirements for convening the General Assembly pursuant to this paragraph.' "

DAVID STANLEY WILLIAM F. DENMAN

Amend Senate Joint Resolution 34, section 1, by striking lines 6 through 15 and insert in lieu thereof the following:

"In addition, the General Assembly may be convened at any time by written request of a majority of the members of each house of the General Assembly. The written request shall state the date and hour of convening and shall be filed with the Governor. The General Assembly may provide by law for additional procedures and requirements for convening the General Assembly pursuant to this paragraph."

DAVID STANLEY WILLIAM F. DENMAN

Amend the Schaben amendment to House File 144, filed May 2, 1967, as follows:

- 1. By inserting in line three (3) after the quote (") the words "proof of".
- 2. By striking lines five (5) through thirty-seven (37) inclusive and inserting in lieu thereof the following:

"Section 1. Chapter two hundred eleven (211), Code 1966, is hereby amended by adding thereto the following section:

Every person, firm or corporation buying cattle, hogs or sheep in the state of Iowa for slaughter shall, as a condition of obtaining a license under section one hundred seventy point two (170.2) of the Code, furnish satisfactory proof of financial responsibility to the department of agriculture. Such proof may be in one (1) of the following forms:

'1. A bond of a surety company authorized to do business in the state of Iowa in the form prescribed by and to the satisfaction of the department, conditioned for the payment of a judgment against the applicant furnishing the bond because of nonpayment of obligations in connection with the purchase and sale of animals.

The amount of such bond shall not be less than the nearest multiple of one thousand (1,000) dollars above twice the average daily value of purchases of livestock, handled by such applicant on the ten (10) largest business days during the preceding twelve (12) months or such parts thereof as such applicant was purchasing livestock.

In the event of an unestablished person, firm or corporation applying for a license, the amount of such bond shall be based on an estimated average daily value or purchases of livestock. In no case shall the purchases exceed by more than ten (10) percent the estimated average daily value or purchases of livestock.

'At such time as the daily purchases of livestock by the person, firm or corporation exceed the estimated average daily value of purchases of livestock by more than five (5) percent of the amount of his bond, the person, firm or corporation shall adjust the amount of the bond to cover livestock purchases.

Whenever the amount of the bond as calculated in this subsection exceeds fifty thousand (50,000) dollars, the amount of the bond shall be fifty thousand (50,000) dollars plus ten (10) percent of the average daily valuation in excess of fifty thousand (50,000) dollars. In no case shall the amount of such bond be less than two thousand (2,000) dollars.

'Any person, firm or corporation who by any means of advertising states that he is bonded under the provisions of this Act shall include in such advertising the amount of the bond.

'2. A deposit with the department of the required amount in money or negotiable bonds of the United States or of the state of Iowa or a political subdivision of the state of Iowa of that par or face value, for the purpose of securing the payment of a judgment against the applicant furnishing the deposit because of nonpayment of obligations in connection with the purchase and sale of animals, such deposit to be made under a deposit agreement prescribed by the department. The amount of such deposit as provided in subsection one (1) of this section. Such deposit shall not be subject to attachment for any other claim or levy of execution upon a judgment based on any other claims.

'Any person damaged by nonpayment of obligations or by any misrepresentation of fraud on the part of a person, firm or corporation may maintain an act on against such person, firm or corporation and the sureties on the bonds provided for in this section or for the application of the deposit furnished the department. The aggregate liability of the sureties for all such damage shall not exceed the amount of bond. In the event that the aggregate judgments on the bond or the deposit exceed the total amount of such bond or deposit, the amount payable on account of any judgment shall be in the same proportion to the bond or deposit as the individual judgment bears to the aggregate judgments.

Unless the person damaged filed his claim with the person, firm or corporation and the sureties and the department within ninety (90) days from the date of the alleged violation, or within ninety (90) days after the discovery of fraud or misrepresentation on the part of the person complained against, the claimant shall be barred from maintaining an action on said bond or for the application of said deposit.

'Whenever in the judgment of the department the business volume of the applicant or licensee is such as to render the bond or deposit inadequate, the amount of such bond or deposit shall be, upon notice, adjusted. All such bonds or deposit agreements shall contain a provision requiring that at least ten (10) days' prior notice in writing

be given to the department by the party terminating such bonds or deposit agreements in order to effect termination.

"The termination of a bond shall not release the parties from any liability arising out of the facts or transactions occurring prior to the termination date.

'The termination of a deposit agreement shall neither release the party furnishing the deposit from any liability arising out of acts or transactions occurring prior to the termination date, nor shall the department permit the withdrawal of the deposit until after ninety (90) days after the termination date, and then only if no claims under such agreement have been filed with the department. If any such claims have been filed with the department, the withdrawal of the deposit shall not be permitted until such claims have been satisfied or released and evidence of the satisfaction or release filed with the department.

'All moneys and securities deposited with the department shall be handled in the following manner:

- 'a. All securities deposited with the department shall remain in his custody.
- b. All moneys shall forthwith be delivered to the treasurer of the state of Iowa which shall be invested in the manner set forth in section four hundred fifty-two point ten (452.10) of the Code and he shall not relinquish such moneys except upon the written orders of the department.

'The owner shall be entitled to receive all income from moneys and securities so deposited and the department shall issue a receipt for each deposit setting forth this fact.

- '3. In lieu of a bond or deposit, an annual sworn financial statement, certified by a certified public account, showing all assets and liabilities and profit or loss for the year, and quarterly financial statements listing assets and liabilities and an operating statement showing profit or loss for the quarter sworn to by a principal officer of the corporation. Falsification of any statement required herein shall constitute adequate grounds for the secretary of agriculture to order such person, firm or corporation to immediately cease and desist all operations until the requirements of this Act are met. Such financial statement shall show a net worth equivalent to four (4) times the average daily value of purchases of livestock handled by such applicant on the ten (10) largest business days during the preceding twelve (12) months or such part thereof as such applicant was purchasing livestock. In the event an unestablished person, firm or corporation applies for a license, the financial statement shall be based on an estimated average daily value of purchases of livestock. In no case shall the purchases exceed by more than ten (10) percent the estimated average daily value of purchases of livestock.' "
  - 3. By renumbering the remaining section.

### COMMITTEE ON AGRICULTURE

Amend House File 441, section one (1), line nine (9), by inserting after the word, "use" the following:

"except that municipal gas and electric utilities located upon such lands shall remain under the jurisdiction of the Iowa Commerce Commission and shall not be re-

lieved of paying property taxes on facilities lying without their corporate limits as provided in chapter two hundred eighty-four (284) of the Code."

LEE H. GAUDINEER

Amend the House amendment to Senate File 775 as follows:

- 1. Insert a period (.) after the figures (7,430,000)" in division one (1) of the amendment and strike the remainder of the division.
- 2. Insert a period (.) after the figures "7,430,000.00" in division four (4) of the amendment.

ROBERT R. RIGLER

Amend Senate File 878 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 Muscatine Journal, a newspaper published at Muscatine, Iowa and in The Telegraph-Herald, a newspaper published at Dubuque, Iowa.

DAVID STANLEY

### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 877.

Adolph W. Elvers Chairman Senate Committee A. L. Mensing 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 877.

### BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers from the committee on enrolled bills submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 30th day of June, 1967, sent to the governor for his approval, Senate File 877.

ADOLPH W. ELVERS, Chairman

Passed on file.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m. Saturday, July 1, 1967.

### JOURNAL OF THE SENATE

Senate Chamber, Des Moines, Iowa, Saturday, July 1, 1967.

The Senate met in regular session, President Pro Tempore O'Malley presiding.

Prayer was offered by the Reverend H. R. Fields, pastor of the Mt. Olive Baptist Church, Des Moines, Iowa.

### MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 721, a bill for an act relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory.

#### Also:

That the House has amended and passed the following bill in which the concurrence of the Senate is asked:

Senate File No. 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and general salary expenses

#### HOUSE AMENDMENT TO SENATE FILE 864

Amend Senate File 864, Section 1, as follows:

- 1. By striking from lines four (4) and five (5) the words and figures "forty-six million two hundred thirty-nine thousand nine hundred sixty-four (46,239,964.00)" and inserting in lieu thereof the words and figures "forty-six million two hundred fifty-eight thousand one hundred fourteen (46,258,114.00)".
  - 2. By adding after line one hundred seventy-five (175) the following items:
  - (3). 20 FM two channel radios

\$18,000.00

(4). 15 telephones installed

150.00

- 3. By striking from line one hundred seventy-six (176) the figures "699,885.00" and inserting in lieu thereof the figures "718,035.00".
- 4. By striking from line one hundred seventy-seven (177) the figures "2,294,563.00" and inserting in lieu thereof the figures "2,312,713,00".

#### Also:

That the House has refused to concur in the Senate amendment to House File 750, a bill for an act to appropriate from the general fund of the state to the department of Public Defense for various capital improvements.

2475

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 710, a bill for an act relating to the tort liability of governmental subdivisions.

#### HOUSE AMENDMENT TO SENATE FILE 710

Amend Senate File 710 by adding thereto the following new section:

This Act, being deemed of immediate importance, shall be in full force and effect on January 1, 1968, after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 874, a bill for an act to make appropriations to members of the Iowa development commission.

Also:

That the House has amended the Senate amendment and concurred in the Senate amendment as amended and passed, House File 757, a bill for an act to appropriate funds for the central office of the Board of Control for the biennium.

# HOUSE AMENDMENT TO SENATE AMENDMENT

## TO HOUSE FILE 757

Amend the Senate amendment to House File 757 by adding thereto the following:

"By adding thereto the following sections:

'1. This Act shall operate retroactively and retrospectively, with full force and effect from and after its passage and publication in The Clinton Herald, a newspaper published at Clinton, lowa and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.''

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 476, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa.

Also

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 61, providing that the study of Iowa drainage laws be conducted by the Legislative Research Committee during the 1967-1969 biennium.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 60, directing the Buildings and Grounds Department and the Executive Council to study the possibility of erecting a monument to those who died in Viet Nam and previous wars.

Also:

That the House has adopted the following Senate Joint Resolution in which the concurrence of the House was asked.

Senate Joint Resolution 24, proposing a constitutional amendment relating to qualifications of electors.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 820, a bill for an act relating to acceptance of federal funds for highway safety.

#### HOUSE AMENDMENT TO SENATE FILE \$20

Amend Senate File 820 as follows:

1. Section 1, by striking all of lines three (3) through sixteen (16) and inserting in lieu thereof the following:

"The governor, in addition to other duties and responsibilities conferred upon him by the constitution and laws of this state, is hereby empowered to contract for the benefits available to this state under the federal highway safety act of 1966 as specifically set out in the national standards announced June 27, 1967 by the federal secretary of transportation, and in so doing, to cooperate with federal and state agencies, private and public organizations, and with individuals, to effectuate the purpose of that enactment. The governor shall be responsible for and is hereby empowered to administer through the department of public safety or through the highway commission or both, the highway safety programs of this state and those of its political subdivisions, all in accordance with said act and the constitution of the state of Iowa, in implementation thereof."

2. By adding the following section:

Sec. 2. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Bettendorf News, a newspaper published at Bettendorf, Iowa, and in The Woodbine Twiner a newspaper published at Woodbine, Iowa.

Also:

That the House has amended and passed the following bill in which the concurrence of the Senate is asked:

Senate File 484, a bill for an act relating to rights of civil service employees.

HOUSE AMENDMENT TO SENATE FILE 484

Amend Senate File 484 as follows:

1. By striking all of Section 3 and inserting in lieu thereof the following:

- Sec. 3. Section three hundred sixty-five point twenty-nine (365.29), Code 1966, is hereby further amended by adding thereto the following:
- "Any employee who shall become a candidate for any partisan elective office for remuneration shall, commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."
  - 2. By adding the following section:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Bettendorf News, a newspaper published at Bettendorf, Iowa and in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa.

William R. Kendrick, Chief Clerk

#### CONFERENCE COMMITTEE

#### on House File 747

President Fulton announced the appointment of Senators Nurse, chairman; Rigler, Schaben, and Messerly, on the part of the Senate, to the Conference Committee on House File 747, an Act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations.

#### WITHDRAWS MOTION TO RECONSIDER

Senator Potgeter asked and received unanimous consent that the motion filed by him to reconsider the vote by which House File 746 passed the Senate be withdrawn.

### HOUSE AMENDMENT CONSIDERED

Senator Stanley called up for consideration House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 563

Amend Section 1 of the Senate amendment to House File 563 as follows:

- 1. In line 25 strike the word "not".
- 2. In line 47 strike the word "or" and insert the following: ", fraud or other civil or criminal".
- 3. In line 48 insert a period after the word 'corporation' and strike the remainder of the subsection.
  - 4. Strike all of subsection 5 and renumber the remaining subsections.

The Senate refused to concur in the House amendment.

### INTRODUCTION OF BILL

Senate File 879, 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 area vocational schools.

Read first and second times and placed on calendar.

### THIRD READING OF BILLS

On motion of Senator Coleman, Senate File 874, a bill for an act to make appropriations to members of the Iowa development commission, was taken up for consideration.

The following committee amendment was considered.

Amend Senate File 874 as follows:

1. By striking from line ten (10) the figures "900.00" and inserting in lieu thereof the figures "450.00".

The amendment was adopted.

Senator Klefstad offered the following amendment filed by Senators Klefstad and Burns and moved its adoption:

Amend Senate File 874 by adding the following sections thereto:

- Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the The Farmer-Labor Press, a newspaper published at Council Bluffs, Iowa, and in the Iowa City Press-Citizen, a newspaper published at Iowa City, 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: 47

Balloun	Floy	Lange	Potgeter
Benda	Frey	Lisle	Reichardt
Briles	Gaudineer	Lodwick	Reno
Burns	Glenn	Lucken	Rigler
Clarke	Heaberlin	Main	Schaben
Coleman	Heying	McGill	Shaff
DeKoster	Hougen	Messerly	Shirley

Denman Dodds Elvers Ely Jepsen Klefstad Kosek Kruck

Mills Murray Neu Nurse Stanley
Stephens
Van Eaton
Van Gilst

Erskine

Kyhl

Nurse O'Malley

Nays: 0

Absent or not voting: 13

Buren Cassidy Condon DeHari Flatt Hagedorn Hill

Kibbie Lamborn Patton

Reppert Riley Walsh

Voting present: 1

### Frommelt

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 874 be immediately messaged to the House.

### HOUSE AMENDMENTS CONSIDERED

Senator Coleman called up for consideration Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of the property known as the valley bank building located at fourth and walnut streets, city of Des Moines, Polk county, Iowa, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 860

Amend Senate File 860, Section 1 as follows:

By striking in line 7 the figures "80,000", and inserting in lieu thereof the figures "67,000"; and by striking in line 13 the figures "110,500.00", and inserting in lieu thereof the figures "97,500.00".

Senator McGill offered the following amendment to the amendment filed by Senators McGill and Van Eaton:

Amend Senate File 860 by adding the following sections thereto:

Sec. 2. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec. 3. This Act, being deemed of immediate importance shall take effect after its passage, approval and publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in the Chariton Herald-Patriot, a newspaper published at Chariton, Iowa.

The amendment to the amendment was adopted.

On motion of Senator Coleman, the Senate concurred in the House amendment as amended.

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: 54

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
DeHart
DeKoster
Denman
Dodds
Elvers
Elv

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

O'Malley Patton Potgeter Reichardt Reno Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 7

Condon Erskine Jepsen Nurse

Kibbie

Kosek

Klefstad

Reppert Riley Shirley

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  $860\ \text{be}$  immediately messaged to the House.

Senator Coleman asked and received unanimous consent that the rules be suspended and that Senate File 879 be taken up for immediate consideration:

#### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 879, 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 area vocational schools, was taken up for consideration.

Senator Kibbie offered the following amendment:

Amend Senate File 879, by striking in line three (3) the words and figure "seven

million five hundred (7,500,000) dollars" and inserting in lieu thereof the words and figure "fourteen million (14,000,000) dollars".

Senator DeKoster offered the following amendment to the amendment filed by Senators DeKoster, Lamborn, Stephens, and Glenn and moved its adoption:

Amend the Kibbie amendment to Senate File 879, lines four (4) and five (5), by striking the words and figures, "fourteen million (14,000,000)" and inserting in lieu thereof the words and figures, "nine million five hundred thousand (9,500,000)"

The amendment to the amendment was adopted.

Senator Kibbie moved the adoption of his amendment as amended.

Division was called for.

The amendment as amended was adopted.

Senator Jepsen offered the following amendment filed by Senators Jepsen and Stanley and moved its adoption:

Amend Senate File 879 by adding the following sections thereto:

Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Tipton Conservative, a newspaper published at Tipton, Iowa, and in the Times Democrat, a newspaper published at Davenport. Iowa.

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 Benda Briles Burns Cassidv Clarke Coleman Condon DeKoster Denman Dodde Elvers Ely Erskine

Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Hill Hougen Jepsen

Klefstad Kruck Kvhl

Lamborn Lange Lisle

Lodwick

Lucken Main McGill Messerly Mills

Neu Nurse O'Mallev

Murray

Patton

Potgeter Reichardt

Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton

Van Gilst Walsh

Navs: 0

Absent or not voting: 6

Buren

Flatt

Kosek

Rilev

DeHart

Kibbie

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 879 be immediately messaged to the House.

# HOUSE AMENDMENTS CONSIDERED

Senator Kibbie called up for consideration Senate File 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 381

Amend Senate File 381 as follows:

By striking from line five (5) the words "prerequisite courses" and inserting in lieu thereof the following: "prerequisite courses, if any, or have otherwise shown equivalent competence through testing."

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:

Frev

Ayes: 37

Benda Briles Burns DeKoster Dodds

Cassidy Elvers Ely Erskine Floy

Frommelt Heaberlin Heying Kibbie Klefstad Kruck Kvhl Lamborn

Lisle Lodwick Lucken Main McGill Messerly Mills

Murray

Lange

Neu O'Mallev Patton Reichardt Reno Schaben Shaff Van Eaton Van Gilst

Nays: 1

Stephens

Absent or not voting: 23

Balloun Denman Hougen Rigler Buren Flatt Jepsen Riley Clarke Gaudineer Kosek Shirley Glenn Nurse Coleman Stanley Condon Hagedorn Potgeter Walsh DeHart Hill Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

### EXPLANATION OF VOTE

This explanation is filed to record my "Aye" vote on the second Senate passage of Senate File 381. I was temporarily out of the Senate Chamber when the vote was taken. I voted for this bill the first time it passed the Senate. If I had been present, I would again have voted "Aye".

DAVID STANLEY

#### THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 878, a bill for an act relating to interstate bridges and the financing thereof and to amend senate file one hundred thirty-one (131), Acts of the Sixty-second (62nd) General Assembly, was taken up for consideration.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 878 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 Muscatine Journal, a newspaper published at Muscatine, Iowa and in The Telegraph-Herald, a newspaper published at Dubuque, 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: 44

Balloun Potgeter Frev Lisle Benda Reichardt Frommelt Lodwick Briles Lucken Reno Glenn Clarke Heaberlin Main Rigler Coleman Heying McGill Schaben

DeKoster Klefstad Shaff Messerly Dodds Kosek Mills Shirlev Elvers Kruck Murray Stanley Elv Kvhl Neu Stephens O'Malley Erskine Lamborn Van Eaton Flov Lange Patton Van Gilst

Navs: 0

Absent or not voting: 17

Hill Denman Nurse Buren Burns Flatt Hougen Reppert Cassidy Gaudineer Jepsen Rilev Kibbie Walsh Condon Hagedorn DeHart

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 878 be immediately messaged to the House.

### HOUSE AMENDMENTS CONSIDERED

Senator Coleman called up for consideration Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee, amended by the House, as follows:

### HOUSE AMENDMENT TO SENATE FILE 843

Amend Senate File 843 by adding the following section:

Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Adams County Free Press, a newspaper published in Corning, Iowa and in The Red Oak Express, a newspaper published in Red Oak, Iowa.

Senator Coleman offered the following amendment to the amendment and moved its adoption:

Amend Senate File 843, line twenty-three (23) be striking the figure "\$660.00" and inserting the figure "\$330.00."

The amendment to the amendment was adopted.

The Senate concurred in the House amendment as amended.

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: 43

Balloun Briles

Floy Gaudineer Glenn Hagedorn Kruck Kyhl Lamborn Neu Potgeter Reichardt Reno

Clarke Coleman DeHart DeKoster

Burns

Heaberlin Heying Hill Hougen Lodwick Lucken Main McGill Schaben Shaff Stanley Stephens Van Eaton

Dodds Elvers Erskine

Denman

Jepsen Klefstad Kosek

Mills Murray

Messerly

Van Gilst

Nays: 0

-

Absent or not voting: 11

Benda Buren Cassidy Condon Flatt Frey Patton Reppert Riley Shirley Walsh

Voting present: 7

Ely Frommelt Kibbie Lange Nurse O'Mallev

Rigler

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 843 be immediately messaged to the House.

On motion of Senator Frommelt the Senate stood at ease until the fall of the gavel.

The Senate reconvened with President Fulton presiding.

### THIRD READING OF BILLS

On motion of Senator Hill, Senate File 873, a bill for an act to appropriate six million (6,000,000) dollars 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 for consideration.

Senator O'Malley offered the following amendment filed by Senators O'Malley and Schaben and moved its adoption:

Amend Senate File 873 by adding the following sections thereto:

- Sec. 3. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 4. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Highland Park News, a newspaper published at Des Moines, Iowa, and in the Harlan Tribune, a newspaper published at Harlan, Iowa.

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: 51

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Ely
Erskine
Flatt
Floy
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen

Kibbie
Kosek
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills

Murray Nurse O'Malley Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst

Nays: 0

Absent or not voting: 10

Frey Frommelt Neu Patton

Reichardt n Riley Shirley Walsh

Klefstad

Potgeter

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 873 be immediately messaged to the House.

On motion of Senator Hill, Senate File 875, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for specified school aid, was taken up for consideration.

Senator Hill asked and received unanimous consent that House File 795 be substituted for Senate File 875.

Senator Lamborn offered the following amendment filed by Senators Lamborn and

Glenn and moved its adoption:

Amend House File 795 by adding the following sections thereto:

- Sec. 3. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 4. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Jackson Sentinel, a newspaper published at Maguoketa, Iowa, and in the Ottumwa Courier, a newspaper published at Ottumwa, Iowa.

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 guestion "Shall the bill pass?" the vote was:

Aves: 51

Balloun	Erskine	Kruck	O'Malley
Benda	Floy	Kyhl	Potgeter
Burns	Frey	Lamborn	Reichardt
Cassidy	Gaudineer	Lange	Reppert
Clarke	Glenn	Lisle	Rigler
Coleman	Hagedorn	Lodwick	Schaben
Condon	Heaberlin	Lucken	Shaff
DeHart	Heying	Main	Shirley
DeKoster	Hill	McGill	Stanley
Denman	Hougen	Messerly	Stephens
Dodds	Jepsen	Mills	Van Eaton
Elvers	Klefstad	Murray	Van Gilst
Ely	Kosek	Neu	

Navs: 0

Absent or not voting: 10

Briles	Frommelt	Patton	Riley
Buren	Kibbie	Reno	Walsh
E1-44	NT		

Nurse Flatt

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 House File 795 be immediately messaged to the House.

Senator Hill asked and received unanimous consent that Senate File 875 be withdrawn from further consideration by the Senate.

On motion of Senator Hill, Senate File 876, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational education aid, was taken up for consideration.

Senator Kruck offered the following amendment filed by Senators Kruck and Heying and moved its adoption.  $\dot{\phantom{a}}$ 

Amend Senate File 876 as follows:

1. By adding the following new section:

"Sec. 3. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Boone News-Republican, a newspaper published at Boone, Iowa and in The Decorah Journal, a newspaper published at Decorah, Iowa.

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: 50

Balloun Elv Benda Flatt Buren Gaudineer Burns Glenn Cassidy Hagedorn Clarke Heaberlin Coleman Heying Condon Hill DeHart Hougen DeKoster Kibbie Denman Klefstad Dodds Kosek Elvers Kruck

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Murray
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

Navs: 0

Absent or not voting: 11

Briles Erskine Frey Frommelt Main Neu Reno Riley Walsh

Floy Jepsen

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 876 be immediately messaged to the House.

Senator Elvers called up for consideration Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state 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, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 775

#### Amend Senate File 775 as follows:

- 1. Section 1, lines three (3) and four (4) by striking the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred seventeen thousand five hundred (7,917,500)".
- 2. Section 1, line seven (7), by striking the words "stream and lake access," and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 3. Section 2, line six (6), by striking the words "stream and lake access" and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 4. Section 2, line nine (9), by striking the figures "7,430,000.00" and inserting in lieu thereof the figures "7,917,500.00".
  - 5. Section 5:
  - (1) By inserting after line seven (7) the following:

"Towa Lake - 3 1/2 miles northwest of Harris, Iowa...........5,000.00".

(2) By adding to Section 5 the following:

- 6. Amend the title as follows:
- (1) By inserting in line five (5) after the word "control," the word "river,".
- (2) By inserting in line six (6) after the word "access," the words "development and maintenance of water-oriented facilities.".

Senator Rigler asked and received unanimous consent that the amendment to the amendment filed by him June 30 be withdrawn.

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 775 as follows:

- 1. Amend paragraph one (1) of the amendment by striking all of lines five (5) and six (6) and by inserting in lieu thereof the following: 'four hundred forty-two thousand five hundred (7,442,500)'.'
- 2. Amend paragraph four (4) of the amendment by striking from line three (3) the figures "7,917,500.00" and by inserting in lieu thereof the figures "7,442,500.00".
  - 3. Amend paragraph five (5) of the amendment as follows:
- a. By striking from line sixteen (16) the figures "487,500.00" and by inserting in leiu thereof the figures "392,500.00".
  - b. By adding at the end of paragraph five (5) the following:
- "3. By striking from line four (4) the figures '1,000,000.00' and by inserting in lieu thereof the figures '905,000.00'.
- "4. By striking from line six (6) the figures '1,000,000.00' and by inserting in lieu thereof the figures '905,000.00'.
- "5. By striking from line eleven (11) the figures '1,000,000.00' and by inserting in lieu thereof the figures '905,000.00'."
  - 4. By adding the following paragraph to the House amendment:
  - "7. Further amend Senate File 775 by adding the following at the end thereof:
- Sec. 8. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- 'Sec. 9. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Maquoketa Community Press, a newspaper published at Maquoketa, Iowa, and in the Ottumwa Courier, a newspaper published at Ottumwa, Iowa,''

Senator Reppert took the chair at 11:55 a.m.

President Fulton took the chair at 12:05 p.m.

Roll call was requested on the amendment.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 25

Balloun	Frey	Kyhl '	Mills
Buren	Frommelt	Lange	Potgeter
Cassidy	Glenn	Lisle	Reno
Clarke	Jepsen	Lodwick	Rigler
Coleman	Klefstad	Lucken	Shaff
DeHart	Kruck	Messerly	Stephens
DeKoster			

\_-----

Nays: 33

Benda	Flatt	Kosek	Patton
Briles	Floy	Lamborn	Reichardt
Burns	Gaudineer	Main	Reppert
Condon	Hagedorn	McGill	Schaben
Denman	Heaberlin	Murray	Shirley
Dodds	Heying	Neu	Stanley
Elvers	Hill	Nurse	Van Eaton
Ely	Kibbie	O'Malley	Walsh
TO 1.			

Erskine

Absent or not voting: 3

Hougen Riley

Van Gilst

The amendment to the amendment was lost.

Senator Lamborn offered the following amendment to the House amendment and moved its adoption:

Amend Senate File 775 by adding the following sections thereto:

"Sec. 8. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"Sec. 9. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Maquoketa Community Press, a newspaper published at Maquoketa, Iowa, and in the Ottumwa Courier, a newspaper published at Ottumwa, Iowa."

The amendment to the amendment was adopted.

Senator Elvers moved that the Senate concur in the House amendment as amended, which motion prevailed, and the Senate concurred in the House amendment as amended.

Senator Elvers 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
Briles
Buren
Burns
Coleman
Condon
Denman
Dodds
Elvers

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Hagedorn
Heaberlin
Heying
Kibbie

Kosek
Kruck
Lamborn
Lodwick
Main
McGill
Messerly
Murray
Nurse
O'Malley

Patton
Reichardt
Reppert
Schaben
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 18

Balloun Cassidy Clarke DeHart DeKoster Glenn Hill Jepsen Klefstad Kyhl

Lange Lucken Mills Potgeter

Reno Rigler Shaff Stephens

Absent or not voting: 4

Hougen

Lisle

Neu

Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Elvers asked and received unanimous consent that Senate File 775 be immediately messaged to the House.

Senator Gaudineer called up for consideration Senate File 710, a bill for an act relating to the tort liability of cities and towns, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 710

Amend Senate File 710 by adding thereto the following new section:

This Act, being deemed of immediate importance, shall be in full force and effect on January 1, 1968, after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

The Senate concurred in the House amendment.

Senator Gaudineer 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: 42

Balloun Benda Cassidy Clarke Coleman Condon DeHart DeKoster

Erskine Floy Gaudineer Glenn Hagedorn Heaberlin Heying Jepsen Kibbie Klefstad Kruck Kyhl
Lamborn
Lodwick
Main
McGill
Mills
Neu
Nurse
O'Malley
Patton

Potgeter Reichardt Rigler Schaben Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 2

Denman

Dodds

Elvers

Lange

Stephens

Absent or not voting: 14

Briles Buren Burns Elv Flatt Frey Frommelt Hougen Kosek Lucken Messerly Murray Reno Riley

Voting present: 3

Hill

Lisle

Reppert

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 Reppert House File 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one of the Code, 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 the amendment filed by him June 2, 1967 and found on page 1729 of the journal be withdrawn.

Senator Buren offered the following amendment filed by Senators Buren and Flatt and moved its adoption.

Amend House File 692 by adding the following section thereto:

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 Forest City Summit, a newspaper published at Forest City, Iowa and in the Winterset Madisonian, a newspaper published at Winterset, 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: 53

Balloun
Benda
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Jepsen
Kibbie
Klefstad
Kosek
Kruck

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Kyhl

Patton
Potgeter
Reichardt
Reno
Reppert
Rigler
Schaben
Shaff
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Nays: 1

Messerly

Absent or not voting: 7

Buren

Hagedorn Hill Hougen Riley

Shirley

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 House File 692 be immediately messaged to the House.

#### HOUSE AMENDMENTS CONSIDERED

Senator Hill called up for consideration Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 864

Amend Senate File 864, Section 1, as follows:

- 1. By striking from lines four (4) and five (5) the words and figures "forty-six million two hundred thirty-nine thousand nine hundred sixty-four (46,239,964.00)" and inserting in lieu thereof the words and figures "forty-six million two hundred fifty-eight thousand one hundred fourteen (46,258,114.00)".
  - 2. By adding after line one hundred seventy-five (175) the following items:
  - (3). 20 FM two channel radios

\$18,000.00

(4). 15 telephones installed

150.00

- 3. By striking from line one hundred seventy-six (176) the figures "699,885.00" and inserting in lieu thereof the figures "718,035.00".
- 4. By striking from line one hundred seventy-seven (177) the figures "2,294,563.00" and inserting in lieu thereof the figures "2,312,713.00".

Senator Balloun offered the following amendment to the amendment filed by Senators Balloun and Frommelt, and moved its adoption:

Amend the House amendment to Senate File 864 by adding at the end thereof the following:

"5. Further amend Senate File 864 by adding the following section thereto:

Sec. 7. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

See. 8. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Toledo Chronicle, a newspaper published at Toledo, Iowa, and in The Dyersville Commercial, a newspaper published at Dyersville, Iowa.

The amendment to the amendment was adopted.

On motion of Senator Hill the Senate concurred in the House amendment as amended.

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: 46

Balloun	Floy	Kyhl	O'Malley
Benda	Frommelt	Lamborn	Patton
Briles	Gaudineer	Lange	Potgeter
Burns	Glenn	Lisle	Reno
Cassidy	Hagedorn	Lodwick	Shaff
Clarke	Heaberlin	Lucken	Shirley
Condon	Heying	Main	Stanley
DeHart	Hill	McGill	Stephens
DeKoster	Jepsen	Mills	Van Eaton
Dodds	Kibbie	Murray	Van Gilst
Elvers	Klefstad	Neu	Walsh
Erskine	Kruck -		

Nays: 0

Absent or not voting: 15

Buren Flatt
Coleman Frey
Denman Hougen

Nurse Reichardt

Messerly

Rigler Riley Schaben

Ely Kosek Reppert

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 864 be immediately messaged to the House.

Senator Gaudineer called up for consideration Senate File 484, a bill for an act relating to rights of civil service employees, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 484

Amend Senate File 484 as follows:

- 1. By striking all of Section 3 and inserting in lieu thereof the following:
- Sec. 3. Section three hundred sixty-five point twenty-nine (365.29), Code 1966, is hereby further amended by adding thereto the following:
- "Any employee who shall become a candidate for any partisan elective office for remuneration shall, commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."
  - 2. By adding the following section:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Bettendorf News, a newspaper published at Bettendorf, Iowa and in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa.

The Senate concurred in the House amendment.

Senator Gaudineer 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 Floy
Benda Frommelt
Briles Gaudineer
Buren Glenn
Burns Hagedorn

Lange Lisle Lodwick Lucken Main Potgeter Reichardt Reno Reppert

Rigler

Cassidy Heaberlin McGill Schaben Coleman Heying Messerly Shaff Condon Jepsen Mills Shirley DeHart Kibbie Murray Stanley DeKoster Klefstad Stephens Neu Dodds Kruck Van Eaton Nurse Elvers Kyhl O'Malley Van Gilst Erskine Lamborn Patton Walsh

Nays: 0

Absent or not voting: 9

Clarke Denman Flatt Frey Hill Hougen Kosek Rilev

Ely

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 and moved its adoption:

### SENATE CONCURRENT RESOLUTION 67

# 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 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 1966.

The motion prevailed and the resolution was adopted.

### EXPLANATION OF VOTE

We, the undersigned Legislators, intended that Section 25 of House File 702 as adopted applied to construction of buildings and structures, to limit taxes on services to

repairs of buildings and structures, and is not intended to cover services on new construction, reconstruction, alteration, expansion, remodeling or the services of a general building contractor, architect or engineer.

WARREN J. KRUCK
ROBERT R. DODDS
DELBERT FLOY
CHARLES F. BALLOUN
ROBERT J. BURNS
C. VAN EATON
H. L. HEYING
JOHN W. PATTON
ALAN SHIRLEY

H. KENNETH NURSE STANLEY M. HEABERLIN MAX E. RENO ROGER J. SHAFF GEORGE E. O'MALLEY ERNEST KOSEK DAVID M. STANLEY JOSEPH FLATT WILLIAM F. DENMAN HUGH H, CLARKE
VERN LISLE
J. HENRY LUCKEN
JAMES E, BRILES
BASS VAN GILST
PEARLE DE HART
FRANKLIN S, MAIN
VERNON H, KYHL
KENNETH BENDA
S, LODWICK

### 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 864, a bill for an act authorizing expenditures by the Highway Commission from the primary road fund for the biennium.

Also:

That the House has concurred in the Senate amendment to the House amendment and passed Senate File 860, a bill for an act to appropriate from the general fund for operational costs of the property known as the valley bank building.

Also

That the House has concurred in the Senate amendment to the House amendment and passed Senate File 821, a bill for an act to appropriate funds for the state conservation commission.

Also:

That the House has concurred in the Senate amendment to the House amendment and passed Senate File 775, a bill for an act to appropriate from the general fund of the state conservation commission for necessary work in state parks, and lakes.

Also:

That the House has concurred in Senate amendments to and passed House File No. 795, a bill for an act to appropriate from the general fund of the state to the Department of Public Instruction.

Also;

That the House has concurred in Senate amendments to and passed House File No. 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher.

Also:

That the House has insisted on its amendments to House File 563 a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit, and request a conference committee.

Conferees on the Part of the House are:

Rep. Ralph F. McCartney, Chairman

Rep. Dan L. Johnston of Polk

Rep. John L. Mowry

Rep. Warren Wood

Also:

That the House has concurred in Senate amendments to and passed House File No. 750, a bill for an act to appropriate from general fund of state to the Department of Public Defense for various capital improvements.

Also:

That the House has adopted the Conference Committee report and the amendments contained therein and passed House File 687, a bill for an act to appropriate from the general fund of the state for the biennium to the Department of Social Welfare for aid programs.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 876, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational education aid.

### HOUSE AMENDMENT TO SENATE FILE 876

Amend Senate File 876 as follows:

- 1. Section 1, by inserting in line twelve (12) after the word "for" the following: "vocational and technical courses of instruction in".
  - 2. By adding the following section:

This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Alen

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 879, a bill for an act to appropriate funds from the general fund of the state of lowa to the department of public instruction for construction of area vocational schools.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 878, a bill for an act relating to interstate bridges and the financing thereof.

Also:

That the House has concurred in the Senate amendment to the House amendment and passed Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Also:

That the House has adopted the Conference Committee report and the amendments contained therein and passed House File 747, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the Board of Regents.

#### Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 873, a bill for an act to appropriate six million dollars 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.

### Also

That the House has amended and passed the following bill in which the concurrence of the house was asked:

Senate File No. 853, a bill for an act to appropriate from general fund of the state for the biennium funds for various departments and divisions of the state of Iowa.

### HOUSE AMENDMENT TO SENATE FILE 853

Amend Senate File 853 as follows:

- 1. Section 15:
- a. By striking from line four (4) the words and figures "eighty-two thousand (282,000)" and inserting in lieu thereof the words and figures "eighty thousand (280,000)".
- b. Line eleven (11), by striking the figures "62,000.00" and inserting in lieu thereof the figures "60,000.00".
- c. Line thirty-three (33), by striking the figures "282,000.00" and inserting in lieu thereof the figures "280,000.00".
  - 2. Section 31:
- a. By striking from lines four (4) and five (5) the words and figures "three hundred nine thousand two hundred seventy (5,309,270)" and inserting in lieu thereof the words and figures "two hundred eighty-nine thousand two hundred seventy (5,289,270)".
- b. Line twelve (12), by striking the figures "962,860,00" and inserting in lieu thereof the figures "942,860.00".
- c. Line sixteen (16), by striking the figures "5,309,270.00" and inserting in lieu thereof the figures "5,289,270.00".
  - 3. Section 34:
- a. Line four (4), by striking the words and figures "six thousand eight hundred (6,800)" and inserting in lieu thereof the words and figures "five thousand (5,000)".
- b. Line eight (8), by striking the figures "6,800.00" and inserting in lieu thereof the figures "5,000.00".
  - 4. Section 37:
- a. Line seven (7), by striking the figure "11,000.00" and inserting in lieu thereof the figures "12,000.00".

- b. Line ten (10), by striking the figures "59,090.00" and inserting in lieu thereof the figures "58,090.00".
  - 5: \*Section 39:
- a. By striking from lines four (4) and five (5) "one million one hundred sixty-one thousand one hundred twenty (1,161,120)" and inserting in lieu thereof the words and figures "one million two hundred thirty-six thousand one hundred twenty (1,236,120)".
  - b. By striking lines eight (8) and nine (9) and inserting in lieu thereof the following:
- c. By striking from line twelve (12) the figures "1,161,120.00" and inserting in lieu thereof the figures "1,236,120.00".
- 6. Section 40, by striking lines eleven (11) through fifteen (15) and inserting in lieu thereof "(the salary of any employee of the department of public instruction shall not exceed eighty (80) percent of the salary of the superintendent)".
  - 7. Section 43:
- a. By striking from lines four (4) and five (5) "eight hundred twenty-one thousand five hundred ninety (4,821,590)" and inserting in lieu thereof "three hundred twenty-one thousand five hundred ninety (4,321,590)".
- b. By striking from line thirteen (13) the figures "3,810,620.00" and inserting "3,480,620.00".
- c. By striking from line seventeen (17) the figures "265,000.00" and inserting "215,000.00".
- d. By striking from line nineteen (19) the figures "689,720.00" and inserting "569,720.00".
- e. By striking from line twenty-two (22) the figures "4,821,590.00" and inserting "4,321,590.00".
  - 8. Section 50:
- a. By striking from line four (4) the word "seven" and inserting "three"; also by striking the figures "(407,690)" and inserting "(403,690)".
  - b. By striking from line seven (7) the figures "17,500.00" and inserting "21,800.00".
- c. By striking from line eight (8) the figures "318,390.00" and inserting "310.090.00".
- e. By striking from line thirteen (13) the figures "407,690.00" and inserting "403,690.00".
  - 9. Section 51:
  - a. By striking from line four (4) the word "twenty-eight" and inserting in lieu

thereof the word "eight".

- b. By striking from line five (5) the figures "(1,628,670)" and inserting in lieu thereof the figures "(1,608,670)".
- c. By striking lines thirteen (13) through twenty-two (22) and inserting in lieu thereof the following:
- d. By striking from line twenty-nine (29) the figures "1,628,670.00" and inserting in lieu thereof the figures "1,608,670.00".
  - 10. Section 52:
- a. By striking from line four (4) "eighty-five thousand one hundred ten (385,110)" and inserting "sixty-six thousand five hundred seventy (366,570)".
  - b. By striking from line fourteen (14) "361,410.00" and inserting "342,870.00".
  - c. By striking from line twenty (20) "385,110.00" and inserting "366,570.00",
  - 11. Section 66, by striking from line three (3) the words "or remuneration".
  - 12. By adding thereto the following new sections:
- (1) This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- (2) This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Hampton Chronicle, a newspaper published at Hampton, Iowa, and in The Sheffield Press, a newspaper published at Sheffield, Iowa.

# CONFERENCE COMMITTEE

### on House File 563

President Fulton announced the appointment of Senators Gaudineer, chairman; Shirley, Denman and Stanley, on the part of the Senate, to the Conference Committee on House File 563, an Act relating to indemnification of officers and directors of corporations for pecuniary profit.

#### HOUSE AMENDMENTS CONSIDERED

Senator Main called up for consideration House File 757, a bill for an act to appropriate funds for the central office of the Board of Control for the biennium, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE AMENDMENT

### TO HOUSE FILE 757

Amend the Senate amendment to House File 757 by adding thereto the following:

- "By adding thereto the following sections:
- '1. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

2. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa,' "

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:

Aves: 51

Balloun Briles Buren Cassidy Clarke Coleman Condon DeHart DeKoster Dodds Elvers Elv Lamborn Erskine

Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heving Kibbie Klefstad Kruck Kvhl

Lisle Lodwick Lucken Main McGill Messerly Mills Murray Neu Nurse O'Malley Patton

Lange

Potgeter Reichardt Reno Reppert Schaben Shaff Shirlev Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 10

Benda Burns Flatt Hill

Jepsen Kosek

Rigler Riley

Denman

Hougen

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 Schaben, House File 144, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs or sheep, was taken up for further consideration.

The Schaben amendment filed May 2 was called up for further consideration.

Senator Schaben called up the amendment to the amendment filed by the agriculture committee  ${\sf June~30}$ .

Senator Clarke moved that House File 144 be rereferred to committee.

Senator Briles, in a substitute motion, moved that the committee amendment to the amendment be adopted.

Senator Frommelt rose on point of order on the grounds that the motion by Senator Clarke took precedence.

The Chair ruled the point well taken.

Division was called for.

The motion by Senator Clarke was lost.

Senator Clarke moved the previous question on the amendment.

Division was requested and the motion prevailed.

Senator Schaben moved the adoption of the amendment to the amendment.

Division was requested.

The amendment to the amendment was adopted.

Senator Balloun moved that the Schaben amendment as amended be laid on the table.

Division was requested.

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 1:45 p.m.

#### AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

#### REPORT OF CONFERENCE COMMITTEE.

# ON SENATE FILE 616

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school

districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, begs leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

- 1. Section 5, by inserting in line twenty-six (26) after the word "between" the following:
  - "the aggregate aid payments for the first three quarters and.
- 2. Section 6, by striking from line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".
- 3. Section 6, by striking from line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".
  - 4. By inserting the following new section after section eight (8):
- $^{4}$ Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new section:
- "'After January 1, 1969, a merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except the area board may accept or acquire additional land by donation or gift.
- "With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the merged area, and no election shall be necessary in connection with such sale notwith-standing any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law."
  - 5. Section 10, by inserting the following new paragraph after line four (4):
- "Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) and inserting in lieu thereof the following: 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'."
  - 6. Section 11, by inserting the following new paragraph after line ten (10):
- "Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:
- "It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths (3/4ths) mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths (3/4ths) mill levy shall be the responsibility of the state and shall not be paid from property tax. The

general assembly in 1971 shall review the need for and the advisability of such three-fourths (3/4ths) mill levy."

- 7. Section 13, by inserting the following after the period in line eleven (11):
- "The board of directors may enter into such contracts."
- 8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).
  - 9. Section 13, by inserting the following after the period in line fifteen (15):
- 'In determining whether duplication would actually exist, the state board shall consider the needs of the area and consider whether the proposed programs are competitive as to size, quality, tuition, purposes, and area coverage with existing public and private educational or vocational institutions within the merged area."
- 10. Section 13, by striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:
- ". Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuitionfor resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board".
  - 11. Section 13, by inserting the following new paragraph after line twenty-two (22):
  - "3. By adding thereto the following new subsection:
- "The area board, when setting the salary of the area superintendent, shall take into consideration the salaries of administrators of educational institutions in the area, and the enrollment of the area schools; the salary range shall be from seventeen thousand (17,000) dollars to twenty-five thousand (25,000) dollars per annum. The superintendent shall not be required to hold any teacher's certificate."
- 12. Section 14, by striking from line three (3) the word "maximum" and inserting in lieu thereof the word "standard".
- 13. Section 14, by inserting in line four (4) after the word "term" the words, ", and the maximum academic work load for any instructor shall be sixteen (16) credit hours per school term,".
- 14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"sections:

- "Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board."
  - " 'Prescribe a uniform system of accounting for area schools.' "
- 15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word "associate" and inserting in lieu thereof the word "assistant".
  - 16. By adding at the end of section 18 the following:
- "Said section is further amended by striking subsection four (4) and inserting in lieu thereof the following:
  - "4. A member to represent industry and management."
- "Further amend said section by striking from subsection seven (7) the word 'Three' and inserting in lieu thereof the word 'Two'.
  - "Further amend said section by adding a new subsection as follows:
  - " '8. A member to represent labor." "
  - 17. By inserting the following new sections after section 18:
- a. "Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby amended by adding at the end thereof the following:
  - "The state board shall meet with the advisory committee at least quarterly,"
- b. "Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words on faculty salary schedules"."
  - 18. Section 20, by inserting at the end of line five (5) the following:
    - "Not more than five (5) members shall be of the same political party."
  - 19. By inserting the following new section after section 20:
- "Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting at the end thereof the following:
- "In appointing members, the governor shall provide that at least one (1) member has substantial knowledge related to vocational and technical training, and at least one (1) member has substantial knowledge related to area community colleges."
- 20. Section 21, by striking all of said section and inserting in lieu thereof the following:

"Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17).

- 21. By inserting the following new section after section 23:
- "Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:
- "1. By striking from line three (3) the word "two" and inserting in lieu thereof the word "three".
  - "2. By inserting the following after the period in line eight (8):
- "The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools."
- 22. Section five point four (5.4), subsection eight (8), Rules of the Department of Public Instruction, is hereby amended to read as follows:
- "5.4(8) Faculty development. The administration of the college shall encourage the continued development of faculty potential by: (1) regularly stimulating department chairmen or heads to meet their responsibilities in this regard; (2) lightening the teaching loads of first-year instructors whose course preparation and in-service training demand it; (3) stimulating curricular evaluation; and (4) encouraging the development of an atmosphere in which the faculty brings a wide range of ideas and experiences to the students, each other, and the community."
  - 23. By renumbering the sections in accordance with these amendments.

\*This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

JOSEPH W. CASSIDY, Chairman JOHN M. ELY, JR. LUCAS J. DE KOSTER ADOLPH W. ELVERS On the Part of the Senate MAURICE VAN NOSTRAND, Chairman
W. CHARLENE CONKLIN
C. VINCENT MAYBERRY
CHARLES E. GRASSLEY
On the Part of the House

Senator Cassidy called up the Report of the Conference Committee on Senate File 616 and moved its adoption.

The motion prevailed and the report was adopted.

Senator Cassidy moved the adoption of the amendments to Senate File 616.

The amendments were 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:

Aves: 52

Klefstad Balloun Elv O'Mallev Kyhl Patton Benda Erskine Flatt Lamborn Potgeter Briles Reichardt Flov Lange Buren Lisle Reppert Burns Frev Rigler Frommelt Lodwick Cassidy Schaben Clarke Gaudineer Main Shaff Coleman Glenn McGill Condon Hagedorn Messerly Shirlev Heaberlin Mills Stanley DeKoster Van Eaton Heying Murray Denman Van Gilst Dodds Jepsen Neu Kibbie Walsh Elvers Nurse

Nays: 2

Hill

Stephens

Absent or not voting: 6

DeHart Hougen Kosek Kruck Reno

Rilev

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 Cassidy asked and received unanimous consent that Senate File  $616\ \mathrm{be}$  immediately messaged to the House.

#### MESSAGE FROM THE HOUSE

The following message was received from the House:

That the House has adopted the Second Conference Committee report and the amendments contained therein and passed Senate File 616, a bill for an act relating to area vocational school districts and area community college districts.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE AMENDMENTS CONSIDERED

Senator Elvers called up for consideration Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission, amended by the House, as follows:

Amend Senate File 821 as follows:

### 1. Section 1:

- a. Line nine (9), by striking the figures "942,010.00" and inserting in lieu thereof the figures "890,000.00".
- b. Line twelve (12), by striking the figures "209,600.00" and inserting in lieu thereof the figures "195,400.00".
- c. Line thirteen (13), by striking the figures "1,151,610.00" and inserting in lieu thereof the figures "1,085,400.00".
- d. Line thirty-five (35), by striking the figures "1,326,750.00" and inserting in lieu thereof the figures "1,260,540.00".
- 2. Section 3, by striking all of lines three (3) through seven (7) and inserting in lieu thereof the following:
- "By striking from line fifteen (15) the words 'forty-eight hundred' and inserting in lieu thereof the words 'fifty-four hundred'.
- "By striking from lines twenty (20) and twenty-one (21) the words 'fifty-seven hundred' and inserting in lieu thereof the words 'sixty-three hundred' ''.

Amend the House amendment to Senate File 821 as follows:

By adding at the end thereof the following:

- "3. Further amend Senate File 821 by adding the following sections thereto:
- Sec. 5. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 6. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Denison Bulletin, a newspaper published at Denison, Iowa, and in The West Des Moines Express, a newspaper published at West Des Moines. Iowa."

Senator Elvers moved the adoption of the amendment to the amendment.

The amendment to the amendment was adopted.

Senator Elvers moved that the Senate concur in the House amendment as amended,

The Senate concurred in the House amendment as amended,

Senator Elvers 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
Benda
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds

Floy
Frey
Frommelt
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Klefstad
Kruck

Kyhl
Lamborn
Lange
Lisle
Lucken
Main
McGill
Messerly
Murray
Neu
O'Malley
Patton

Potgeter
Reno
R eppert
Rigler
Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Erskine Nays: 0

Elvers

Absent or not voting: 12

Briles Coleman Elv Flatt Gaudineer Hougen

Kosek Lodwick Mills Nurse Reichardt Riley

President Pro Tempore O'Malley took the chair at 3:40 p.m.

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 821 be immediately messaged to the House.

### RECONSIDER HOUSE AMENDMENT TO SENATE FILE 537

Senator Messerly called up the motion filed by him to reconsider the vote by which the Riley amendment to the House amendment to Senate File 537 was adopted by the Senate, and moved its adoption, which motion prevailed.

Senator Messerly moved the adoption of the Riley amendment.

The Riley amendment was lost.

Senator Frey called up his motion to reconsider the vote by which Division 1 of the Hagedorn-Reno-Elvers amendment to the House amendment to Senate File 537 was adopted by the Senate, and moved its adoption,

Senator Stanley requested a roll call on the motion.

On the question "Shall the motion prevail?" the vote was: Rule 8 was invoked.

Ayes: 33

Balloun
Benda
Burns
Clarke
DeHart
DeKoster
Ely
Erskine

Gaudineer Glenn Heying Hill Hougen Kruck Kyhl Lamborn

Lange
Lisle
Lodwick
Lucken
Messerly
Mills
Neu

Potgeter

Reichardt Rigler Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Frey

Nays: 23

Briles
Buren
Cassidy
Coleman
Condon
Denman

Dodds
Elvers
Floy
Frommelt
Hagedorn
Heaberlin

Kibbie Klefstad Main McGill Murray Nurse O'Malley Patton Reno Reppert Schaben

Absent or not voting: 5

Flatt Jepsen Kosek

Riley

Shirley

The motion prevailed.

Senator Hagedorn moved the adoption of Division 1 of the Hagedorn et al amendment to the House amendment, requesting a roll call.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes: 24

Briles Buren Cassidy Coleman Condon Denman Dodds Elvers Floy Frommelt Hagedorn Heaberlin Heying Kibbie Klefstad Main McGill Murray Nurse O'Malley Patton Reno Reppert Van Gilst

Nays: 34

Gaudineer Ralloun Lisle Benda Glenn Lodwick Burns Hill Lucken Clarke Hougen Messerly DeHart Jepsen Mills DeKoster Kruck Neu Kyhl Potgeter Elv Reichardt Lamborn Erskine

Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Walsh

Lange Frev

Absent or not voting: 3

Flatt

Kosek ·

Riley

The amendment to the amendment was lost.

President Fulton took the chair at 4:32 p.m.

Senator O'Malley called up the following amendment to the amendment filed by Senators O'Malley and Frommelt on June 28, 1967, found on page 2376 of the Journal, and moved its adoption:

Amend the House amendment to Senate File 537, filed June 22, 1967, as follows:

- 1. By inserting the following after the word "state." in line twenty (20):
- Personal information in confidential personnel records of public bodies including but not limited to cities, towns, boards of supervisors and school districts."

The amendment to the amendment was adopted.

Senator Patton offered the following amendment to the amendment filed by Senators Patton and Murray, and moved its adoption:

Amend the House amendment to Senate File 537 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Algona Upper Des Moines a newspaper published at Algona, Iowa and in the Independence Conservative a newspaper published at Independence, Iowa.

The amendment to the amendment was adopted.

Senator Stanley moved that the Senate concur in the House amendment as amended.

The Senate concurred in the House amendment as amended.

Senator Neu rose on point of order on the grounds the debate was not to the issue at hand.

The Chair ruled the point well taken.

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: 40

Balloun	Gaudineer	Lange	Potgeter
Benda	Glenn	Lisle	Reichardt
Cassidy	Heaberlin	Lodwick	Rigler
Clarke	Heying	Lucken	Shaff
DeHart	Hill	Messerly	Shirley
DeKoster	Hougen	Mills	Stanley
Ely	Jepsen	Neu	Stephens
Erskine	Kruck	Nurse	Van Eaton
Frey	Kyhl	O'Malley	Van Gilst
Frommelt	Lamborn	Patton	Walsh

Navs: 15

Briles	Condon	Hagedorn	Murray
Buren	Denman	Kibbie	Reno
Burns	Dodds	Klefstad	Schaben
Coleman	Flov	McGill	

Absent or not voting: 6

Elvers	Kosek	Reppert	Riley
Flatt	Main		•

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stanley asked unanimous consent that Senate File 537 be immediately messaged to the House.

Objection was raised.

Senator Stanley moved that Senate File 537 be immediately messaged to the House. Division was called for.

The motion prevailed.

Senator Shirley called up for consideration Senate File 820, a bill for an act relating to acceptance of federal funds for highway safety, amended by the House, and moved that the Senate concur in the following amendments:

# HOUSE AMENDMENT TO SENATE FILE 820

Amend Senate File 820 as follows:

- 1. Section 1, by striking all of lines three (3) through sixteen (16) and inserting in lieu thereof the following:
- "The governor, in addition to other duties and responsibilities conferred upon him by the constitution and laws of this state, is hereby empowered to contract for the benefits available to this state under the federal highway safety act of 1966 as specifically set out in

the national standards announced June 27, 1967 by the federal secretary of transportation, and in so doing, to cooperate with federal and state agencies, private and public organizations, and with individuals, to effectuate the purpose of that enactment. The governor shall be responsible for and is hereby empowered to administer through the department of public safety or through the highway commission or both, the highway safety programs of this state and those of its political subdivisions, all in accordance with said act and the constitution of the state of lows, in implementation thereof."

# 2. By adding the following section:

Sec. 2. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Bettendorf News, a newspaper published at Bettendorf, Iowa, and in The Woodbine Twiner, a newspaper published at Woodbine, Iowa.

The Senate concurred in the House amendment.

Senator Shirley 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
Briles
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Dodds
Elvers
Ely

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill

Heying
Hill
Hougen
Jepsen
Kibbie
Klefstad

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main

McGill Messerly Mills Murray Neu Nurse
O'Malley
Patton
Potgeter
Reichardt
Reppert
Rigler
Schaben
Shaff
Stanley
Stephens
Van Eaton

Van Gilst

Erskine Nays: 1

Buren

Absent or not voting: 7

Denman Flatt Kosek Reno Riley Shirley Walsh

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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENTS CONSIDERED

Senator Frommelt called up for consideration Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment, amended by the House, and moved that the Senate concur in the following amendment:

# HOUSE AMENDMENT TO SENATE FILE 772

Amend Senate File 772 as follows:

- 1. Section 1:
- a. By inserting in line five (5) after the word "All" the words "real and tangible personal".
  - b. By inserting in line twelve (12) after the word "the" the words "fair and".
- c. By striking in line thirteen (13) the word "assessment" and inserting after the word "year" the words "in which the property is listed and valued".
- d. By striking the period after the word "property" in line fifteen (15) and inserting in lieu thereof the following: ", and not influenced by contemplated special value or use value of the property."
- e. By striking all of lines twenty (20) through twenty-two (22) and inserting in lieu the following: "In assessing and placing actual value on all real property, said value shall be determined by its current use, productivity, earning capacity, and fair market value."
- f. By striking in line thirty-nine (39) the words "over state assessments for the valuation" and inserting in lieuthereof the words "covering assessments and valuations".
  - 2. By adding to Section 2, thereof the following paragraph:

"Whenever any board of review or other tribunal changes the assessed value of property, all applicable records of assessment shall be adjusted to reflect such change in both assessed value and actual value of such property."

- 3. Section 11, lines five (5) and six (6) by striking the words "in the manner otherwise provided".
  - 4. By striking all of Section 14.
  - 5. By adding the following section:

This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Perry Daily Chief, a newspaper published at Perry, Iowa, and in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa.

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
Benda
Buren
Burns
Cassidy
Clarke
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Erskine
Flatt

Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Hougen
Jepsen
Kibbie
Kruck
Kyhl

Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse
O'Malley

Reichardt Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Patton

Potgeter

Nays: 1

Coleman

Absent or not voting: 6

Briles DeHart Klefstad Kosek Reno

Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

# REPORT OF CONFERENCE COMMITTEE HOUSE FILE 563

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE:

We, the undersigned members of the Conference Committee, appointed to consider

the differences between the Senate and the House on House File 563, a bill for an Act relating to indemnification of officers and directors of corporations for pecuniary profit, beg leave to report and to make the following recommendations:

That House File 563 as passed by the House and as amended by the Senate and as the Senate amendment was amended by the House, be further amended as follows:

- 1. Amend Section 2 of the second division of the Senate amendment by striking from lines twenty-three (23) and twenty-four (24) the words "judgment, order, settlement" and inserting in lieu thereof the following: "judgment or order against such person on the merits".
- 2. Amend the House amendment as follows: By striking in line one (1) of the House amendment the words "Amend Section 1" and inserting in lieu thereof the words "Amend Section 2 of the second division".

ON THE PART OF THE HOUSE RALPH F. McCARTNEY, Chairman DAN JOHNSTON JOHN MOWRY WARREN WOOD Respectfully submitted,
ON THE PART OF THE SENATE
LEE GAUDINEER, Chairman
WILLIAM DENMAN
ALAN SHIRLEY
DAVID STANLEY

Senator Gaudineer called up the Report of the Conference Committee on House File 563.

Senator DeHart offered the following amendment to the conference committee report filed by Senators DeHart and Condon and moved its adoption.

Amend House File 563 by adding the following section thereto:

"This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Southern County News, a newspaper published at Thornton, Iowa and in The Red Oak Express, a newspaper published at Red Oak, Iowa."

The amendment was adopted.

Senator Gaudineer moved that the Conference Committee Report be adopted, which motion prevailed, and the report was adopted.

Senator Gaudineer moved the adoption of the amendments contained therein, which motion prevailed and the amendments were adopted:

Senator Gaudineer moved that the bill be read a third 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 Frey Kyhl O'Malley Benda Frommelt Lamborn Potgeter Briles Gaudineer Lange Reichardt Cassidy Glenn Lisle Reno Clarke Hagedorn Lodwick Reppert Coleman Heaberlin Lucken Schaben

DeKoster Main Shaff Heying Dodds Hill McGill. Shirley Elvers Hougen Messerly Stanley Kibbie Elv Mills Stephens Erskine Klefstad Neu Van Eaton Kruck Nurse Flov Walsh

Nays: 0

Absent or not voting: 13

BurenDenmanKosekRiglerBurnsFlattMurrayRileyCondonJepsenPattonVan GilstDeHart

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Gaudineer asked and received unanimous consent that House File 563 be immediately messaged to the House.

# HOUSE FILE 750

Senator Frommelt called up House File 750, a bill for an act to appropriate from the general fund of the state to the department of Public Defense for various capital improvements, amended by the Senate, with the House refusing to concur in the Senate amendment.

Senator Frommelt moved that the Senate recede from its amendment, which motion prevailed, and the Senate receded from its amendment.

Senator Lucken offered the following amendment and moved its adoption:

Amend House File 750 by adding the following sections thereto:

"Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in the LeMars Daily Sentinel, a newspaper published at LeMars, 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: 53

Balloun Erskine Kyhl O'Malley Benda Floy Lamborn Patton Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Elv

Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hill
Jepsen
Kibbie
Kruck

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu
Nurse

Potgeter Reichardt Reno Reppert Rigler Shaff Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 8

DeHart Flatt Hougen Klefstad Kosek Rilev

Schaben Stephens

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 House File 750 be immediately messaged to the House.

#### SENATE INSISTS

Senator Kibbie called up House File 765, a bill for an act to appropriate from general fund of state to the higher education facilities commission, amended by the Senate, with the House refusing to concur in the Senate amendment.

Senator Kibbie moved that the Senate insist in its amendment to House File 765. Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes: 39

Benda
Briles
Buren
Burns
Cassidy
Coleman
Condon
DeHart
DeKoster

Ely Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying

Elvers

Jepsen
Kibbie
Klefstad
Lamborn
Main
McGill
Murray
Neu
Nurse
O'Malley

Patton
Potgeter
Reichardt
Reno
Schaben
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 16

Balloun ... Clarke Erskine Hill Hougen Kyhl Lange Lisle Lodwick Lucken Messerly Mills Rigler Shaff Stephens

Absent or not voting: 6

Denman Kosek

Flatt

Kruck Reppert

Riley

Shirley

The motion prevailed and the Senate insisted in its amendment.

### SENATE INSISTS

Senator Main called up House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, amended by the Senate with the House refusing to concur in the Senate amendment.

Senator Frommelt moved that the Senate insist in its amendment.

The motion prevailed and the Senate insisted in its amendment.

#### CONFERENCE COMMITTEE

on House File 742

President Fulton announced the appointment of Senators Main, chairman; Hagedorn, Coleman, and Stephens, on the part of the Senate, to the Conference Committee on House File 742, an Act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board.

# CONFERENCE COMMITTEE

## on House File 765

President Fulton announced the appointment of Senators Murray, chairman; Kibbie, Walsh, and Shaff, on the part of the Senate, to the Conference Committee on House File 765, an Act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state-supported scholarship program for freshman college students.

# MOTION TO SUSPEND RULES.

Senator Schaben moved that the rules be'suspended and that the vote by which the Schaben amendment to House File 144 was laid on the table be reconsidered.

Roll call was requested.

On the question "Shall the rules be suspended?" the vote was:

Ayes: 25

Briles

Flatt

Heaberlin

O'Malley

Buren	Floy	Jepsen	Reno
Cassidy	Frey	Kibbie	Reppert
Denman	Frommelt	Klefstad	Schaben
Dodds	Glenn	Kruck	Shirley
Elvers	Hagedorn	Lamborn	Van Gilst
Ely			

Nays: 21

Balloun	DeHart	Lange	Neu
Benda	DeKoster	Lodwick	Stanley
Burns	Erskine	Main	Stephens
Clarke	Hougen	McGill	Van Eaton
Coleman	Kyhl	Messerly	Walsh
C 1	·		

Condon

Absent or not voting: 15

Gaudineer	Lisle	Nurse	Rigler
Heying	Lucken	Patton	Riley
Hill	Mills	Potgeter	Shaff
Kosek	Murray	Reichardt	

The motion failed.

Senator Nurse called up the Conference Committee Report on Senate File 838, and moved its adoption.

# 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 File 838 "A Bill for An Act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 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. "; beg leave to report and make the following recommendations:

That everything after the enacting clause is hereby stricken and the following substituted in lieu thereof.

Section 1. There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, for salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of all institutions under the control of the state board of regents, the following sums or so much thereof as may be necessary for the following purposes to wit:

# STATE UNIVERSITY OF IOWA

Sec. 2. For the state university of Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the state university of Iowa (including lakeside laboratory) . . . . . . . . . . \$28,530,000.00

#### UNIVERSITY HOSPITAL

Sec. 3. For the purpose of carrying out the purpose of chapter two hundred fiftyfive (255), Code of Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and for medical surgical treatment of indigent patients; and for repairs, replacements 

# PSYCHOPATHIC HOSPITAL

Sec. 4. For the psychopathic hospital for the purpose of chapter two hundred twentyfive (225), Code of Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and for the care, treatment and maintenance of committed and voluntary public patients therein: and for repairs, replacements 

#### BACTERIOLOGICAL LABORATORY

Sec. 5. For the bacteriological laboratory there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the manner and under the authority provided in chapter two hundred sixty-three (263), Code of Iowa.

For salaries, support, maintenance, equipment and miscellaneous purposes for the bacteriological laboratory ..... \$627,000.00

#### HOSPITAL SCHOOL

Sec. 6. For the hospital school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the manner and under the authority provided in chapter two hundred sixty-three (263). Code of Iowa:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the 

#### STATE SANATORIUM

#### Oakdale

Sec. 7. For the state sanatorium there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance. equipment, miscellaneous; and repairs, replacements and alterations for the 

# IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY

#### Ames

Sec. 8. For the lowa state university of science and technology, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the Iowa state university of science and technology . . . . . . . . . . . . . . . . . \$22,536,000.00

#### IOWA AGRICULTURAL EXPERIMENTAL STATION

Sec. 9. For the Iowa agricultural experimental station, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes 

CO-OPERATIVE EXTENSION SERVICE IN AGRICULTURE AND HOME ECONOMICS

Sec. 10. For the co-operative extension service in agricultural and home economics there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes for the co-operative extension service in 

# UNIVERSITY OF NORTHERN IOWA

# Cedar Falls

Sec. 11. For the university of northern Iowa there is herby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the 

#### IOWA BRAILLE AND SIGHT SAVING SCHOOL

#### Vinton

Sec. 12. For the lowa braille and sight saving school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements and alterations for the 

# IOWA SCHOOL FOR THE DEAF

#### Council Bluffs

Sec. 13. For the Iowa school for the deaf there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the  TOTAL OF THE APPROPRIATIONS FOR THE INSTITUTIONS UNDER THE STATE BOARD OF 

state board of regents for the biennium beginning July 1, 1967, and ending June 30, 1969 .......

...\$223,503,000.00

Sec. 14. The budget of total expenditures for each institution under the control of the state board of regents, 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 state board of regents 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 instituition which expenditure shall be made out of increase in receipts of such institution. such increase in receipts meaning receipts in excess of the estimation of receipts of the respective institutions set forth in the appropriations proposals submitted to the general assembly, provided that thirty days prior to such proposed increased expenditure the board shall report in writing 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 set out in its biennial report to the governor and the next general assembly such increased expenditures, the purpose thereof, and the source and amount of funds used therefor.

No funds appropriated by this Act or receipts, which may be used for the same purpose as said appropriations, may be used for capital improvements.

State university of Iowa (including lakeside laboratory)
University hospital
Psychopathic hospital
Bacteriological laboratory
Hospital School
State sanatorium
Iowa state university of science and technology
Iowa agricultural experiment station
Co-operative extension service in agriculture and home economics
University of northern Iowa
Iowa braille and sight saving school
Iowa school for the deaf
Total budget for all institutions under the

- Sec. 15. 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. 16. There may be attached to each of the three (3) institutions of higher learning by the state comptroller a budget analyst. The purpose of the budget analyst shall be to provide liaison between the institutions and the comptroller's office in the preparation and execution of the budgets and to accumulate financial and statistical data relative to the budgets. The budget analyst shall work closely with the financial officers of the instituions, and the central office of the board of regents.

All financial and statistical data and information prepared or accumulated shall be made available to the governor and the general assembly for their needs in subsequent budgeting and appropriation legislation.

The budget analyst shall be provided adequate office space and office supplies by the institution. Salary and travel expenses shall be paid by the comptroller's office.

- Sec. 17. Chapter eight (8), Code of Iowa, 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 of Iowa.
- Sec. 18. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 19. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Ames Daily Tribune, a newspaper published at Ames, Iowa, and in the Fayette County Union, a newspaper published at West Union, Iowa.

FRANCIS MESSERLY
ROBERT RIGLER
JAMES F. SCHABEN
H. KENNETH NURSE
On the part of the Senate

MAURICE VAN NOSTRAND WALTER L. MCNAMARA LESTER L. KLUEVER

On the part of the House

The report was adopted.

Senator Nurse moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

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: 51

Balloun Benda Buren Ely Erskine Flatt

Klefstad Kruck Kvhl Potgeter Reno Reppert

Burns Floy Lamborn Rigler Cassidy Frey Schaben Lange Clarke Frommelt Lodwick Shaff Coleman Gaudineer McGill Shirley Condon Glenn Messerly Stanley DeHart Hagedorn Mills Stephens DeKoster Heaberlin Murray Van Eaton Denman Hougen Neu Van Gilst Dodds Jepsen Nurse Walsh Elvers Kibbie O'Malley

Nays: 0

Absent or not voting: 10

Briles Kosek Main Reichardt Heying Lisle Patton Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nurse asked and received unanimous consent that Senate File 838 be immediately messaged to the House.

#### RESOLUTIONS CONSIDERED

Senator O'Malley called up Senate Concurrent Resolution 62, found on page 2397 of the Senate-journal and moved its adoption.

The motion prevailed and the Resolution was adopted.

Senator Mills called up Senate Concurrent Resolution 63, found on page 2397 of the Senate journal and moved its adoption.

The motion prevailed and the Resolution was adopted.

Senator Denman called up Senate Concurrent Resolution 64, found on page 2455 of the journal.

Senator Frommelt moved its adoption, which motion prevailed and the Resolution was adopted.

Senator Frommelt called up House Concurrent Resolution 27.

Senator Frommelt offered the following amendment and moved its adoption.

Amend House Concurrent Resolution 27 by striking in lines seven (7) and eight (8) "5:00 p.m., Friday, June 23, 1967" and inserting in lieu thereof "9:00 p.m., Saturday, July 1, 1967".

The amendment was adopted.

Senator Frommelt moved the adoption of the resolution as amended.

The motion prevailed and the resolution was adopted.

Senator Frommelt called up Senate Concurrent Resolution 66.

# SENATE CONCURRENT RESOLUTION 66

By: Frommelt and Rigler

WHEREAS, the National Legislative Conference which is a part of the Council of State Governments will convene in its annual session, both in 1967 and 1968, 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 and the Chief Clerk of the House are hereby authorized to attend the 1967 and 1968 sessions of the organization as well as any committee meetings of committees to which they have been appointed to serve and that the actual expenses in so attending these sessions be paid as provided by paragraph one (1), section two point twenty (2.20), Code 1966.

Senator Frommelt moved its adoption, which motion prevailed, and the Resolution was adopted.

Senator Rigler called up Senate Resolution 8.

SENATE RESOLUTION 8
By: Frommelt and Rigler

WHEREAS, the members of the Senate are often in need of secretarial assistance and information in carrying out their duties during the interim between sessions of the General Assembly, and

WHEREAS, to provide this service it is necessary to keep the office of Secretary of the Senate staffed during the interim period, and

WHEREAS, there will be necessary expenses involved in providing this service to the Senators; Now Therefore

BE IT RESOLVED BY THE SENATE That the President of the Senate is hereby authorized to approve such expenses and authorize payment of compensation for as many days each month as determined by him for the Secretary of the Senate and his secretary, at the same rate of pay as was fixed for the regular session of the Sixty-second General Assembly. The State Comptroller is hereby authorized and directed to issue warrants in payment of same on requisition signed by the President of the Senate as provided for in the first paragraph of section two point twenty (2.20), Code 1966.

Senator Rigler moved its adoption, which 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 Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for the capital improvements to the state fair board: Busch, Chairman, Tieden, Shaw, and Glenn of Polk.

That the Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 765, a bill for an act to appropriate from the general fund of the state of Iowa \$250,000 to the higher education facilities commission for the state supported scholarship program for freshman college students: Fischer of Grundy, Chairman, Mowry, Bennett, and Roorda.

WILLIAM R. KENDRICK, Chief Clerk

# REPORT OF STEERING

# COMMITTEE

Mr. President:

Your Committee on Steering begs leave to report that is has had the following bills under consideration and recommends that they be placed on the Steering Committee Calendar: H.F. 516, S.J.R. 340.

Howard C. Reppert, Jr. Chairman

# THIRD READING OF BILLS

On motion of Senator Kibbie House File 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley called up the following amendment filed by Senators Stanley and Kibbie and moved its adoption:

Amend House File 516 by adding the following new section:

"Where the territory of a county school system is not entirely located within one merged education area, the state board of public instruction, with the consent of the county boards of education directly affected, may divide a county school system or change its boundaries to conform to the boundaries of the merged education areas, and may attach any remaining territory to another county school system. Wherever used in this section, 'county school system' includes a joint or merged joint county school system."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 36

Benda	Erskine	Kyhl	Nurse
Burns	Frey	Lamborn	O'Malley
Cassidy	Frommelt	Lodwick	Patton
Coleman	Gaudineer	Lucken	Reichardt
Condon	Heaberlin	Main	Rigler
DeHart	Heying	McGill	Shirley
Denman	Kibbie	Messerly	Stanley
Elvers	Klefstad	Murray	Van Eaton
Ely	Kruck	Neu	Van Gilst
Nava: 15			

Nays: 15

•			
Balloun	Floy	Jepsen	Reno
Briles	Glenn	Lange	Schaben
Buren	Hill	Lisle	Stephens

Dodds

Hougen

Potgeter

Absent or not voting: 10

Clarke DeKoster Hagedorn

Reppert Riley

Shaff Walsh

Flatt

Kosek

Mills

The amendment was adopted.

Senator McGill called up the amendment filed by him June 30.

Senator Ely rose on point of order on the grounds the amendment was not germane.

The Chair ruled the point not well taken.

Senator McGill asked that the amendment be withdrawn.

Objection was raised.

Senator McGill moved that the amendment be withdrawn.

Division was called for and the motion was lost.

Senator Reno offered the following amendment to the amendment and moved its adoption:

Amend the McGill amendment to House File 516, by removing the word 'private or" from line 58 and 64.

The amendment to the amendment was adopted.

Senator Condon moved the previous question on the amendment, which motion prevailed.

Roll call was requested on the amendment.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes: 27

Briles Buren Clarke DeHart Dodds Glenn Heaberlin

Heying Hill Hougen Jepsen Klefstad Kruck Kyhl

Lange Lodwick

Lucken Main McGill Messerly Mills

Reno Rigler Shirley

Stephens Van Eaton Van Gilst

Nays: 26

Lamborn Potgeter Benda Elvers Burns Ely Murray Reppert Schaben Cassidy Frey Neu Frommelt Nurse Shaff Coleman O'Malley Gaudineer Stanley Condon Walsh DeKoster Hagedorn Patton

Denman Kibbie

Absent or not voting: 8

Balloun Flatt Kosek Reichardt Erskine Floy Lisle Riley

The amendment was adopted.

Senator Heying moved that the vote by which the McGill amendment was adopted be reconsidered.

Senator Stephens moved that the motion be laid on the table, which motion was lost.

Division was requested on the motion to reconsider, which motion prevailed.

Senator McGill moved the adoption of his amendment.

Roll call was requested.

On the motion "Shall the amendment be adopted?" the vote was:

Ayes: 26

Briles Heaberlin Reno Lange Rigler Buren Hill Lodwick Schaben Clarke Hougen Lucken DeHart Jepsen Shirley Main Dodds Klefstad McGill Stephens Van Gilst Floy Kruck Mills Frey Kyhl

Nays: 26

Balloun Elvers Kibbie Patton Benda Lamborn Potgeter Elv Erskine Burns Murray Reppert Shaff Coleman Frommelt Neu Condon Gaudineer Nurse Stanley

DeKoster Denman Hagedorn Heying O'Malley

Van Eaton

Absent or not voting: 8

Flatt Glenn Kosek Lisle

Messerly Reichardt Riley · Walsh

Voting present: 1

Cassidy -- invoked Rule 8.

The roll call showed a tie vote.

President Fulton voted "No", and 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: 27

Benda
Burns
Coleman
Condon
DeKoster
Denman
Dodds

Elvers
Ely
Frommelt
Gaudineer
Heaberlin
Heying
Kibbie

Lamborn
Lodwick
McGill
Messerly
Murray
Neu
Nurse

O'Malley Potgeter Reppert Stanley Van Eaton Walsh

Nays: 26

Balloun Briles Buren Clarke DeHart Erskine Flatt Floy Frey Glenn Hill Hougen Jepsen Klefstad Kruck Kyhl Lange Lucken Main Mills

Reno Rigler Schaben Shirley Stephens Van Gilst

Absent or not voting: 7

Hagedorn Kosek Lisle Patton Reichardt Riley Shaff

Voting present: 1

Cassidy -- invoked Rule 8.

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

Senator Klefstad called up the Conference Committee Report on House File 687 and moved its adoption:

#### CONFERENCE COMMITTEE REPORT ON

# HOUSE FILE 687

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 House on House File 687, an act for an appropriation to the department of Social Welfare for the biennium beginning July 1, 1967 and ending June 30, 1969, beg leave to report and make the following recommendation:

- 1. That the House recede from their amendment to the Senate Amendment.
- 2. That the Senate recede from their amendment.
- 3. Amend House File 687 as follows:
- 1. By striking from lines four (4) and five (5) of Section 1 the words and figure "thirty-three million eight hundred ninety-five thousand (33,895,000) and inserting in lieu thereof the words and figure "thirty-one million eight hundred seventy five thousand (31,875,000)".
- 2. By striking from line seven (7) of Section 1 the figure "415,000.00" and inserting in lieu thereof the figure "460,000.00".
- 3. By striking from line eight (8) of Section 1 the figure "6,200,000.00" and inserting in lieu thereof the figure "7,035,000.00".
- 4. By striking from line eleven (11) of Section 1 the figure "1,000,000,000" and inserting in lieu thereof the figure "1,225,000.00".
- 5. By striking from line fifteen (15) of Section 1 the figure "11,000,000,00" and inserting in lieu thereof the figure "11,875,000.00".
- 6. By striking from lines nineteen (19) and twenty (20) of Section 1 the words and figures "three million seven hundred fifty thousand (3,750,000)" and inserting in lieu thereof the words and figures "four million one hundred twenty-five thousand (4,125,000)".
- 7. By striking from line twenty-seven (27) of Section 1 the figure "29,895,000.00" and inserting in lieu thereof the figure "31,875,000.00".
- 8. By adding the following section: "Sections four hundred eighteen (418), four hundred nineteen (419) and four hundred twenty (420) of Senate File 739, Acts of the Sixty-second General Assembly, are hereby repealed."

- 9. By striking the period after the word "assistance" at the end of the title and substitute the following:
- "; and to repeal certain sections of Senate File 739, Acts of the Sixty-second General Assembly.".
  - 10. By adding the following new sections at the end thereof:
- (1) This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- (2) "This Act, being deemed of immediate importance, shall take effect and be in force from and after it's publication in The Clarinda Herald-Journal, a newspaper published in Clarinda, Iowa and in The Farmer-Labor Press, a newspaper published in Council Bluffs, Iowa,"

Council Bluiis, Iowa.''
LEROY S. MILLER, Chairman
A. JUNE FRANKLIN
PAUL McCRAY
ANDREW VARLEY

On the Part of the House

GILBERT E. KLEFSTAD, Chairman VERNON H. KYHL MERLE W. HAGEDORN GEORGE E. O'MALLEY On the Part of the Senate

The report was adopted.

Senator Klefstad moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

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: 48

Balloun
Benda
Briles
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Hougen
Jepsen

Kruck
Kyhl
Lamborn
Lange
Lodwick
Lucken
McGill
Messerly
Mills
Neu
Nurse

Klefstad

Patton
Potgeter
Reno
Reppert
Rigler
Schaben
Shirley
Stanley
Stephens
Van Eaton

Van Gilst

O'Malley

Nays: 1

Buren

Absent or not voting: 12

ClarkeKibbieMainRileyDeHartKosekMurrayShaffHillLisleReichardtWalsh

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Klefstad asked and received unanimous consent that House File 687 be immediately messaged to the House.

# THIRD READING OF BILLS

On motion of Senator Jepsen, House File 15, a bill for an act to amend section 298.18, Code 1966, relating to school bond taxes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck offered the following amendment filed by Senators Kruck and Shirley and moved its adoption:

Amend House File 15 by adding the following sections thereto:

Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Boone News-Republican, a newspaper published at Boone, Iowa, and in The Perry Daily Chief, a newspaper published at Perry, Iowa.

The amendment was adopted.

Senator Jepsen moved that the bill be read a third 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 Ely Jepsen O'Malley Briles Erskine Kibbie Patton Burns Flatt Klefstad Potgeter Cassidy Floy Kyhl Reppert Clarke Frev Lamborn Rigler Coleman Frommelt Main Shaff DeHart Gaudineer McGill Shirley DeKoster Hagedorn Murray Stanley Dodds Heaberlin Neu Walsh

Elvers

Heying

Nurse

Nays: 11

Balloun Buren

Hougen Lange

Lucken Messerly Van Eaton Van Gilst

Hill

Lodwick

Reno

Absent or not voting: 10

Condon Denman Glenn Kosek Kruck Lisle Mills

Reichardt Riley Schaben

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 Jepsen asked and received unanimous consent that House File 15 be immediately messaged to 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 is returning to the Senate, for correction, Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee.

WILLIAM R. KENDRICK, Chief Clerk

# RECEDES FROM AMENDMENT

Senator Coleman called up Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee, for consideration.

Senator Coleman moved that the Senate recede from its amendment, which motion prevailed.

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:

Rule 8 was invoked.

Ayes: 43

Balloun

Elvers

Jepsen

Neu

Briles Erskine Kruck Patton Buren Flatt Kvhl Potgeter Burns Flov Lamborn Reppert Cassidy Lisle Frev Schaben Clarke Gaudineer Lodwick Shirley Coleman Glenn Lucken Stanley Condon Hagedorn Main Stephens DeKoster Heaberlin McGill Van Eaton Denman Heving Messerly Van Gilst Dodds Hougen Mills

Nays: 1

Klefstad

Absent or not voting: 9

DeHart Murray Reno Shaff Hill Reichardt Riley Walsh Kosek

Voting present: 8

Benda Frommelt Lange O'Malley
Ely Kibbie Nurse Rigler

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 unaimous consent that Senate File 843 be immediately messaged to the House.

#### HOUSE AMENDMENTS CONSIDERED

Senator Main called up for consideration Senate File 836, a bill for an act to appropriate from the general fund of the state of lowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes, amended by the House, and moved that the Senate concur in the following amendments, requesting a roll call:

#### HOUSE AMENDMENT TO SENATE FILE 836

Amend Senate File 836 as follows:

1. By inserting after Section 3 the following new section:

- Sec. 4. The board of control, in cooperation with the board of social welfare, or its successor, is hereby instructed to continue the program study and apply the medicaid program as set forth in House File 93, Acts of the Sixty-second General Assembly, insofar as it can be utilized for the children at the state hospital-schools at Woodward and Glenwood.
  - 2. By adding the following sections:
- (1) The mental health institutes daily per diem as determined by section two hundred thirty point twenty (230.20), Code 1966, as amended, shall be billed at eighty (80) percent for the biennium.
- (2) The state hospital schools' daily per diem as determined by section two hundred twenty-two point seventy-three (222.73), Code 1966, as amended, shall be billed at eighty (80) percent for the biennium.
  - 3. By renumbering the remaining sections.

Senator Kruck took the chair at 8:20 p.m.

On the question "Shall the Senate concur in the House amendment?" the vote was:

Rule 8 was invoked.

Ayes: 38

Benda	Elvers	Jepsen	Patton
Briles	Erskine	Kyhl	Potgeter
Buren	Flatt	Lange	Reno
Burns	Floy	Lisle	Reppert
Clarke	Frey	Lucken	Schaben
Condon	Gaudineer	Main	Stanley
DeHart	Hagedorn	McGill	Stephens
DeKoster	Heaberlin	Messerly	Van Eaton
Denman	Heying	Nurse	Van Gilst
Dodds	Hougen		

Nays: 14

Balloun	Frommelt	Lamborn	O'Malley
Cassidy	Glenn	Lodwick	jle.
Coleman	Klefstad	Neu	nirley
Ely	Kruck		

Absent or not voting: 9

Hill	Mills	Reichardt	Shaff
Kibbie	Murray	Riley	Walsh
Kosek			

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: 46

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Erskine
Flatt
Floy
Frey
Frommelt
Hagedorn
Heaberlin
Heying
Hougen
Jepsen
Klefstad

Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Neu

Patton
Potgeter
Reno
Reppert
Schaben
Shirley
Stanley
Stephens
Van Eaton
Van Gilst

Nurse

O'Malley

Nays: 6

Coleman Ely Glenn Kruck Mills

Rigler

Absent or not voting: 9

Gaudineer Hill

Kosek Murray Reichardt Riley Shaff Walsh

Kibbie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler asked unanimous consent that House Concurrent Resolution 22 be taken up for consideration.

Objection was raised.

Senator Rigler moved that the rules be suspended and that House Concurrent Resolution 22 be called up for consideration.

Roll call was requested.

President Fulton took the chair at 8:35 p.m.

On the question "Shall the rules be suspended?" the vote was:

Ayes: 23

Balloun	Erskine	Lisle	Potgeter
Benda	Flatt	Lodwick	Rigler
Briles	Jepsen	Lucken	Stanley
Clarke	Kyhl	Messerly	Stephens
DeHart	Lamborn	Mills	Van Eaton
DeKoster	Lange	Neu	

Nays: 27

Burns	Ely	Heaberlin	O'Malley
Cassidy	Floy	Heying	Patton
Coleman	Frey	Klefstad	Reno
Condon	Frommelt	Kruck	Reppert
Denman	Gaudineer	Main	Schaben
Dodds	Glenn	MeGill	Van Gilst
Elvers	Hagedorn	Nurse	

Absent or not voting: 11

Buren	Kibbie	Reichardt	Shirley
Hill	Kosek	Riley	Walsh
Hougen	Murray	Shaff	

The motion was lost.

# HOUSE AMENDMENTS CONSIDERED

Senator Hill called up for consideration Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, 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, and to amend various sections of the Code relating to departments receiving appropriations under this Act, amended by the House, as follows:

# HOUSE AMENDMENT TO SENATE FILE 853

Amend Senate File 853 as follows:

- 1. Section 15:
- a. By striking from line four (4) the words and figures "eighty-two thousand (282,000)" and inserting in lieuthereof the words and figures "eighty thousand (280,000)".
- b. Line eleven (11), by striking the figures "62,000.00" and inserting in lieu thereof the figures "60,000.00".
- c. Line thirty-three (33), by striking the figures "282,000.00" and inserting in lieu thereof the figures "280,000.00".
  - 2. Section 31:

- a. By striking from lines four (4) and five (5) the words and figures "three hundred nine thousand two hundred seventy (5,309,370)" and inserting in lieu thereof the words and figures "two hundred eighty-nine" thousand two hundred seventy (5,289,270)".
- b. Line twelve (12), by striking the figures "962,860.00" and inserting in lieu thereof the figures "942,860.00".
- c. Line sixteen (16), by striking the figures "5,309,270.00" and inserting in lieu thereof the figures "5,289,270.00".

# 3. Section 34:

- a. Line four (4), by striking the words and figures "six thousand eight hundred (6,800)" and inserting in lieu thereof the words and figures "five thousand (5,000)".
- b. Line eight (8), by striking the figures "6,800.00" and inserting in lieu thereof the figures "5,000.00".
  - 4. Section 37:
- a. Line seven (7), by striking the figures "11,000,00" and inserting in lieu thereof the figures "12,000.00".
- b. Line ten (10), by striking the figures "59,090.00" and inserting in lieu thereof the figures "58,090.00".
  - 5. Section 39:
- a. By striking from lines four (4) and five (5) "one million one hundred sixtyone thousand one hundred twenty (1,161,120)" and inserting in lieu thereof the words
  and figures "one million two hundred thirty-six thousand one hundred twenty (1,236,120)".
  - b. By striking lines eight (8) and nine (9) and inserting in lieu thereof the following:
- "For support, maintenance, purchase of state owned aircraft, and miscellaneous purposes including not more than one hundred fifty thousand dollars (\$150,000.00) for the replacement of one aircraft which shall be the only aircraft to be assigned to the military department for the support of administrative flights of the governor . .670,720.00"
- c. By striking from line twelve (12) the figures "1,161,120.00" and inserting in lieu thereof the figures "1,236,120.00".
- 6. Section 40, by striking lines eleven (11) through fifteen (15) and inserting in lieu thereof "(the salary of any employee of the department of public instruction shall not exceed eighty (80) percent of the salary of the superintendent)".

# 7. Section 43:

- a. By striking from lines four (4) and five (5) "eight hundred twenty-one thousand five hundred ninety (4,821,590)" and inserting in lieu thereof "four million three hundred twenty-one thousand five hundred ninety (4,321,590)".
- b. By striking from line thirteen (13) the figures "3,810,620.00" and inserting "3,480,620.00".
- c. By striking from line seventeen (17) the figures "265,000.00" and inserting "215,000.00".
- d. By striking from line nineteen (19) the figures "689,720.00" and inserting "569,720.00".
- e. By striking from line twenty-two (22) the figures "4,821,590.00" and inserting "4,321,590.00".

- 8. Section 50:
- a. By striking from line four (4) the word "seven" and inserting "three"; also by striking the figures "(407,690)" and inserting "(403,690)".
  - b. By striking from line seven (7) the figures "17,500.00" and inserting "21,800.00".
- c. By striking from line eight (8) the figures "318,390.00" and inserting "310,090.00".
  - d. By striking lines nine (9) and ten (10) and inserting in lieu thereof the following:

For remodeling and furnishing offices . . . . . . . . . . . . . . . . . . 5,000.00

- e. By striking from line thirteen (13) the figures "407,690.00" and inserting "403,690.00".
  - 9. Section 51:
- a. By striking from line four (4) the word "twenty-eight" and inserting in lieu thereof the word "eight".
- b. By striking from line five (5) the figures "(1,628,670)" and inserting in lieu thereof the figures "(1,608,670)".
- c. By striking lines thirteen (13) through twenty-two (22) and inserting in lieu thereof the following:
  - "hundred thousand (100,000) dollars ......\$1,518,670.00".
- d. By striking from line twenty-nine (29) the figures "1,628,670.00" and inserting in lieu thereof the figures "1,608,670.00".
  - 10. Section 52:
- a. By striking from line four (4) "eighty-five thousand one hundred ten (385,110)" and inserting "sixty-six thousand five hundred seventy (366,570)".
  - b. By striking from line fourteen (14) "361,410.00" and inserting "342,870.00".
  - c. By striking from line twenty (20) "385,110.00" and inserting "366,570.00".
  - 11. Section 66, by striking from line three (3) the words "or remuneration".
  - 12. By adding thereto the following new sections:
- (1) This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- (2) This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Hampton Chronicle, a newspaper published at Hampton, Iowa, and in The Sheffield Press, a newspaper published at Sheffield, Iowa.

Senator Hill offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 853 by striking all of paragraph seven (7).

The amendment to the amendment was adopted.

Senator Hill offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 853 by striking all of paragraph eight (8).

Division was requested.

The amendment to the amendment was adopted.

Senator Mills offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 853, paragraph eight (8) as follows:

- 1. By striking all of lines one (1) and two (2) and by inserting in lieu thereof the words, "By striking the"
- 2. By striking in line three (3) the figure, "3" and by inserting in lieu thereof the figure "0".
- 3. By striking in line five (5) the figures "21" and by inserting in lieu thereof the figures "18".

Senator Mills asked unanimous consent that the amendment be considered.

Objection was raised.

Senator Mills moved that the Hill amendment be reconsidered.

Division was requested and the motion prevailed.

Senator Mills moved the adoption of the Mills amendment, requesting division. The amendment was adopted.

Senator Hill asked and received unanimous consent that his amendment be withdrawn.

Senator Gaudineer offered the following amendment by Senators Gaudineer and Mills and moved its adoption:

Amend the House amendment to Senate File 853 by striking all of paragraph ten (10).

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 35

Benda Ely Kyhl O'Malley Briles Flatt Lamborn Potgeter Burns Frev Lange Reno Cassidy Frommelt Lisle Reppert Clarke Gaudineer McGill Rigler Coleman Glenn Mills Shirley DeHart Heying Murray Stanley DeKoster Jepsen Neu Walsh

Denman Kibbie Nurse

Nays: 19

Shaff Buren Heaberlin Lucken Dodds Hill Main Stephens Elvers Klefstad Messerly Van Eaton Kruck Patton Van Gilst Flov Schahen Hagedorn Lodwick

Absent or not voting: 7

Balloun Erskine Kosek Riley
Condon Hougen Reichardt

The amendment was adopted.

Senator Mills offered the following amendment by Senators Mills, Denman and Gaudineer and moved its adoption:

Amend the House amendment to Senate File 853 by striking all of paragraph nine (9) and by inserting in lieu thereof the following:

- 1. Section fifty-one (51), line thirteen (13), strike the figures \$1,518,670.00" and insert in lieu thereof the figures "\$1,595,920.00".
- 2. Section fifty-one (51), line twenty (20), strike the figures "\$1,608,670.00" and insert in lieu thereof the figures "\$1,685,920.00".
- 3. Section fifty-one (51), lines four (4) and five (5), strike the words and figures "one million six hundred eight thousand six hundred seventy (1,608,670)" and insert in lieu thereof the words and figures "one million six hundred eighty-five thousand nine hundred twenty (1,685,920)".
- 4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:

"Section six hundred five point one (605.1), Code 1966, is hereby amended by inserting in line three (3) after the word, "thousand" the words 'five hundred'.

5. Further amend section six hundred point one (605.1) Code 1966, by inserting in line three (3) after the word, "year" the following:

(Any district court judge serving in a judicial district wherein the yearly average combined filing of criminal and civil cases over the preceding three (3) year period is five hundred fifty (550) or more per regularly assigned judge as compiled by the judicial statistician, and any judge while serving on temporary assignment in any such judicial district, shall be entitled to a yearly compensation, or proportionate share thereof while serving in such district, of five hundred (500) dollars per year more than the salary established for other district court judges).

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 40

Balloun Dodds Kvhl O'Mallev Benda Elv Lamborn Patton Briles Erskine Lange Potgeter Burns Frev Lisle Reno Cassidv Frommelt Lodwick Reppert Clarke Gaudineer McGill Rigler Coleman Glenn Mills Schaben DeHart Shaff Heying Murray DeKoster Jepsen Stanley Neu Denman Kibbie Nurse Walsh

Nays: 14

Buren Hill Main Stephens
Elvers Klefstad Messerly Van Eaton
Floy Kruck Shirley Van Gilst
Heaberlin Lucken

Absent or not voting: 6

Condon Hougen Reichardt Riley

Flatt Kosek

Voting present: 1

# Hagedorn

The amendment was adopted.

President Pro Tempore O'Malley took the chair at 10:20 p.m.

Senator Reno offered the following amendment by Senators Reno and Murray and moved its adoption:

Amend the House amendment to Senate File 853 by striking all of paragraph two (2).

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes: 40

Dodds Jepsen Balloun Nurse Benda Elvers Kibbie O'Mallev Klefstad Briles Patton Floy Buren Frey Kyhl Potgeter Frommelt Lisle Reno Burns Cassidy Gaudineer Lucken Reppert McGill Schaben Clarke Glenn

Coleman DeHart Denman

Hagedorn Heaberlin Heying

Mills Murray Neu

Shirley Van Eaton Walsh

Navs: 13

DeKoster Ely Erskine Flatt

Hill Lamborn Lange

Lodwick Main Messerly Rigler Stephens Van Gilst

Absent or not voting: 8

Condon Hougen Kosek Kruck

Reichardt Riley

Shaff Stanley

The amendment was adopted.

Senator Kibbie offered the following amendment to the amendment filed by Senators Kibbie, Cassidy, Stanley, O'Malley, Neu and Frommelt and moved its adoption:

Amend the House amendment to Senate File 853, paragraph six (6) by striking the word, "the" in line two (2) and all of lines three (3), four (4), and five (5) and by inserting in lieu thereof the following:

"The amount hereinabove provided for the salary of the state superintendent of public instruction may be augmented to twenty-two thousand five hundred dollars (\$22,500) with the approval of the state board of public instruction."

Division was requested.

The amendment to the amendment was adopted.

Senator Hill moved that the Senate concur in the House amendment as amended, which motion prevailed and the Senate concurred in the House amendment.

Senator Hill moved that the bill be read a third time, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes: 44

Balloun Benda Burns Cassidy Clarke Coleman DeKoster Denman Dodds Elvers Ely

Erskine Flatt Floy Frey Frommelt Gaudineer Glenn Hagedorn

Heaberlin Heving Hill

Jepsen Kibbie Kyhl Lamborn Lange

Lisle Lodwick Lucken McGill Mills Murray

Neu Nurse O'Malley Potgeter Rigler

Schaben Shirley Stanley Van Eaton Van Gilst Walsh

Nays: 5

Klefstad

Main

Messerly

Stephens

Kruck

Absent or not voting: 12

Briles Buren Condon DeHart Hougen Kosek Patton Reichardt

Reno

Reppert Riley Shaff

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 853 be immediately messaged to 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 adopted the Conference Committee report and the amendments contained therein and passed House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

#### Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 861, a bill for an act relating to the state highway commission.

#### Also:

That the House has adopted the Conference Committee report and the amendments contained therein and passed Senate File 838, a bill for an act relating to appropriate from the general fund of the state for the biennium to the State Board of Regents for operational purposes.

# Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 67, providing for payments of expenses to representatives and committee members attending sessions and committee meetings, as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1966.

#### Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 66, providing that the Chief Clerk of the House and the Secretary of the Senate be authorized to attend sessions and meetings and that their expenses be paid as provided for in section two point twenty (2.20), Code 1966.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 64, providing that the Secretary of the senate and the Chief Clerk of the House shall make a survey of all typewriters for the purposes of determining the advisability of replacing some of the equipment.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 62, providing that the President of the Senate and the Speaker of the House be presented with the chairs occupied by them during the session.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 50, a bill for an act relating to liquor taxation, control and enforcement.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 36, a bill for an act relating to the use of flashing lights of slow-moving vehicles.

#### HOUSE AMENDMENT TO SENATE FILE 36

Amend Senate File 36, by adding the following section:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Toledo Chronicle, a newspaper published at Toledo, Iowa, and in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 155, a bill for an act relative to state personal income tax and state business tax on corporations.

## HOUSE AMENDMENT TO SENATE FILE 155

Amend Senate File 155 by adding the following section thereto:

"This Act, being deemed to immediate importance, shall be in full force and effect from and after its passage and publication in The DeWitt Observer, a newspaper published at DeWitt, Iowa and in The Times-Democrat, a newspaper published at Davenport, Iowa.

#### Also

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 685, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein.

#### HOUSE AMENDMENT TO SENATE FILE 685

Amend Senate File 685 by adding the following sections:

- 1. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- 2. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in The DeWitt Observer, a newspaper published at DeWitt, Iowa.

#### Also:

That the House has adopted the Conference Committee report and the amendments contained therein, and has further amended, and passed House File 765, a bill for an act to appropriate two hundred fifty thousand dollars to the higher education facilities commission for the state-supported scholarship program.

#### Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 828, a bill for an act to appropriate from the general fund of the state to the Iowa State Arts Council.

#### HOUSE AMENDMENT TO SENATE FILE 828

Amend Senate File 828 as follows:

- 1. By striking from Section 1, line three (3), the words "each year of".
- 2. By striking from Section 1, line ten (10), the words "each year of".
- 3. By striking from the title the words "each year of".
- 4. By adding the following section:

This Act, being deemed of immediate importance, shall take effect after its publication in The Allison Tribune, a newspaper published at Allison, Iowa, and in The Decorah Journal, a newspaper published at Decorah, Iowa.

Also:

That the House has concurred in Senate amendments to and passed House File 15, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness.

Also:

That the House has adopted the following Senate Concurrent Resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 63, providing that Senator O'Malley and Senator Lisle be presented with their chairs.

WILLIAM R. KENDRICK, Chief Clerk

### HOUSE AMENDMENT CONSIDERED

Senator Reppert called up for consideration Senate File 828, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, amended by the House, and moved that the Senate concur in the following amendments:

#### HOUSE AMENDMENT TO SENATE FILE 828

Amend Senate File 828 as follows:

- 1. By striking from Section 1, line three (3), the words "each year of".
- 2. By striking from Section 1, line ten (10), the words "each year of".
- 3. By striking from the title the words "each year of".
- 4. By adding the following section:

This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Allison Tribune, a newspaper published at Allison, Iowa, and in The Decorah Journal, a newspaper published at Decorah, Iowa.

The Senate concurred in the House amendments.

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: 48

Benda	Erskine	Kyhl	Patton
Briles	Flatt	Lamborn	Potgeter
Buren	Floy	Lisle	Reno
Burns	Frey	Lodwick	Reppert

Cassidy Frommelt Clarke Gaudineer Coleman Glenn DeKoster Heaberlin Denman Heving Dodds Jepsen Elvers Kibbie Kruck Elv

Lucken
Main
McGill
Mills
Murray
Neu
Nurse
O'Malley

Rigler Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 2

Balloun

Hill

Absent or not voting: 11

Condon DeHart Hagedorn Hougen Klefstad Kosek

Lange Messerly Reichardt

Riley Schaben

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

### REPORT OF COMMITTEE

Senator Shirley submitted the following report:

Mr. President: Your committee on Safety and Law Enforcement to which was referred House File 22, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired, begs leave to report it has had the same under consideration and returns the bill with amendment but without recommendation.

ALAN SHIRLEY, Chairman

Ordered passed on file.

President Fulton took the chair at 10:45 p.m.

#### THIRD READING OF BILLS

On motion of Senator Reppert, House File 22, a bill for an act relating to the operation of a motor vehicle while under the influence of alcohol or drugs, with report of committee recommending amendment and returning the same without recommendation was taken up, considered, and the report of the committee adopted.

The following committee amendment was taken up for consideration:

Amend House File  $22\,$  by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. Section three hundred twenty-one point two hundred eighty-one (321. 281), Code 1966, is hereby amended as follows:
- "1. By inserting in line three (3) preceding the words for a the words for any other drug.
- "2. By inserting in line fifty-nine (59) after the word 'drugs' the words 'or any other drug'.

# 3. By adding thereto the following:

'For purposes of this section, evidence that there was, at the time, fifteen hundredths (15/100) of one (1) per centum or more by weight of alcohol in the person's blood shall constitute a rebuttable presumption of intoxication. Percent by weight of alcohol in the blood shall be based upon milligrams of alcohol per one hundred (100) cubic centimeters of blood.'"

Further amend House File 22 by striking from line two (2) of the title the words "under the influence of alcohol or drugs" and inserting in lieu thereof the words "intoxicated or while under the influence of drugs".

Senator Walsh moved that the bill be rereferred to committee.

Senator Heying moved the previous question on the motion, which motion prevailed.

Roll call was requested.

On the question "Shall the motion to refer to committee prevail?" the vote was: Rule 8 was invoked.

Ayes: 27

Benda	Elvers	Heaberlin	Murray
Buren	Ely	Heying	Nurse
Burns	Floy	Kibbie	O'Malley
Cassidy	Frey	Klefstad	Schaben
Coleman	Gaudineer	Kruck	Van Eaton
Denman	Glenn	Lamborn	Walsh
Dodds	Hagedorn	Lange	

Nays: 27

Balloun	Frommelt	Main	Reppert
Briles	Hill	McGill	Rigler
Clarke	Jepsen	Messerly	Shaff
DeHart	Kyhl	Mills	Stanley
DeKoster	Lisle	Neu	Stephens
Erskine	Lodwick	Potgeter	Van Gilst
Flatt	Lucken	Reno	

Absent or not voting: 7

Condon	Kosek	Reichardt	Shirley
Hougen	Patton	Riley	

The vote showed a tie vote.

President Fulton voted "nay" and the motion was lost.

Senator Stanley moved the previous question on the amendment.

Division was requested and the motion was lost.

Senator Reppert moved the adoption of the amendment, requesting division.

The amendment was adopted.

The Chair announced the filing of the following Call of the Senate on House File 22 and all amendments and motions thereto.

#### CALL OF THE SENATE

Mr. President: Pursuant to Rule 5 of the rules of the Senate of the Sixty-second General Assembly, we, the undersigned, do hereby request a Call of the Senate on House File 22 and all amendments and motions thereto.

MERLE W. HAGEDORN
J. L. BUREN
GILBERT E. KLEFSTAD
DONALD W. MURRAY
JAMES F. SCHABEN
F. S. MAIN
ROBERT R. DODDS

WARREN J. KRUCK
DELBERT FLOY
MAX E. RENO
TOM J. FREY
ADOLPH W. ELVERS
STANLEY M. HEABERLIN
H. KENNETH NURSE
GENE W. GLENN

Senator Stanley moved that the Call of the Senate be lifted.

Roll call was requested.

On the question "Shall the Call of the Senate be lifted?" the vote was:

Ayes: 19

Balloun DeKoster Erskine Flatt

Lodwick Mills Neu Potgeter

Kyhl

Reno Reppert Rigler Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Jepsen
Nays: 27

Briles Buren Burns Cassidy Coleman

Floy Frey Glenn Hagedorn Heaberlin Klefstad Kruck Lamborn Lange Lucken Main Messerly Murray Nurse O'Malley Schaben Shirley

Absent or not voting: 12

Clarke

Dodds

Elvers

Ely

Kibbie

Hougen

McGill

Patton

Condon

Frommelt

Kosek

Reichardt

Denman

Gaudineer

Lisle

Riley

Voting present: 3

Benda

DeHart

Heying

The motion lost.

## 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 passed the following bill in which the concurrence of the House was asked:

Senate File No. 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE AMENDMENT TO SENATE FILE 373

Amend Senate File 373 as follows:

- 1. Amend the title by adding after the word "roads" the words ", and to cities and towns for municipal streets,"
- 2. Amend section one (1) by adding after the word "use," in line five (5) the words "for restoration of municipal streets so used and for compensation of cities and towns for such use,"
  - 3. By adding thereto the following new section:

"Chapter three hundred thirteen (313), Code 1966, is hereby amended by adding thereto the following new section:

"When the temporary primary road detour or temporary primary road haul road, or any portion thereof, is located within the corporate limits of a city or town, then as to such portion so located, the provisions of section two (2) of this Act as to consultation, designation, restoration and payment by the state highway commission shall apply in like manner to the benefit of such city or town, and credits thereunder shall be made to the street fund of such city or town. Such city or town may designate the county engineer or, in the case of a city, its chief civil engineer, to inspect such street so used jointly with the representative of the state highway commission."

# HOUSE AMENDMENTS CONSIDERED

Senator Frommelt called up for consideration Senate File 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 373.

Amend Senate File 373 as follows:

- Amend the title by adding after the word "roads" the words ", and to cities and towns for municipal streets."
- Amend section one (1) by adding after the word "use," in line five (5) the words "for restoration of municipal streets so used and for compensation of cities and towns for such use."
  - 3. By adding thereto the following new section:

"Chapter three hundred thirteen (313), Code 1966, is hereby amended by adding thereto the following new section:

"When the temporary primary road detour or temporary primary road haul road. or any portion thereof, is located within the corporate limits of a city or town, then as to such portion so located, the provisions of section two (2) of this Act as to consultation, designation, restoration and payment by the state highway commission shall apply in like manner to the benefit of such city or town, and credits thereunder shall be made to the street fund of such city or town. Such city or town may designate the county engineer or, in the case of a city, its chief civil engineer, to inspect such street so used jointly with the representative of the state highway commission."

The Senate concurred in the House amendment.

Senator Clarke 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.

Kvhl

Lamborn

Lange

Lisle

On the question "Shall the bill pass?" the vote was:

Aves: 50

Balloun Benda Briles Burns Cassidy Clarke DeHart DeKoster Denman Dodds Elvers Elv Erskine

Flatt Floy Frey Frommelt Gaudineer Glenn Hagedorn Heaberlin Heying Jepsen Kibbie

Lodwick Lucken Main McGill Messerly Murray Neu Klefstad Nurse Kruck

O'Mallev Potgeter Reno Reppert Rigler Schaben Shaff Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 1

Buren

Absent or not voting: 10

Coleman Condon Hougen Kosek Patton Reichardt Riley Shirley

Hill

Mills

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Kibbie, called up for consideration Senate File 876, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public instruction for vocational education aid, amended by the House, and moved that the Senate concur in the following amendment:

### HOUSE AMENDMENT TO SENATE FILE 876

Amend Senate File 876 as follows:

- 1. Section 1, by inserting in line twelve (12) after the word "for" the following: "vocational and technical courses of instruction in".
  - 2. By adding the following section:

This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

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: 53

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman
Dodds

Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heying
Jepsen
Kibbie

Erskine

Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken

Main McGill Messerly Mills Neu O'Malley Patton Potgeter Reppert Rigler

Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Elvers

Klefstad

Nurse

Walsh

Ely

Nays: 0

Absent or not voting: 8

DeHart Hill Hougen Kosek Murray Reichardt Reno Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nurse called up the following Conference Committee Report on House File 747, and moved its adoption.

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 747, 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 regents, including construction of new buildings, repairs, improvements, replacements or alterations."; beg leave to report and make the following recommendations:

That everything after the enacting clause is hereby stricken and the following substituted in lieu thereof.

Section 1. There is appropriated from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, to the board of regents the sum of thirty-four million dollars (\$34,000,00.00), or so much thereof as may be necessary, to be used in the following manner:

To supplement any prior appropriations for capital improvement items for construction of new buildings, repairs, improvements, replacements or alterations, or for any other capital expenditures the board of regents may deem necessary for the proper and necessary function of any institution under its jurisdiction.

- Sec. 2. When the board of regents has approved a project to be financed with funds appropriated by this Act, a description of the project and estimated cost shall be reported to the governor and state comptroller for allocation of funds.
- Sec. 3. The board of regents is authorized to obtain federal grants to the state to be used in connection with the funds appropriated by this Act.
- Sec. 4. The state board of regents shall engage consultants acknowledged to be experienced in the field of planning for institutions of higher education, and therewith to proceed to initiate plans for the location, establishment, construction and operation of a state institution of higher education in western Iowa.

The state board of regents, upon its selection of the location, shall purchase, acquire, lease, option, or accept as a gift any real property necessary for the establishment and growth of this institution.

Included in the appropriation to the state board of regents in this Act is a sum not to exceed five hundred thousand dollars (\$500,000.00), to be used to carry out the

study, planning and establishment of this institution of higher education to be established in western Iowa.

- Sec. 5. Included in the appropriation to the state board of regents in this Act is a sum not to exceed three million one hundred ninety-five thousand dollars (\$3,195,000.00), to be used for the phase one (1) construction of a veterinary medicine facility at Iowa state university of science and technology.
- Sec. 6. Any unencumbered balance remaining as of June 30, 1971, of the funds appropriated by this Act, shall revert to the general fund of the state as of June 30, 1971.
- Sec. 7. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 8. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Pella Chronicle, a newspaper published at Pella, Iowa, and in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa.

FRANCIS MESSERLY
ROBERT RIGLER
JAMES SCHABEN
H. KENNETH NURSE
On the part of the Senate

MAURICE VAN NOSTRAND WALTER L. MC NAMARA LESTER B. KLUEVER

On the part of the House

The report was adopted.

Senator Nurse moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

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: 51

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds

Elvers
Ely
Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Hagedorn
Heaberlin
Heving

Jepsen

Kibbie
Klefstad
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Murray

Neu Nurse O'Malley Patton Potgeter Schaben Shirley Stanley Stephens Van Eaton

Van Gilst

Walsh

Navs: 0

Absent or not voting: 10

Hill Hougen Mills Reichardt Reppert Rigler Riley

Kosek Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nurse asked and received unanimous consent that House File 747 be immediately messaged to the House.

Senator Murray called up the following Conference Committee Report on House File 765, and moved its adoption.

#### CONFERENCE COMMITTEE REPORT ON

#### HOUSE FILE 765

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House of Representatives on House File 765, a bill to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students, begs leave to report and to make the following recommendations:

That the Senate Amendment to House File 765 as passed by the Senate be amended as follows:

By striking from line four (4) the following: "five hundred thousand (500,000)" and by inserting in lieu thereof the following: "three hundred twenty-five thousand (325,000)".

By striking from line nine (9) the following: "five hundred thousand (500,000)" and by inserting in lieu thereof the following: "three hundred twenty-five thousand (325,000)".

ON THE PART OF THE SENATE:

ON THE PART OF THE HOUSE:

DONALD W. MURRAY, Chairman JOHN P. KIBBIE JOHN WALSH ROGER SHAFF HAROLD FISCHER, Chairman JOHN MOWRY VERNON BENNETT NORMAN ROORDA

The report was adopted.

Senator Murray moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

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: 51

Balloun
Benda
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeKoster
Denman

Erskine Flatt Floy Frey Frommelt Gaudineer Glenn Hagedorn

Heaberlin

Heying

Hougen Jepsen

Hill

Kibbie
Klefstad
Kruck
Kyhl
Lamborn
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mills

Neu
Nurse
O'Malley
Patton
Potgeter
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Nays: 2

Dodds

Ely

Elvers

Messerly

Stephens

Absent or not voting: 8

Briles DeHart Kosek Reichardt Reno Reppert

Murray

Rigler Riley

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 Conference Committee report and the amendments contained therein and passed House File 742, a bill for an act to appropriate from the general fund of the state for capital improvements to the state fair board.

WILLIAM R. KENDRICK, Chief Clerk

Senator Main called up the following Conference Committee Report on House File 742, and moved its adoption.

# REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 742

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 House File 742, a bill for an Act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, begs leave to report and to make the following recommendation:

- 1. That House File 742 be amended as follows:
- a. By striking from lines three (3) and four (4) of section two (2) the words "budget and financial control committee" and by inserting in lieu thereof the words "executive council".
- b. By adding the following new section: "Sec. 5. 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 Leon Journal-Reporter, a newspaper published at Leon, Iowa, and The Tripoli Leader, a newspaper published at Tripoli, Iowa."

FRANKLIN MAIN, Chairman MERLE HAGEDORN C. JOSEPH COLEMAN RICHARD STEPHENS HENRY BUSCH, Chairman DALE TIEDEN ELIZABETH SHAW CHARLES GLENN

On the Part of the Senate

On the Part of the House

The report was adopted.

Senator Main moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

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: 53

Balloun
Benda
Briles
Buren
Burns
Cassidy
Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Ely
Erskine
Flatt
Floy
Frey
Frommelt
Gaudineer
Glenn
Heaberlin
Heying
Hill
Jepsen
Kibbie

Lamborn Lange Lisle Lodwick Lucken Main McGill Messerly Murray

Nurse

Kruck

Kyhl

O'Malley Patton Potgeter Reno Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton

Walsh

Nays: 2

Klefstad

Mills

Absent or not voting: 6

Hagedorn

Kosek

Rile v

Van Gilst

Hougen

Reichardt

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 refused to concur in the Senate amendment to House File 786, a bill for an act to appropriate from the general fund of the state for the biennium funds for various legislative departmental expenses.

WILLIAM R. KENDRICK, Chief Clerk

President Pro Tempore O'Malley took the chair at 11:30 p.m.

Senator Frommelt called up House File 786, a bill for an act to appropriate from the general fund of the state for the biennium funds for various legislative departmental expenses, amended by the Senate with the House refusing to concur in the Senate amendment.

Senator Frommelt moved that the Senate insist in its amendment, which motion prevailed, and the Senate insisted in its amendment to House File 786.

Senator Frommelt asked and received unanimous consent that House File 786 be immediately messaged to the House.

Senator Frommelt moved that the Senate stand at ease until the fall of the gavel. The Senate was called to order with President Fulton presiding.

#### MESSAGE FROM THE HOUSE

Mr. President: I am directed to inform your honorable body that the House has refused to concur in the Senate amendments to House File 746, a bill for an act to appropriate from the general fund of the state to the Liquor Control Commission for warehouse improvements.

WILLIAM R. KENDRICK, Chief Clerk

Senator Frommelt moved that the Senate insist in its amendment to House File 746, a bill for an act to appropriate from the general fund of the state to the Liquor Control Commission for warehouse improvements, amended by the Senate, with the House refusing to concur in the Senate amendment.

Division was called for.

The motion prevailed and the Senate insisted in its amendment.

Senator Frommelt asked and received unanimous consent that House File 746 be immediately messaged to 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 Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 786, a bill for an act to appropriate from the general fund of the state for the biennium funds for various legislative departmental expenses and to create the general contingent Fund: Edgington, Chairman, Camp, Maloney, and Hicklin.

WILLIAM R. KENDRICK, Chief of Clerk

# CONFERENCE COMMITTEE ON HOUSE FILE 786

President Fulton announced the appointment of Senators Kibbie, chairman; Benda, Ely and Klefstad, on the part of the Senate, to the Conference Committee on House File 786, a bill for an Act to appropriate from the general fund of the state of Iowa funds for the various legislative departmental expenses.

## 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 refuses to concur in the Senate amendment to the House amendment to Senate File 853, a bill for an act to appropriate from the general fund of the state for the biennium funds for various departments and various divisions of the state of Iowa.

WILLIAM R. KENDRICK, Chief Clerk

## SENATE INSISTS

Senator Frommelt called up Senate File 853, a bill for an act to appropriate from the general fund of the state for the biennium funds for various departments and various divisions of the state of Iowa, amended by the House, further amended by the Senate with the House refusing to concur in the Senate amendment to the House amendment and moved that the Senate insist in its amendment.

Senator Kruck, in a substitute motion, moved that the Senate recede from its amendment.

Division was requested and the motion was lost.

The Senate insisted in its amendment.

### 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 passed the following bill in which the concurrence of the Senate is asked:

Senate File No. 261, a bill for an act relating to trust accounts to be maintained by real estate brokers.

Amend Senate File 261 as follows:

By adding the following section:

This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Grundy Register, a newspaper published at Grundy Center, Iowa, and in the Storm Lake Pilot-Tribune, a newspaper published at Storm Lake, Iowa.

WILLIAM R. KENDRICK, Chief Clerk

#### HOUSE AMENDMENTS CONSIDERED

Senator Frommelt called up for consideration Senate File 261, a bill for an act relating to trust accounts to be maintained by real estate brokers, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 261 as follows:

By adding the following section:

This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Grundy Register, a newspaper published at Grundy Center, Iowa, and in the Storm Lake Pilot-Tribune, a newspaper published at Storm Lake, Iowa.

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: 51

Balloun	Flatt	Lamborn	Patton
Benda	Floy	Lange	Potgeter
Briles	Frey	Lisle	Reno -
Buren	Frommelt	Lodwick	Rigler
Burns	Gaudineer	Lucken	Schaben
Cassidy	Glenn	Main	Shaff
Clarke	Hagedorn	McGill	Shirley
Condon	Heaberlin	Messerly	Stanley
DeKoster	Heying	Mills	Stephens

Dodds Elvers Elv

Kibbie Klefstad Kruck Kyhl

Murray Neu Nurse O'Malley

Van Eaton Van Gilst Walsh

Erskine

Nays: 0

Absent or not voting: 10

Coleman DeHart

Hill Hougen Kosek Reichardt

Reppert Rilev

Denman

Jepsen

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Dodds called up for consideration Senate File 155, a bill for an act to amend section four hundred twenty-two (422), Code 1966, relative to state personal income tax and state business tax on corporations, amended by the House, and moved that the Senate concur in the following amendment:

#### HOUSE AMENDMENT TO SENATE FILE 155

Amend Senate File 155 by adding the following section thereto:

"This Act, being deemed to immediate importance, shall be in full force and effect from and after its passage and publication in The DeWitt Observer, a newspaper published at DeWitt, Iowa and in The Times-Democrat, a newspaper published at Davenport, Iowa.

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: 53

Balloun Benda Buren Burns

Erskine Floy Frey Frommelt Kruck Kyhl Lamborn Lange

Nurse O'Malley Patton Potgeter

Gaudineer Cassidy Clarke Glenn Coleman Hagedorn Condon Heaberlin DeKoster Heving Denman Hill Dodds Jepsen Elvers Kibbie Elv Klefstad

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Neu

Reppert Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Reno

Nays: 0

Absent or not voting: 8

Briles DeHart Flatt Hougen Kosek Reichardt

Rigler Rilev

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Balloun called up for consideration Senate File 36, a bill for an act relating to railway crossings, amended by the House, and moved that the Senate concur in the following amendments:

## HOUSE AMENDMENT TO SENATE FILE 36

Amend Senate File 36 by adding the following section:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Toledo Chronicle, a newspaper published at Toledo, Iowa, and in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa.

The Senate concurred in the House amendments.

Senator Balloun 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 Buren Burns Cassidy Erskine Flatt Floy Frey Frommelt

Kruck Kyhl Lamborn Lange Lisle

O'Malley Patton Potgeter Reno Reppert Clarke
Coleman
Condon
DeHart
DeKoster
Denman
Dodds
Elvers

Gaudineer Glenn Hagedorn Heaberlin Heying Hill Jepsen Kibbie

Lucken McGill Messerly Mills Murray Neu Nurse

Lodwick

Schaben
Shaff
Shirley
Stanley
Stephens
Van Eaton
Van Gilst
Walsh

Ely

Nays: 2

Klefstad

Main

Absent or not voting: 6

Briles

Kosek

Rigler

Riley

Hougen

Reichardt

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 685, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein, amended by the House, and moved that the Senate concur in the following amendment:

## HOUSE AMENDMENT TO SENATE FILE 685

Amend Senate File 685 by adding the following sections:

- 1. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- 2. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in The DeWitt Observer, a newspaper published at DeWitt, Iowa.

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: 49

Balloun Benda Ely Erskine Kruck Kyhl Nurse O'Malley Briles Lamborn Flov Patton Buren Frev Lisle Potgeter Burns Frommelt Lodwick Reppert Cassidy Gaudineer Rigler Lucken Clarke Glenn Main Schaben Coleman Heaberlin McGill Shaff Condon Heying Messerly Stanley DeHart Jepsen Mills Van Eaton DeKoster Kibbie Van Gilst Murray Dodds Klefstad Neu Walsh

Elvers

Nays: 2

Hill

Stephens

Absent or not voting: 10

Denman Hougen Reichardt Riley
Flatt Kosek Reno Shirley
Hagedorn Lange

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 Call of the Senate on House File 22 be lifted. Division was requested and the motion prevailed.

Senator Frommelt moved that House File 22 be laid on the table, which motion prevailed.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 175, 319, 523, 837, 847, 850, 858, 859, 862, 863, 865, 867, 868, 869, 870, 185, 297, 339, 397, 729, 852 and 844; also House Files 128, 260, 285, 764, 364, 559, 751, 752 and 758.

ADOLPH W. ELVERS, Chairman Senate Committee

A. L. MENSING, 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 175, 319, 523, 837, 847, 850, 858, 859, 862, 863, 865, 867, 868, 869, 870, 185, 297, 339, 397, 729, 852 and 844; also House Files 128, 260, 285, 764, 364, 559, 751, 752 and 758.

BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 July, 1967, sent to the governor for his approval, Senate Files 175, 319, 523, 837, 847, 850, 858, 859, 862, 863, 865, 867, 868, 869, 870, 185, 297, 339, 397, 729, 852 and 844.

ADOLPH W. ELVERS, Chairman

Passed on file.

## RECONSIDER SENATE FILE 836

Senator Main moved that the vote by which Senate File 836, a bill for an act to appropriate from the general fund of the state for the biennium to the Board of Control for operational expenses, passed the Senate be reconsidered, which motion prevailed.

Senator Main moved that the vote by which Senate File 836 went to its third reading be reconsidered, which motion prevailed.

Senator Main moved that the vote by which the House amendment to Senate File 836 was adopted by the Senate be reconsidered, which motion prevailed.

Senator Main offered the following amendment to the House amendment and moved its adoption:

Amend the House amendment to Senate File 836 by adding the following at the end thereof:

"4. By adding at the end thereof the following additional sections:

'This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

'This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Record-Republican, a newspaper published at Bonaparte, Iowa, and in the Emmetsburg Reporter, a newspaper published at Emmetsburg, Iowa.'"

The amendment to the amendment was adopted.

Senator Main moved the adoption of the amendment as amended.

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: 52

O'Malley Balloun Elvers Kruck Benda Ely Kyhl Patton Potgeter Briles Erskine Lamborn Buren Lisle Reno Floy Burns Frey Lodwick Reppert Lucken Rigler Cassidy Frommelt

Clarke Glenn Main Schaben Coleman Hagedorn McGill Shirlev Condon Heaberlin Messerly Stanley DeHart .\* Heving Mills Stephens DeKoster Hill Murray Van Eaton Van Gilst Denman Kibbie Neu Dodds Klefstad Nurse Walsh

Navs: 2

Jepsen

Lange

Absent or not voting: 7

Flatt

Hougen

Reichardt

Shaff

Gaudineer Kosek Riley

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 836 be immediately messaged to 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 concurred in the Senate amendment to the House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File No. 836, a bill for an act to appropriate from the general fund of the state for the biennium to the Board of Control for operational expenses.

Also:

That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File No. 31, a bill for an act relating to inheritance taxes.

WILLIAM R. KENDRICK, Chief Clerk

# HOUSE AMENDMENT CONSIDERED

Senator Lucken called up Senate File 31, a bill for an act relating to inheritance taxes, amended by the House and moved that the Senate concur in the following House amendment:

Amend Senate File 31 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the LeMars Daily Sentinel, a newspaper published at LeMars, Iowa and in The Kingsley News Times, a newspaper published at Kingsley, Iowa.

The Senate concurred in the House amendment.

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

Balloun Erskine Benda Floy Buren Frev Burns Frommelt Cassidy Gaudineer Clarke Glenn Coleman Hagedorn Condon Heaberlin DeKoster Heying Dodds Hill Elvers Jepsen Kibbie Elv

Klefstad
Kruck
Kyhl
Lamborn
Lodwick
Lucken
Main
McGill
Mills
Murray
Neu
Nurse

O'Malley Potgeter Reppert Rigler Schaben Shaff Shirley Stanley Stephens Van Eaton Van Gilst Walsh

Nays: 0

Absent or not voting: 12

Briles Denman Flatt Hougen Kosek Lange

Lisle Messerly Patton Reichardt Reno Riley

Voting present: 1

#### DeHart

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 and agreed to the following Senate Joint Resolution 10 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 compensation for members of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

## CONFERENCE COMMITTEE

## ON HOUSE FILE 746

President Fulton announced the appointment of Senators Kibbie, chairman; Benda, Ely and Klefstad, on the part of the Senate, to the Conference Committee on House File 746, a bill for an Act to appropriate from the general fund of the state of Iowa to the liquor commission for warehouse improvements.

# MESSAGE FROM THE HOUSE

The following message was received from the House:

Mr. "President: I am directed to inform your honorable body that the Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 746, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements: Edgington, Chairman, Hicklin, Camp, and Maloney.

> WILLIAM R. KENDRICK, Chief Clerk CONFERENCE COMMITTEE REPORT

#### ON HOUSE FILE 746

TO THE PRESIDENT OF THE SENATE. AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House of Representatives on House File 746, an Act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements, beg leave to report and make the following recommendations:

Amend by striking section two (2).

By adding the following sections thereto:

- This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 3. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Lee Town News, a newspaper published at Des Moines, lowa, and in The Wapello Republican, a newspaper published at Wapello, Iowa.

JOHN P. KIBBIE, Chairman KENNETH BENDA JOHN M. ELY GILBERT E. KLEFSTAD On the Part of the Senate

FLOYD EDGINGTON, Chairman EDWIN A. HICKLIN JOHN CAMP JAMES E. MALONEY On the Part of the House

Senator Kibbie called up the Conference Committee Report on House File 746 and moved its adoption, which motion prevailed.

Senator Kibbie moved the adoption of the amendments contained therein, which motion prevailed.

Senator Kibbie moved that House File 746 be read a third 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 Flev Lamborn Patton Benda Frey Lange Potgeter Buren Frommelt Lisle Reno Burns Glenn Lodwick Reppert Cassidy Hagedorn Lucken Rigler Clarke Heaberlin Main Schaben

Shaff Coleman Heying McGill Condon Hill Messerly Shirley DeHart Mills Stanley Jepsen DeKoster Kibbie Stephens Murray Van Eaton Dodds Klefstad Neu Van Gilst Elvers Kruck Nurse Ely Kyhl O'Mallev Walsh

Erskine

Nays: 0

Absent or not voting: 8

Briles Flatt Hougen Reichardt Denman Gaudineer Kosek Riley

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 Conference Committee report and the amendments contained therein and passed House File 746, a bill for an act to appropriate from the general fund of the state to the Liquor Control Commission for warehouse improvements.

WILLIAM R. KENDRICK, Chief Clerk

## CONFERENCE COMMITTEE

## ON SENATE FILE 853

President Fulton announced the appointment of Senators Frommelt, chairman; Gaudineer, Shirley and Rigler, on the part of the Senate to the Conference Committee on Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, funds for the various departments and various divisions thereof.

# MESSAGE FROM THE HOUSE

The following message was recieved from the House:

Mr. President: I am directed to inform your honorable body that the Speaker of the House has appointed, on the part of the House, as members of the conference committee on Senate File 853, a bill for an act to appropriate from the general fund of the state for the biennium funds for the various departments and various divisions of the state of Iowa: Millen, Chairman, Gannon, Van Nostrand, and Mowry.

WILLIAM R. KENDRICK, Chief Clerk

## CONFERENCE COMMITTEE REPORT

#### SENATE FILE 853

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House on Senate File 853, a bill for an Act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, funds for the 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 system and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, begs leave to report and make the following recommendations:

That Senate File 853 as passed by the Senate and amended by the House be further amended as follows:

- 1. That the Senate recede from all of its amendments to the amendments of the House.  $\cdot$ 
  - 2. Amend Paragraph 2 of the House amendment as follows:
- a. By striking in line five (5) the word "eighty" and inserting in lieu thereof the word "ninety".
- b. By striking in line six (6) the figure "8" and inserting in lieu thereof the figure "9".
- c. By striking in line nine (9) the figure "4" and by inserting in lieu thereof the figure "5".
- d. By striking in line twelve (12) the figure "8" and inserting in lieu thereof the figure "9".
  - 3. By striking all of Paragraph 6 and inserting in lieu thereof the following:
- a. By striking in line nine (9) of section 40 the figure "20,000.00" and inserting in lieu thereof the figure "21,000.00".
- b. Further amend section 40, line ten (10) by striking the figure "770,000.00" and inserting in lieu thereof the figure "769,000.00".
- c. Further amend section 40 by striking all of lines eleven (11) through fifteen (15) and by inserting in lieu thereof the words "The salary of any employee of the Department of Public Instruction shall not exceed eighty-five (85) percent of the salary of the Superintendent".
  - 4. By striking all of Paragraph 7 and inserting in lieu thereof the following:
- a. Amend section 43, lines four (4) and five (5) by striking the words and figures "Eight hundred twenty-one thousand five hundred ninety (821,590.00) and by inserting in lieu thereof the words and figures "Six hundred seventy-one thousand five hundred ninety (671,590.00)".
- b. Further amend section 43, line thirteen (13) by striking the figure "3,810,620.00" and inserting in lieu thereof the figure "3,730,620.00".
- c. Further amend section 43, line nineteen (19) by striking the figure "689,720.00" and inserting in lieu thereof the figure "619,720.00".
- d. Further amend section 43, line twenty-two (22) by striking the figure "4,821, 590.00" and inserting in lieu thereof the figure "4,671,590.00".
- 5. Amend Paragraph 8, line six (6) by striking the figure "21,800.00" and inserting in lieu thereof the figure "21,000.00" and by striking in line eight (8) the figure "310,090.00" and inserting in lieu thereof the figure "314,890.00".

Further amend Paragraph 8 by striking lines two (2) through four (4) inclusive and lines nine (9) through fifteen (15) inclusive.

- 6. Amend Paragraph 9 of the House Amendment as follows:
- a. By striking from line four (4) the word "eight" and inserting in lieu thereof the word "eighty-five".
- b. By striking from line seven (7) the figures "1,608,670.00" and inserting in lieu thereof the figures "1,685,920.00".

- c. By striking in line eleven (11) the figures "1,518,670.00" and inserting in lieu thereof the figures "1,595,920.00".
- d. By striking from line fourteen (14) the figures "1,608,670.00" and inserting in lieu thereof the figures "1,685,920.00".
  - e. By adding the following at the end of Paragraph 9:
- I. "Further amend section 51, line four (4) by striking the words 'six hundred seventy' and inserting in lieu thereof the words 'nine hundred twenty'.
  - 2. "By adding the following after line twenty-six (26):

'Section six hundred five point one (605.1), Code 1966, is hereby amended by striking from line two (2) the word "eighteen" and by inserting in lieu thereof the word and figures "nineteen (19)"."

- 7. By striking all of Paragraph 10 and inserting in lieu thereof the following: "10. Section 52:
- a. By adding the following after line seventeen (17):

'Section six hundred eighty-four point seventeen (684.17), Code 1966, is hereby amended by striking from line three (3) the word "twenty" and by inserting in lieu thereof "twenty-two (22)"."

8. Further amend the House Amendment by striking all of Paragraph 12 and by inserting in lieu thereof the following:

"Add the following new sections at the end of Senate File 853:

'This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

'This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Newton Daily News, a newspaper published at Newton, Iowa and in the Van Buren Register, a newspaper published at Keosauqua, Iowa.'"

ANDREW FROMMELT LEE GAUDINEER ALAN SHIRLEY ROBERT RIGLER

ON THE PART OF THE SENATE

FLOYD MILLEN
WILLIAM GANNON
MAURICE VAN NOSTRAND
JOHN MOWRY

ON THE PART OF THE HOUSE

Senator Frommelt called up the Conference Committee Report on Senate File 853.

Senator Gaudineer moved the adoption of the report, which motion prevailed.

Senator Gaudineer moved the adoption of the amendments contained therein, which motion prevailed and the amendments were adopted.

Senator Gaudineer moved that Senate File 853 be read a third 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 Erskine Benda Briles Floy Burns Frey Cassidy Frommelt Gaudineer Clarke Coleman Glenn Condon: Hagedorn Heaberlin DeHart

Kibbie
Kyhl
Lamborn
Lodwick
Main
McGill
Mills
Murray
Nurse
O'Malley

Reno
Reppert
Rigler
Schaben
Shaff
Shirley
Stanley
Van Eaton
Van Gilst
Walsh

Potgeter

Denman Dodds

Nays: 5

DeKoster

Hill

Kruck

Heying

Jepsen

Lucken

Patton

Stephens

Klefstad

Absent or not voting: 11

Buren Ely Hougen Kosek Lange Lisle Messerly Neu

Reichardt Riley

Flatt Lange N

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Cassidy called up the conference committee report on House File 686 and moved its adoption, which motion prevailed and the report was adopted.

Senator Cassidy moved the adoption of the amendments contained therein, which motion prevailed and the amendments were adopted.

Senator Cassidy offered the following amendment to House File 686 and moved its adoption:

Amend House File 686 by adding the following new sections thereto:

'This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Times Plain Dealer, a newspaper published at Cresco, Iowa, and in the Neola Gazette-Reporter, a newspaper published at Neola, Iowa,

The amendment was 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: 50

Balloun Ely Kyhl O'Malley Benda Erskine Lamborn Patton Potgeter Briles Floy Lange Lisle Buren Frey Reno Frommelt Lodwick Reppert Burns Cassidy Gaudineer Lucken Rigler Clarke Glenn Main Shaff Condon McGill Shirley Hagedorn Heaberlin Mills DeHart Stanley Stephens DeKoster Heying Murray Denman Kibbie Neu Van Eaton Van Gilst Nurse Dodds Klefstad Kruck

Elvers

Nays: 5
Coleman

Jepsen

Messerly

Walsh

Hill

Absent or not voting: 5

Flatt

Kosek

Reichardt

Riley

Hougen

Voting present: 1

Schaben

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## REPORT OF CONFERENCE COMMITTEE

#### HOUSE FILE 786

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 786, a bill for an Act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used, begs leave to report and to make the following recommendations:

Amend the Senate Amendment to House File 786 as follows:

- 1. Section 3, lines two (2) and three (3), by striking the words and figures "two hundred thousand dollars (\$200,000.00)" and inserting in lieu thereof the words and figures "three hundred thousand dollars (\$300,000.00)".
  - 2. By adding thereto the following new sections:

"The general contingent fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969 is hereby created and said fund shall consist of the sum of one million seven hundred thousand (1,700,000) dollars, hereby appropriated thereto from the general fund of the state. The contingent fund shall be administered by the executive council and allocations therefrom may be made only for contingencies arising during the biennium which are legally payable from the funds of the state. The executive council shall not allocate any funds for any purpose or project which was presented to the general assembly by way of a bill and which failed to become enacted into law.

"Before any of the funds appropriated by this Act shall be allocated, a written recommendation shall be obtained from the state comptroller and the executive council shall determine that the proposed allocation shall be for the best interest of the state. Any allocation in excess of thirty-five thousand dollars (\$35,000.00) shall first be approved by the budget and financial control committee.

"Any balance in the contingent fund as of June 30, 1969 shall revert to the general fund of the state as of June 30, 1969.

3. Further amend by adding the following new sections:

"This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"This Act, being deemed of immediate importance, shall take effect after its passage approval and publication in the Emmetsburg Democrat, a newspaper published at Emmetsburg, Iowa, and in The Sheffield Press, a newspaper published in Sheffield, Iowa."

JOHN P. KIBBIE, Chairman JOHN M. ELY GILBERT E. KLEFSTAD KENNETH BENDA FLOYD EDGINGTON, Chairman EDWIN HICKLIN JOHN CAMP JAMES E. MALONEY On the part of the Senate

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 Conference Committee report and the amendments contained therein and passed House File 786, a bill for an act to appropriate funds for the various legislative departmental expenses.

WILLIAM R. KENDRICK, Chief Clerk

Senator Kibbie called up the conference committee report on House File 786 and moved its adoption.

The motion prevailed and the report was adopted.

Senator Kibbie moved the adoption of the amendments contained therein, which motion prevailed and the amendments were 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: 53

O'Malley Balloun Erskine Kyhl Benda Floy Lamborn Patton Buren Frey Lange Potgeter Frommelt Lisle Reno Burns Gaudineer Lodwick Reppert Cassidy Clarke Schaben Glenn Lucken Coleman Hagedorn Main Shaff Condon Shirley Heaberlin McGill Stanley DeHart Messerly Heying DeKoster Jepsen Mills Stephens Van Eaton Denman Kibbie Murray Van Gilst Dodds Klefstad Neu Walsh Elvers Kruck Nurse Ely

Nays: 0

Absent or not voting: 8

Briles Hill Kosek Rigler Flatt Hougen Reichardt Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

## BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on June 30, 1967, the Governor had approved the following bills:

Senate File 727, relating to the fees of licenses issued by the State Conservation Commission.

Senate File 848, 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.

Senate File 846, an act to appropriate from the Iowa Public Employees' Retirement System Fund three hundred seventy-five thousand (375,000) dollars to the Employment Security Commission for the costs of the administration of Chapter Ninety-Seven B (97B) of the Code.

Senate File 681, relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

Senate File 353, relating to the licensing of feeder pig dealers.

The following bills were approved June 29, 1967:

Senate File 782, relating to special assessments for street improvements.

Senate File 750, relating to the mileage allowance for members of the Board of Supervisors.

Senate File 791, relating to mileage allowance for members of county Boards of Supervisors.

Senate File 233, to amend various sections of the Code relating to registered engineers and land surveyors.

The following bills were approved June 30, 1967:

Senate File 334, relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the Board of Control.

Senate File 877, relating to the effective date of all appropriations Acts enacted by the Sixty-Second (62nd) General Assembly.

## MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable body that the House has adopted the Conference Committee report and the amendments contained therein and passed Senate File 853, a bill for an act to appropriate from the general fund of the state for the biennium funds for various departments and various divisions of the state of Iowa.

Also:

That the House has passed the following bill in which the concurrence of the House was asked:

Senate File No. 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor or beer to the Iowa Liquor control commission and to aid in the prevention of illegal payments.

Also:

That the House has concurred in Senate amendments to and passed House File No. 686, a bill for an act to provide a method for general property tax replacement and equalization.

Also:

That the House has passed the following bill in which the concurrence of the House was asked

Senate File No. 406, a bill for an act to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District in the counties of Johnson and Iowa.

Also:

That the House has refused to concur in the Senate amendment to House File 738, a bill for an act relating to legislative printing.

Also:

That the House has insisted on its amendments to Senate Joint Resolution 3, proposing an amendment to the Constitution of the state relating to the election of the Governor and Lieutenant Governor, and requests a conference committee.

Conferees on the part of the House are:

Rep. Maurice Van Nostrand, Chairman Rep. John Mowry Rep. William Harbor Rep. Donald Baker

WILLIAM R. KENDRICK, Chief Clerk

## AMENDMENT FILED

Amend Senate File 839 by striking in line 11 after the word "year," the word "or" and inserting in lieu thereof the word "and".

JAMES A. POTGETER

## ... 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 House Concurrent Resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 27, providing the adjournment day and time of the 62nd General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

Senator Frommelt called up House Concurrent Resolution 27, providing the adjournment day and time of the 62nd General Assembly, amended by the House and moved that the Senate concur in the House amendment:

#### HOUSE CONCURRENT RESOLUTION 27

Amend House Concurrent Resolution 27 by striking in line ten (10) the following: "5:00 p.m., Friday, June 23rd" and inserting in lieu thereof: "4:30 a.m., Sunday, July 2, 1967".

The Senate concurred in the House amendment.

Senator Frommelt moved the adoption of the Resolution as amended, which motion prevailed, and the Resolution was adopted.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Adolph W. Elvers 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 Resolutions 10, 24; Senate Files 31, 36, 50, 155, 161, 221, 261, 269, 283, 288, 342, 373, 381, 406, 476, 484, 537, 616, 650, 677, 685, 721, 732, 739, 743, 745, 772, 775, 776, 785, 796, 797, 820, 821, 825, 827, 828, 836, 838, 842, 843, 853, 860, 861, 864, 873, 874, 876, 878, 710, 879, 111, House Joint Resolutions 23,24; House Files 15, 199, 201, 563, 633, 686, 687, 692, 702, 736, 741, 742, 746, 747, 750, 757, 759, 760, 761, 762, 765, 769, 785, 786, 795.

Adolph W. Elvers, Chairman Senate Committee A. L. Mensing, 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 Resolutions 10, 24; Senate Files 31, 36, 50, 155, 161, 221, 261, 269, 283, 288, 342, 373, 381, 406, 476, 484, 537, 616, 650, 677, 685, 710, 721, 732, 743, 745, 772, 775, 776, 785, 796, 797, 820, 821, 825, 827, 828, 836, 838, 842, 843, 853, 860, 861, 864, 873, 874, 876, 878, 739, 879, 111; House Joint Resolutions 23, 24; House Files 15, 199, 201, 563, 633, 686, 687, 692, 702, 736, 741, 742, 746, 747, 750, 757, 759, 760, 761, 762, 765, 769, 785, 786, 795.

# BILLS SENT TO THE GOVERNOR

Senator Adolph W. Elvers 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 July, 1967, sent to the governor for his approval, Senate Files 31, 36, 50, 155, 161, 221, 261, 269, 283, 288, 342, 373, 381, 406, 476, 484, 537, 616, 650, 677, 685, 710, 721, 732, 739, 743, 745, 772, 775, 776, 785, 796, 797, 820, 821, 825, 827, 828, 836, 838, 842, 843, 853, 860, 861, 864, 873, 874, 876, 878, 879, 111.

Adolph W. Elvers, Chairman

Passed on File.

## RESOLUTIONS SENT TO THE SECRETARY OF STATE

Senator Adolph W. Elvers, 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 July, 1967, sent to the Secretary of State for deposit: Senate Joint Resolutions 10, 24.

Adolph W. Elvers, Chairman

Passed on file.

#### CERTIFICATE

I, Robert D. Fulton, do hereby certify that I am the President of the Senate of the Sixty-second General Assembly of the State of Iowa; and I, Al Meacham, do hereby certify that I am the Secretary of the Senate of the Sixty-second General Assembly of the State of Iowa, and we do hereby jointly certify that as such President and Secretary that on the 26th day of January, 1967, 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 Sixty-second General Assembly of the state of Iowa;

THAT the date of making said report to the Sixty-second General Assembly was within the twenty days subsequent to the convening of the regular session of the Sixty-second 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 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-second General Assembly;

THAT no legislation was enacted providing for a unified trial court system at such regular session of said Sixty-second General Assembly.

Signed this 2nd day of July, 1967, being the last legislative day of the Sixty-second General Assembly.

ROBERT D. FULTON President of the Senate AL MEACHAM Secretary of the Senate

Senate.

Sixty-second General Assembly of the State of Iowa

## LEGISLATIVE INTERIM COMMITTEES

## 62nd GENERAL ASSEMBLY

President Fulton announced the appointment of the following senators to the legislative interim committees:

BUDGET AND FINANCIAL CONTROL
Lee Gaudineer, Des Moines
COMMISSION ON THE AGING
James E. Briles, Corning
ADVISORY INVESTMENT BOARD OF THE IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM
Howard Reppert, Des Moines
IOWA COMMISSION ON INTERSTATE COOPERATION
Merle W. Hagedorn, Royal 2-year term Vernon H. Kyhl, Parkersburg 2-year term Donald W. Murray, Bancroft 2-year term Max E. Reno, Bonaparte 2-year term Howard C. Reppert, Jr., Des Moines 2-year term
DEPARTMENTAL RULES
Lucas J. DeKoster, Hull       2-year term         Adolph W. Elvers, Elkader       4-year term         Alan Shirley, Perry       4-year term
HIGHER EDUCATION FACILITIES COMMISSION
Bass Van Gilst, Oskaloosa
Gilbert E. Klefstad, Council Bluffs
COMMITTEE TO STUDY TRUCK RATE RECIPROCITY
Robert J. Burns, Iowa City
LEGISLATIVE RESEARCH
Kenneth Benda, Hartwick . 2-year term  John M. Ely , Jr., Cedar Rapids . 2-year term  John P. Kibbie, Emmetsburg . 2-year term  Arthur A. Neu, Carroll . 2-year term  H. Kenneth Nurse, Hartley . 2-year term
STATE CAPITOL PLANNING COMMISSION
Hugh H. Clarke, Belmond       2-year term         Stanley M. Heaberlin, Pleasantville       4-year term
IOWA LAW ENFORCEMENT ACADEMY COUNCIL
Warren J. Kruck, Boone
IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE
J. Henry Lucken, LeMars

#### COMMITTEE TO NOTIFY THE GOVERNOR

Senator Heaberlin 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 Heaberlin, Coleman, Kruck, Flatt and Kosek.

#### COMMITTEE TO NOTIFY THE HOUSE

Senator DeHart 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 DeHart, O'Malley, Elvers, Denman and Gaudineer.

#### COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to adjourn sine  $\operatorname{die}$ .

#### REPORT OF COMMITTEE TO NOTIFY THE HOUSE

Senator DeHart 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 Heaberlin 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

July 2, 1967

The Honorable Robert D. Fulton President of the Senate Sixty-second General Assembly State Capitol Des Moines, Iowa

#### HONORABLE MEMBERS OF THE GENERAL ASSEMBLY:

As the Sixty-second General Assembly stands ready for sine die adjournment, it is my privilege to convey to you my sincere congratulations on a productive session and to comment briefly on the contributions you have made to the future of Iowa.

Currently, a great deal of attention is focused upon the fact that the 1967 session, which completed its regular work at dawn of the 175th day, was the longest session in Iowa's history. To this point, I would repeat what I have said before -- that the measure of success of a legislative session, in the perspective of history, is in what it accomplishes, not how long it lasts. Primarily, the record length of the session resulted from the volume and complexity of the problems with which you had to deal. While the cost of operating a legislature is not inconsiderable, the price of a few extra weeks of operation is small by comparison with the potential cost of leaving major legislative needs unmet. You stayed on the job until you had taken care of the major jobs and I commend you for it.

In this reference, I applaud your wisdom in approving the constitutional amendment for Annual Sessions initiated by the 1965 Assembly. The work of a modern, progressing state of nearly three million people can no longer be satisfactorily handled by unprofessional legislators who meet every two years for a period of a few months.

About 1,750 bills were introduced in the current session. But it isn't just the volume of the legislation that has increased the load on the General Assembly. The sophistication of the problems facing a state that has entered its most phenomenal era of economic growth and general development imposes demands on legislative decision-making that far exceed anything known in the past.

The legislative achievements of this session range far and wide from Permanent Reapportionment and Subdistricting to State Civil Service, Increase of IPERS Benefits, Medical Aid for the Aging and Educational TV.

But the cardinal accomplishment of this session, by almost anyone's evaluation, was your courage in meeting the long-standing need for Major Tax Revision in Iowa.

In this period of unprecedented economic growth and general development for lowa, you had two ways you could have gone on a tax program.

You could follow the course outlined in my budget message, which provided for meeting the state's essential needs plus giving substantial increases in school aid and other refunds to local governments without increasing state taxes.

Or you could go the route of major tax reform and local property tax relief.

You chose the latter course. And whatever anyone's reservations may be about specific aspects of the tax and property tax relief program you adopted, I believe you deserve public praise for meeting forthrightly this complicated problem the people had long clamored for you to meet.

The three words most often heard in the 1966 campaign and in this legislative session were property tax relief.

Members of both parties were committed to this objective, and it was apparent throughout the session that the people did not want you to go home until you had provided some meaningful plan of property tax relief.

To be sound, a major tax revision program of this nature must provide for a fair distribution of property tax relief credits to all citizens and must distribute the tax load fairly among all citizens of our society.

The tax and school aid package you enacted is an honest attempt to fulfill these two objectives.

It gives much - needed relief to rural citizens from heavy and regressive taxation on real and personal property. And it has provisions that extend this tax relief, in the form of school aid, to city and town dwellers, including low and middle income people; offer special relief to the elderly in modest circumstances, and repeal the annoying and costly-to-collect personal property tax on household goods.

Naturally, massive property tax relief on the local level entails substantial tax increases on the state level. Cutting 20 mills or so off of your real estate taxes and giving a tax credit for up to \$2,500 valuation on your personal property cannot be purchased cheaply.

The extensive tax program enacted to finance the massive property tax relief represents, on your part, a conscientious effort to equalize the tax load among all segments of our society.

There isn't a citizen who won't carry his proportionate share of the tax load, nor is there a citizen who won't share, in some measure, the relief from regressive taxes on property.

This is the first time, to my knowledge, that the legislative leadership of both political parties and the chief executive have worked out, together, a major tax revision program.

I want to express to leaders of both parties my deep appreciation for their spirit of cooperation and "give and take" that made it possible to arrive at a common ground of solution in the public interest.

I also want to commend legislators in both houses for the long hours of conscientious work they put in during this longest of all sessions in order to keep faith with the people on their pledge of property tax relief.

It should be noted also that the effort was aided by a comprehensive professional study of our state and local tax system, wisely provided for by the 1965 session of the General Assembly.

We all realize that no product of the human mind is perfect. Certainly a vast and comprehensive tax reform, such as this one, will require some revisions by future sessions of the Legislature.

But the fact is that you have, at long last, delivered a major revision of our tax system, in accordance with the public demand, that removes the major inequities in our state-local system that have long been recognized and condemned.

Judged in its entirety -- and this is the only fair way in which it can be judged -you have given Iowa a tax program that is as fair to all citizens as could be devised
and is properly responsive to economic change. In other words, the revenues and aids
will increase or diminish as the economy of the state changes so that new taxes and
major alterations in the tax system won't be required at each successive session of the
Legislature.

An integral part of the tax revision package was the enactment of a sound assessment bill which provides for the state-wide equalization of property assessments at 27 per cent of fair market value.

Ranking alongside of tax revision as a major bipartisan objective of this session was State Government Reorganization.

The foundation of the proposed comprehensive reorganization of the state government was laid out in a number of constitutional amendments passed by the 1965 Assembly. As you know, I was disappointed in the rejection of some of these amendments — notably the four-year term for Governor and Lieutenant Governor, with the two running as a team, and the amendment calling for appointment of state officials by the chief executive.

However, I am deeply gratified that you adopted Annual Sessions, Permanent Reapportionment, Item Veto, and then added a new amendment I strongly supported for Subdistricting.

In connection with constitutional amendments, certainly one of the most important and historic actions you took was to give legislative approval for the second time to constitutional home rule for Iowa's cities and towns. With the exception of reforms in legislative apportionment, no constitutional change has been more urgently needed and widely supported than Municipal Home Rule.

The reorganization of the more than 120 sprawling administrative agencies of state government into some 13 modern departments under single directors, as proposed

in the Public Administration Service report, was a large undertaking that might well have occupied an entire legislative session in itself. Although the major part of the re-structuring awaits future legislative sessions, you deserve great credit for taking two major, pioneering steps by creating a Department of Revenue to replace the Tax Commission and by combining the Department of Social Welfare, the Board of Control and other kindred agencies into a new Department of Social Services.

I have frequently said that the keystone of any sound plan of government reorganization must be the establishment of an effective state civil service system in Iowa. As you may recall, in my inaugural message, I stated that if only one single measure could be enacted by the Sixty-second General Assembly, I would urge you to make it Civil Service.

The mass political hirings and firings that have been practiced through the years by both parties in the state have shamed all of us and have been a severe deterrent to good government in Iowa. In the face of political realities, this situation would never change until the system was changed. Now this had been done, and I am deeply grateful to the members of both parties who put the good of the state before partisan considerations and arrived at agreement on this long-needed legislation.

No service of modern government is more important than Education. It is closely linked to economic development; it is essential to the good life we all seek.

Besides voting a historic \$141 million in school aid in this session, you provided generous support for higher education, including much needed capital improvements; you voted to establish a state-wide educational TV system -- in itself, a milestone; you legislated and appropriated wisely for vocational-technical schools and community colleges; and you retained our state scholarship program, although somewhat short of the level I had hoped for. All in all, it was a constructive session for education.

In this period of explosive social tensions, we all recognize the priority need for upgrading the standards and public prestige or our police and other law enforcement officials. You can't have respect for the law unless you have respect for those who enforce the law. The establishment of a State Law Enforcement Academy is a major step in the right direction.

At the same time, by enacting the state's first Fair Housing Legislation and by providing increased support for the State Civil Rights Commission, you moved constructively toward eliminating some of the major causes of social unrest. I commend you for these particularly outstanding contributions to the public well-being.

The addition of 10 men to the Highway Patrol complement will be helpful in our unceasing labors to control the slaughter on our highways, although I deeply believe the increase of 60 officers I had recommended is more realistic.

One of the landmark achievements of the session was the enactment of an Interstate Toll Bridge Authority to permit the Highway Commission to issue bonds to build toll bridges over the Mississippi and Missouri Rivers -- an enactment absolutely imperative to the state's continuing economic growth and development.

You enacted a wide range of other constructive measures for the good of the state which I had recommended and for which I am deeply appreciative.

You broke new ground in widely divergent areas by providing state disaster aid for Iowa's communities for the first time in history in the form of interest-free loans, by adopting guidelines on conflicts of interest for state officials, and by supporting a State Arts Council.

You passed a Humane Slaughter Act and you enacted a number of measures desired by agriculture, including the appropriating of a half million dollars to indemnify farmers for the loss of hogs in the state's cholera eradication program.

You prudently removed the interest ceiling on invested public funds, an action that will enable the state to strengthen its economy by investing its sinking funds and temporarily idle operating funds in Iowa banks without loss of interest to the taxpayers.

You furthered Iowa's industrial development by updating and improving our Industrial Revenue Bond Law.

You provided additional funds for the acquisition of lands for state parks and outdoor recreational facilities, and you met an urgent need for additional state office space.

You passed the enabling legislation for Medicaid; you increased the retirement benefits of public employees for state and local governments; and you wisely initiated a constitutional change to modify the present unfair residence requirements for voting in lowa.

There was one enactment by this session that affects relatively few people, but which I believe will make Iowa stand tall and proud in the long reach of history. I refer to the law you passed that permits the Old Order Amish to continue to educate their children in their own schools.

I always recognized the logic and the integrity of those who sincerely believed that such an exception should not be made. But sometimes it is wiser to be tolerant of non-uniformity and to bend laws, rather than people.

I am sure that no session of the Legislature has ever turned out perfectly in the view of the man who sits in the Governor's chair. I would be less than honest if I did not admit to certain disappointments, some of which I have already mentioned. But the work of a session must be judged in its entirety, not by a few selected issues.

The failure to set a minimum wage law, even at a very low wage level, was a matter of regret and disappointment to me. I was also disappointed that the legal voting age was not lowered to 18. I commend you for putting some legislation on the books, even though it was considerably watered down, to protect the young children of migrant workers from being compelled to work in the fields at the expense of their education and possibly their health.

On the whole, you did well by the recommendations I submitted to you, and in fairness I want to write this into the record. Moreover, there were compensations in some areas in which you either did more on behalf of causes I support than I had hoped for or did not enact measures against causes for which I stand.

As you know, I have long supported the proposition of allowing private school children to ride on public school buses. While I was disappointed that the bus bill was not enacted, I was gratified that the measure to restore capital punishment in Iowa was not enacted.

Naturally, some of the changes you made in my budget recommendations were not to my liking. But I fully respect the prerogatives of the Legislature in this area and did not expect my recommended budget to emerge unscathed.

What I asked was that you meet the vital needs of state government operations to assure our continuing progress and development. You have done this and I salute you for it.

In our lifetimes, we have seen the social and economic pattern of Iowa change greatly with increasing urbanization and industrialization, and with the continuing exodus of people from rural to urban areas. I believe our Legislatures need to be more sensitive and responsive to these changes than they have sometimes been.

One of the areas in which the Sixty-second General Assembly might have strengthened its record was in its response to the legislative needs of city and town governments and urban citizens. In justice to members of this particular session, let me say that this comment applies to Iowa legislatures generally and not exclusively to this one. Traditionally, our legislatures have fallen short of giving city and town legislation the consideration it should have in this urbanized era.

There are nearly 950 incorporated communities in the state; they are afflicted with severe revenue problems and with property taxes that have reached the level of "all the traffic will bear," as is the case with rural taxpayers.

In the absence of home rule, city and town governments are powerless to act without specific legislative authorization. As a consequence, they move into each session with a multiplicity of requests for needed legislation. To an overworked Legislature, these problems of municipalities seem endless and lacking in political magnetism. The tendency, therefore, is to relegate these matters to a position of secondary importance, and even, at times, to take a punitive attitude toward some reasonable city and town requests.

This is unfortunate because these municipal measures are important, often critically important, to the communities where more than three-quarters of our people now live. They are, therefore, important to the present and future well-being of all lowa.

In this session, the cities and towns asked the Legislature for a modest increase in the urban share of the Road Use Tax Fund. The municipalities need additional money for streets, deserve it and should have received it.

The allocation of some 3.2 million dollars in additional money to cities and towns from liquor receipts was helpful. But the dimension of urban needs had not yet been placed in proper focus.

Clearly, the long-range interests of the state lie in fairly meeting the needs of both rural and urban Iowa -- and this in realistic terms of the present and future and not the past.

In my adjournment message to the Sixty-first General Assembly, I referred to four main recommendations that had been made by national public interest studies on improving what has been referred to as "our horse and buggy state legislatures."

These recommendations were: (1) Annual sessions to cope with the vastly increasing workloads of modern states; (2) Increased pay for legislators; (3) More adequate office space and facilities for legislators and staff; and (4) Improved legislative research facilities.

I pointed out that the 1965 Legislature took some action relating to all four of these points. This session should be given credit also for taking action to improve the Legislature along each of the four lines suggested.

In my view, the fourth recommendation, relating to improved legislative research facilities, has yet to be given the consideration its importance deserves, and should therefore be high on the priority list of the next Assembly.

It has been a long and difficult session and I know that many of you have served through it at considerable personal sacrifice and inconvenience. We have had our disagreements as well as our agreements, and at times there have been blunt words between us. But I assure you that I bear only good will toward each and every one of you who served so faithfully in this Sixty-second General Assembly.

Again, I want to express my deep appreciation for the constructive work you have done and the personal courtesies you have accorded me. I wish you health and happiness and hope that your interest in Iowa's public affairs and her future development will continue, undiminished, through the years ahead.

Very truly yours,

HAROLD E. HUGHES, Governor

President Fulton made the following remarks at the closing of the 62nd General Assembly:

The 62nd session of the Iowa General Assembly was a productive session. While at times there seemed to be an attempt to deny the course set by the 61st General Assembly, the end product continued Iowa on the road of progress. There were some disappointments and refusals to squarely confront issues, but in most instances this General Assembly realized that state government must continue to adapt itself to the changes in our political, social, and economic structures.

The fundamental achievement was the revision of Iowa's tax structure and the method of distributing school aid. The demand from the populace has been great and this General Assembly responded.

These changes were accomplished bi-partisanly and based upon two premises. The first being that a shift from the property tax to state sources of revenue to finance education should result in a more progressive tax structure, and the second being that a new formula for distributing state aid should provide an equal educational opportunity for each child in Iowa. These laws should permit Iowa to finance elementary and secondary education more equitably.

The accomplishments of this session in reapportionment were historical. The permanent apportionment plan first passed by the 61st General Assembly was passed for the second time. The legislature sub-districted the larger counties and provided for a reduction in its size beginning in 1971. And by that date both houses of the legislature will be apportioned on a population basis as required by the law of the land. This being accomplished with divided control of the legislature is a tribute to both political parties.

The legislature's refusal to pass the "Dirksen amendment" will be noted historically. The Iowa Senate's willingness to trust the people regardless of their residence will result in stability in state government and allow it to function as it was intended.

The General Assembly's accomplishments were in many areas.

The constitutional amendments for annual sessions, home rule, item veto, and changing the method of paying legislators were passed for the second time and submitted to the people.

Iowa's vocational-technical school system was protected from destructive attacks and continued as provided by the 61st General Assembly.

A civil service system was established.

Governmental reorganization was begun by establishing a department of social services and department of revenue.

An educational T. V. network was begun.

A state law enforcement academy was established.

Air pollution control was initiated.

Soil conservation was strengthened.

A conflict of interest law was passed.

In these and many other areas the legislature responded to the needs of our state. There were disappointments as well. Most of these were caused by the House of Representatives failing to enact bills passed by the Senate.

In governmental reorganization the House failed to pass bills other than those mentioned above and failed to pass the resolution continuing reorganization in the interim.

The House failed to pass the resolution establishing a study of the legislative processes.

It failed to pass for the second time the constitutional amendments for an appointive cabinet and providing for a four-year term for Governor and Lieutenant Governor.

It failed to pass the court reform bills passed by the Senate that would have provided the people of Iowa with a modern court system.

The House refused to allow the Board of Regents to use long-term financing for classroom buildings.

The House seriously damaged Iowa's scholarship program for college students by severely cutting appropriations for this program.

The Senate failed to enact a law defining intoxication and both houses combined in refusing to provide the number of additional highway patrolmen recommended by the Governor.

There was disagreement between the two houses of the legislature controlled by the opposite political parties that at times became petty bickering, but all competition resorts to this at times. The result was basic advancement for the State of Iowa. For this both political parties may be proud.

My sincere thanks to the members of the Senate of the 62nd General Assembly for their courtesy and cooperation and to all who contributed to the success of the 62nd General Assembly.

#### FINAL ADJOURNMENT

On motion of Senator Frommelt and in accordance with House Concurrent Resolution 27, duly adopted, the hour of 4:30 a.m., July 2, 1967, having arrived, President Fulton declared the Senate of the Sixty-second 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 184, an Act to amend chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks. Approved July 3, 1967.

Senate File 441, an Act relating to duties and powers of the Iowa State Commerce Commission. Approved July 3, 1967.

Senate File 790, an Act relating to notarization of applications for certificates of title to vehicles and title transfers. Approved July 3, 1967.

Senate File 454, an Act enabling Iowa to enter into the Interstate Compact on the placement of children. Approved July 3, 1967.

Senate File 862, an Act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969. Approved July 3, 1967.

Senate File 865, an Act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor. Approved July 3, 1967.

Senate File 863, an Act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund. Approved July 3, 1967.

Senate File 868, an Act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund to the department of public instruction for participation in said Act. Approved July 3, 1967.

Senate File 858, an Act authorizing capital expenditures by the state highway commission from the primary road fund. Approved July 3, 1967.

Senate File 867, an Act to appropriate from the general fund to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended. Approved July 3, 1967.

Senate File 859, an Act to appropriate from the general fund to the treasurer of state for the moneys and credits tax replacement fund. Approved July 3, 1967.

Senate File 847, an Act to appropriate from the general fund to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications. Approved July 3, 1967.

Senate File 852, an Act to appropriate from the general fund to the department of public instruction, division of vocational rehabilitation center and to permit acceptance of federal funds for participation. Approved July 3, 1967.

Senate File 870, an Act to appropriate from the general fund to the department of public instruction for driver's training aid for school districts. Approved July 3, 1967.

Senate File 869, an Act to appropriate from the general fund to the department of public instruction for participation in the Economic Opportunity Act of 1963. Approved July 3, 1967.

Senate File 844, an Act to appropriate 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. Approved July 3, 1967.

Senate File 397, relating to the compensation of park commissioners. Approved July 3, 1967.

Senate File 339, relating to payments made under contract for the construction of public improvements. Approved July 3, 1967.

Senate File 850, 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. Approved July 3, 1967.

Senate File 837, to appropriate from the general fund to the higher education facilities commission for the guaranteed student loan programs. Approved July 3, 1967.

Senate File 319, relating to obstructions within the boundary lines of a public highway. Approved July 5, 1967.

Senate File 729, relating to the power of state and savings banks to own and lease certain personal property. Approved July 5, 1967.

Senate File 297, relating to off-year terms of certain public officers which terms begin one year later than the next January following their election. Approved July 5, 1967.

Senate File 523, to establish a highway commission materials and equipment revolving fund for purchasing. Approved July 5, 1967.

Senate File 175, to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps. Approved July 5, 1967.

Senate File 185, to provide for an additional agricultural producer association and including such an association in the agriculture marketing board. Approved July 5, 1967.

Senate File 836, an Act to appropriate from the general fund to the board of control. Approved July 10, 1967.

Senate File 864, an Act authorizing expenditures by the state highway commission from the primary road fund. Approved July 10, 1967.

Senate File 838, an Act to appropriate from the general fund to the state board of regents. Approved July 10, 1967.

Senate File 821, an Act to appropriate from the general fund funds for the state conservation commission. Approved July 10, 1967.

Senate File 739, an Act to establish a state department of social services. Approved July 10, 1967.

Senate File 853, an Act to appropriate from the general fund for various departments and various divisions of the State of Iowa. Approved July 10, 1967.

Senate File 616, an Act relating to area vocational school districts and area community college districts. Approved July 10, 1967.

Senate File 775, to appropriate from the general fund to the State 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, river, stream and lake access, development and maintenance of water-oriented facilities, land acquisition; for siltation control; for boundary surveys, engineering services, and authorizing the obtaining and acceptance of federal funds to the State. Approved July 20, 1967.

Senate File 842, to make appropriations for expenses incurred by the committee established by House Joint Resolution Twenty-Eight (28), Acts of the Sixty-Second General Assembly, to subdistrict legislative districts. Approved July 20, 1967.

Senate File 827, to make an appropriation to the Legislative Research Bureau for air conditioning and needed renovations in the offices of the Legislative Research Bureau. Approved July 20, 1967.

Senate File 879, to appropriate funds to the department of public instruction for construction of area vocational schools. Approved July 20, 1967.

Senate File 825, to make an appropriation to the Iowa Legislative Research Bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance. Approved July 20, 1967.

Senate File 843, to make appropriations to members of the Iowa Legislative Research Committee. Approved July 20, 1967.

Senate File 874, to make appropriations to members of the Iowa Development Commission. Approved July 20, 1967.

Senate File 873, to appropriate six million dollars to the department of public instruction for general state aid for school districts. Approved July 20, 1967.

Senate File 860, to appropriate for the biennium to the office of the superintendent of public buildings and grounds for operational costs of the property known as the Valley Bank Building. Approved July 20, 1967.

Senate File 161, to amend Chapter Three Hundred Fourteen (314), relating to entry upon private property for surveys. Approved July 20, 1967.

Senate File 406, to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment of bonds and declaring the bonds issued enforceable obligations of said school district. Approved July 20, 1967.

Senate File 155, to amend Section Four Hundred Twenty-Two (422), relative to state personal income tax and state business taxon corporations. Approved July 20, 1967.

Senate File 484, relating to rights of civil service employees. Approved July 20, 1967.

Senate File 796, relating to disaster aid for governmental subdivisions. Approved July 20, 1967.

Senate File 820, relating to acceptance of federal funds for highway safety. Approved July 20, 1967.

Senate File 710, relating to the tort liability of governmental subdivisions. Approved July 20, 1967.

Senate File 776, to authorize certain cities to lease and operate a civic center and levy taxes therefor. Approved July 20, 1967.

Senate File 50, to repeal the ten percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages. Approved July 20, 1967.

Senate File 828, to appropriate from the general fund to the Iowa State Arts Council. Approved July 20, 1967.

Senate File 36, relating to the use of flashing lights on slow-moving vehicles. Approved July 20, 1967.

Senate File 261, relating to trust accounts to be maintained by real estate brokers. Approved July 24, 1967.

Senate File 677, relating to the Iowa Public Employees' Retirement System and providing an appropriation therefor. Approved July 24, 1967.

Senate File 743, creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue. Approved July 24, 1967.

Senate File 876, to appropriate to the department of public instruction for vocational education aid. Approved July 24, 1967.

Senate File 797, to legalize and validate the employment of Lex Hawkins and Verne Lawyer and to prescribe the method for the determination of and payment of fees and expenses. Approved July 24, 1967.

Senate File 772, relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment. Approved July 24, 1967.

Senate File 269, relating to the use of signal lights and operation of school buses on the public highways. Approved July 24, 1967.

Senate File 685, establishing an interagency case information service and authorizing public and private agencies to participate therein. Approved July 24, 1967.

Senate File 721, relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory. Approved July 25, 1967.

Senate File 745, to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue, and to provide for the transfer of certain funds from the motor vehicle fuel tax fund to the department of revenue. Approved July 25, 1967.

Senate File 111, relating to disclosure of payments by companies selling alcoholic liquor or beer to the Iowa liquor control commission and to aid in the prevention of illegal payments. Approved July 26, 1967.

Senate File 381, relating to compliance by private schools with minimum standards by means of courses made available in the public schools. Approved July 26, 1967.

Senate File 732, relating to state communications and educational radio and television and making an appropriation therefor. Approved July 26, 1967.

Senate File 785, relating to compulsory school attendance and educational standards. Approved July 26, 1967.

Senate File 476, relating to conflicts of interest of employees, officials and members of the general assembly of the State of Iowa. Approved July 27, 1967.

Senate File 650, relating to investments of the Iowa Public Employees' Retirement fund. Approved July 27, 1967.

Senate File 861, relating to the state highway commission. Approved July 27, 1967.

Senate File 878, relating to interstate bridges and the financing thereof and to amend senate file 131, Acts of the 62nd General Assembly. Approved July 27, 1967.

Senate File 221, relating to the internal operation of the district court in rendering services. Approved July 27, 1967.

Senate File 288, to abolish terms for holding court in the district courts of the state. Approved July 27, 1967.

Senate File 283, to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district. Approved July 27, 1967.

Senate File 373, relating to restoration and compensation to counties for secondary roads, and to cities and towns for municipal streets, used as primary road detours. Approved July 27, 1967.

Senate File 342, relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor. Approved July 27, 1967.

Senate File 31, relating to inheritance taxes. Approved July 27, 1967.

Senate File 537, to protect the right of citizens to examine public records and make copies thereof. Approved July 28, 1967.

## IN MEMORIAM

### Senate

BERG, JOHN P July 10, 1888-Oct. 15, 1965
DEAN, EARL M Oct. 4, 1884-Jan. 18, 1966
ELTHON, LEO June 9, 1889-April 16, 1967
GREENE, WILLIAM J
HARVEY, ROBERT W
HILL, GEORGE R
ICKIS, FRANK D
SHANE, FRANK May 16, 1875-Oct. 4, 1965
STANLEY, CLAUDE M
TALBOTT, JOHN E
UTZIG, ARNOLD Mar. 31, 1893-May 9, 1967
WEISS, ALBERT July 16, 1885-Feb.19,1966
WENNER, EDWARD J July 3, 1880-Mar. 28, 1967
ZASTROW, RALPH W Sept. 2, 1889-Dec. 17,1965

### **MEMORIALS**

#### JOHN P. BERG

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late John F. Berg, begs leave to submit the following:

John P. Berg was born in Savannah, Illinois on July 10, 1888.

He attended public schools and what is now known as the State College of Iowa and he received a degree in pharmacy from the Babcock School in Des Moines.

On October 6, 1920, he was married to Edyth Schuneman at Cedar Falls. They became the parents of two sons.

Mr. Berg successfully owned and operated three drugstores, one in Parkersburg and two in Cedar Falls, for a number of years. He also was a veteran of overseas duty during World War I.

He was elected to the Iowa State Senate in 1934 representing the 38th Senatorial District comprising Black Hawk and Grundy Counties. He served for twenty years in the Senate, being re-elected in 1938 and 1942 and was a member in the 46th, 46th Extraordinary, 47th, 48th, 49th, 50th, 50th Extraordinary, 51st, 52nd, 52nd Extraordinary, 53rd and 54th General Assemblies.

In addition to his service to the state of Iowa, Mr. Berg served as President of the Cedar Falls Chamber of Commerce, Rotary Club and was Post Commander of the Cedar Falls American Legion.

Also, he was a member of the First Presbyterian church in Cedar Falls, the Fraternal Order of Elks, the Masonic Lodge and El Kahir Shire.

Mr. Berg died on October 15, 1965, and is survived by his wife and sons, John R. and Philip S., all presently residing in Cedar Falls.

THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA: That, in the passing of John P. Berg, the citizens of the state have lost a valued, loyal and honored citizen, and by this resolution tenders its sincere sympathy to the members of 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 each member of his family.

GENE W. GLENN, Chairman DONALD S. McGILL, MAX E. RENO,

Committee

The resolution was unanimously adopted.

#### EARL M. DEAN

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Earl M. Dean, begs leave to submit the following memorial:

Earl M. Dean was born at Mason City, Iowa on October 4, 1884, and passed away on January 18, 1966. He attended Mason City schools and was graduated from Iowa State University at Ames in 1918. He served as a Second Lieutenant in the Infantry in World War I. He was married to Florence Wilkinson on February 10, 1923, and to them three sons were born: Richard W., Mason City, Gerald W., Davis, California, and Allan J., New York City.

Mr. Dean was a member of the Congregational Church, Park Hospital Foundation and the I.O.O.F. He served as president of the Lions Club, Cerro Gordo County Farm Bureau, Cerro Gordo County Board of Education, Portland Co-op Elevator, North Iowa Soybean Processing Association and was vice-president of the Farmers Grain Dealer's Association of Iowa. He was a former member of the North Iowa Fair Board and superintendent of Boy's 4-H exhibits. In 1965 Mr. Dean received the Alumni Merit Award from Iowa State University "in recognition of pre-eminent services in advancing human welfare".

Mr. Dean, a Democrat, served as a State Representative in the 45th regular and 45th extra sessions and as a State Senator in the 47th and 48th regular sessions of the General Assembly.

His hobby was music, and he was a member of his church choir and the Rusty Hinge male quartet for forty years. He was also a member of the Chamber of Commerce Chorus.

Survivors include his wife, Florence, three sons, six grandchildren and one sister.

THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of Earl M. Dean the state of Iowa has lost an honored citizen and a faithful and useful public 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 the family of the deceased.

DELBERT FLOY, Chairman JOHN L. BUREN, VERNON H. KYHL,

Committee.

The resolution was unanimously adopted.

#### LEO ELTHON

MR. PRESIDENT: Your Committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Leo Elthon, begs leave to submit the following memorial:

Leo Elthon was born in Fertile, Iowa, June 9, 1889, elder son of Mr. and Mrs. A. A. Elthon, pioneers of this community. He resided in Fertile during his lifetime.

Following graduation from the Fertile High School in 1917, he attended Augsburg ollege, Hamilton College, and Iowa State Teachers College. He taught Manual Training nd Athletics in Clear Lake, Iowa; later he was Principal of the Fertile High School.

Upon leaving the teaching profession, he became engaged in farming and quarrying ntil retirement. For many years he was President and Manager of the Fertile Lumber Co.

Early in life, Senator Elthon became actively interested in Civic Affairs, local nd statewise. In 1932 he was elected to the Iowa Senate where he served continuously ill 1952. He was Lt. Governor from 1953 to 1957 and was Governor a short period after the death of Governor William S. Beardsley.

In 1962 he was re-elected to the Senate, where, as he often said, he found the greatest satisfaction in serving the people of his beloved State of Iowa. But poor health nade it impossible for him to attend all the Sessions of this last term; however, he cept close watch of the procedures of the Legislature in Des Moines, Iowa.

On February 28, 1922, Leo Elthon was married to Synneva Hjelmeland, daughter of Rev. and Mrs. R. O. Hjelmeland, of Fertile, Iowa. To this union were born two sons and four daughters.

Senator Elthon was a member of the Fertile Gospel Mission, an organization that was founded for the propagation of the Gospel to many parts of the world. He taught an adult Bible class in the Mission Sunday School for many years.

He was preceded in death by his wife, Synneva, who left this life October 30, 1963, and an infant grandson, John Lemon. A year after his wife's passing he suffered a severe heart attack. Since that time he had had many and complicated illnesses and longed for the release that came to him on a Sunday evening, April 16, 1967, at 6:45. He was 68 years old.

He is survived by his six children: Mrs. Ed (Dorothy) Davis, David and Alan, Mrs. Les (Ivene) Nelson, Mrs. Wendell (Amy) Mahoney, and Mrs. James (Sylvia) Lemon. Three sisters and one brother: Mabel and Mrs. Lewis (Esther) Varberg, Mrs. Arthur (Ruth) Nyhus, and Thelan. Twenty grandchildren. Many relatives and countless friends.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Leo Elthon, 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.

JOHN L. BUREN, Chairman VERNON H. KYHL, HENRY J. LUCKEN,

Committee.

The resolution was unanimously adopted.

#### WILLIAM J. GREENE

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William J.

Greene, begs leave to submit the following memorial:

William J. Greene was born January 29, 1876 in Clinton, Iowa and was the son of John and Jane White Greene. He died August 22, 1965 in Des Moines.

He was married to Emma McDivitt in Havana, Cuba. She died in 1952 and after her death Mr. Greene made his home in Des Moines.

Mr. Greene began his public services as a fifth ward councilman in Clinton prior to 1910. While serving on the council he was elected a state representative. He had served six terms as a councilman.

While serving in the Iowa House in 1910, Mr. Greene participated in the last joint legislative session in which a United States Senator was chosen. He served two terms.

In 1914, Mr. Greene was pitted against J. H. Ingwersen, president of the Peoples Trust & Savings Bank, for the Democratic nomination for state senator. He beat Ingwersen and then went on to victory in the general election by defeating Republican C. L. Root. He served one term, then for a few years was outside the active political scene.

In 1928 Mr. Greene was elected mayor of Clinton and served three terms  $\,$  ending his political career in 1940.

A small, blue-eyed, smiling Irishman, Mr. Greene was a master political campaigner of the old school, and rose from humble beginnings. He was cited as an example of success for a handicapped person as he had lost a hand in a railroad accident as a young man. He was educated in the public and parochial schools of Clinton.

His surviving relatives are Judge Ray Harrison, a nephew and Mrs Marie Harrison Woods, a niece, both of Des Moines.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable William J. Greene, 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 nephew and niece.

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 Judge Ray Harrison, his nephew and Mrs. Marie Harrison Woods, a niece, both of Des Moines.

ROGER J. SHAFF, Chairman JOSEPH W. CASSIDY, ROGER W. JEPSEN,

Committee.

The resolution was unanimously adopted.

#### ROBERT W. HARVEY

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Robert W. Harvey, begs leave to submit the following memorial:

Robert W. Harvey was born at Magnolia, Iowa, on February 10, 1875. He was graduated from Logan High School and was a member of the graduating class of the State University of Iowa, College of Pharmacy, of 1897. On June 7, 1905, he married Vera A. Foss of Missouri Valley, Iowa. He was the father of a son, G. Edward Harvey, presently of Missouri Valley.

At the time of his death on September 29, 1965, he was the oldest living alumni of the College of Pharmacy of the State University of Iowa. For 61 years he owned and operated a drug store in Missouri Valley and that family tradition is still being carried on by his son.

Mr. Harvey had wide and varied acquaintances in both state and local Republican political circles. He was elected a State Senator representing the 34th Senatorial District in 1938 and served the citizens of Crawford, Harrison and Monona counties as well as the citizens of the State of Iowa with distinction through 1946.

He was active in community affairs as evidenced by his membership in the Masonic Lodge, the Royal Arch Masons, the Scottish Rite and the Shrine. He was also an active member of the Presbyterian Church and a charter member of his local Kiwanis Club. In addition, he was a past president of the Iowa Pharmaceutical Association and president of the Druggists Mutual Insurance Company of Algona, Iowa.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That, with the passing of the Honorable Robert W. Harvey the State of Iowa has lost a valued and honored citizen, and by this resolution attests its sincere sympathy to his wife and 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 Mr. Harvey's wife and son.

JAMES F. SCHABEN, Chairman GILBERT KLEFSTAD, TOM FREY,

Committee.

The resolution was unanimously adopted.

#### GEORGE RAYMOND HILL

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George Raymond Hill, begs leave to submit the following memorial:

G. R. Hill was born on a farm near Woodburn, Clarke County, Iowa on November 7, 1888 and died on April 29, 1966 at the home of his daughter.

He graduated from Woodburn High School and Drake University and in 1910 was admitted to the bar. After farming for a year, he entered the practice of law at Belmond, Iowa. In 1914 he moved to Clarion and continued in law as a member of the Nagle and Hill firm. He was city attorney of Clarion for 14 years.

Mr. Hill was elected to the Senate in 1937 from the 37th District, comprised of Hamilton, Hardin and Wright Counties. He served as Republican floor leader for the 51st General Assembly.

After ten years of service to the Senate he was appointed District Court Judge from the 11th District where he continued until retirement in 1964.

Mr. Hill was formerly President of the Iowa Judges Association and President of the Drake University Alumni Association. He also belonged to the American Legion, Rotary Club, and I.O.O.F.

Mr. Hill was survived by his widow, Genevieve; son, Dr. G. R. Hill, Jr.; daughter, Mrs. Curtis Jones; a brother; and nine grandchildren.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable George Raymond Hill, 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 of the Senate be directed to send an enrolled copy to Mrs. Hill, his son and his daughter.

HUGH H. CLARKE, Chairman JAMES A. POTGETER, C. JOSEPH COLEMAN,

Committee.

The resolution was unanimously adopted.

#### FRANK D. ICKIS

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Frank D. Ickis, begs leave to submit the following:

Mr. Frank D. Ickis was born at Afton, Iowa, December 12, 1872, and was a lifelong resident of the Creston and Afton communities. He was the son of A. F. and Ella R. Pott Ickis. He was married in Highland Township, June 3, 1896, to Grace Bowman who preceded him in death on November 10, 1964.

Mr. Ickis was an active member of the Republican party and served with distinction in the Iowa Senate from 1926 until 1932.

He was one of the organizers of the Spizzerinktum club in Highland Township which was dedicated to the betterment of the community through improved social and business relations. This club, which was the forerunner of the Union County Farm Bureau, observed its 50th anniversary two years ago. He was also a charter member and a past president of the Union County Farm Bureau.

He was a member of the original board of directors of the Farmers' Cooperative Company of Creston and served as treasurer of this organization for eight years. He also served on the board of directors of the First National Bank in Creston and was a member of the Rotary Club there for many years. He was a member of the First Baptist Church.

Mr. Ickis died June 5, 1967, and is survived by a son, Ralph B. Ickis of Des Plaines, Illinois; two daughters, Mrs. E. J. Moore of Pompano Beach, Florida, and Mrs. Margaret Fauver of Creston; six grandchildren and seven great grandchildren; also a brother, Lynn S. Ickis of Denver, Colorado.

THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of Frank D. Ickis, 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.

FRANKLIN S. MAIN, Chairman JAMES E. BRILES, JOSEPH B. FLATT,

Committee

The resolution was unanimously adopted.

#### FRANK SHANE

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Frank Shane, begs leave to submit the following memorial:

Frank Shane was born to the Rev. and Mrs. B. F. Shane, May 16, 1875, at Granville in Mahaska County. A graduate of Letts High school in 1892, he attended Iowa Wesleyan college, Mt. Pleasant, and the college of Physicians and Surgeons in Keokuk.

Mr. Shane taught school in Appanoose, Van Buren and Lee counties prior to establishing a retail drug business in Stockport in 1900. In 1902 he moved to Eldon, where he owned and operated a drug store until 1912.

During the time the Shane family resided in Eldon, Mr. Shane served as a member of the school board, as justice of the peace and as mayor, and was elected state representative from Wapello county to serve in the thirty-fourth general assembly. He also served as president of the Iowa Pharmaceutical association.

In 1913, the family moved to Ottumwa, where Mr. Shane was engaged in the insurance business for some 20 years and during which time his life in public service continued. In 1922, he was elected to the State Senate and served during the Fortieth, Forty-first, Forty-second and Forty-third General Assemblies. He was President Pro Tempore of the Senate for two sessions and became Acting Lieutenant Governor for several months after the death of Clem C. Kimball in 1928.

Mr. Shane began the practice of lawin 1939 after passing the State Bar examinations at the age of 64, practicing in Eldon, but driving to Ottumwa several times each week for court appearances.

A Republican, Mr. Shane was active in his party for some 50 years and was the uncle of former Governor William Beardsley.

He was a member of the Masonic and Knights of Pythias fraternities, of the Rotary club and the Wapello club.

He died October 4, 1965 at Ottumwa. Surviving were his widow, the former Gail Walker of Chariton, whom he married in 1899, a daughter, Elise, Mrs. George Coleman of Brentwood, Missouri, and a son, George, of Des Moines.

THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA: That in the passing of Brank Shane, the citizens of the state have lost a valued, loyal and honored citizen, and by this resolution tenders its sincere sympathy to the members of 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 a enrolled copy to each member of his family.

GENE W. GLENN, Chairman BASS VAN GILST, DONALD S. McGILL.

Committee

The resolution was unanimously adopted.

#### CLAUDE M. STANLEY

MR. PRESIDENT: Your committee, appointed to prepare a suitable resoluticommemorating the life, character and public service of the late Honorable Claude I Stanley, begs leave to submit the following memorial:

Claude Maxwell Stanley was born in Warren County, Iowa, on March 5, 187 He died in Muscatine, Iowa, on June 29, 1965, at the age of 93.

He was the second son of Levi M. and Rebecca Maxwell Stanley, who moved to farm in Adams County while he was quite young, and there he spent his boyhood.

He graduated from Corning Academy in 1893, after which he served as a schoo teacher and superintendent of schools at Carlisle, Iowa. He later entered Drake University, where he received the Bachelor of Laws degree in 1900.

He and his brother Carl formed the law firm of Stanley and Stanley in Cornin Except for the times he was in active military service, he practiced law in Cornii until 1937

During the Spanish-American War, he enlisted in Company K of the Third Regimen Iowa National Guard. After the war he continued in the National Guard as Commands of Company K. In 1912 he was promoted to Major. He commanded a battalion of the Third Infantry when it served on the Mexican border in 1916-17. During World War he served overseas with the same regiment, then known as the 168th Infantry of the famed Rainbow Division. He served as Battalion Commander and was awarded the Silve Star for gallantry and leadership in the Argonne offensive. He returned to civilia life in 1919 with the rank of Lieutenant Colonel. Continuing in the Officers Reserv Corps until 1936, he served as Colonel of the 350th Infantry. His moral integrit military astuteness, and kind consideration for those who served under his commar won the repect and admiration of all who knew him.

Always interested in politics and government, he was for many years Adam County Chairman of the Republican Party. He served his community as City Attorne for two years, and as County Attorney for four years. He was President of the Boar of Education of Corning from 1926 to 1933, and during this period the present hig school was constructed.

A merit scholarship in his honor is awarded annually to a graduate of Cornir high school.

In 1932 he was elected State Senator from the Sixth District (Adams and Taylo Counties). From 1933 through 1937, he served in two regular sessions and two special sessions of the General Assembly. He was an active participant in Senate debate an committee work, and made many contributions to major legislation.

In 1937 he accepted an appointment as a member of the original Iowa Employment Security Commission. He served continuously on this commission for 22 years, until his retirement in 1959 at the age of 87. He served as Chairman much of this time. He became an authority on the employment security system, was often called on for legislative advice, and made many contributions to Iowa and national policy in this field. His rulings on controversial issues were consistently upheld by the Iowa Supreme Court.

His interest in better government continued until his death. Long after his retirement he continued to study the bills and journals of the Iowa General Assembly and to express his opinions on legislative issues. His wide knowledge and careful analysis of proposed laws were extremely helpful to his grandson, State Senator David M. Stanley.

Throughout his life he was a member of the Methodist Church, and served for many years as a Trustee and member of the Official Board. His religious faith was important to him and faithfully practiced by him.

He was a Thirty-third Degree Mason and was very active in Masonic Orders, especially the Des Moines Consistory of the Scottish Rite. He was an active member of the Rainbow Division Veterans, Kiwanis, Iowa State Bar Association, and American Legion; he received the first life membership awarded by the Corning American Legion Post. He served as President of the Iowa Title Association.

In 1902 he married Laura Stephenson of Corning. They celebrated their sixtieth wedding anniversary in May, 1962, and she passed away in December of that year. Their two sons, C. Maxwell and Arthur E. Stanley, grew up in Corning and are now residents of Muscatine, Iowa, and Lake San Marcos, California, respectively. He was survived by four grandchildren and sixteen great grandchildren, and maintained a warm and close relationship with them until his death.

The Des Moines Register, in an editorial on July 1, 1965, commented:

"Among the assets of the State of Iowa are some men who find their greatest satisfaction in public service and give their life to it. One of these men was Claude M. Stanley...

"He was a man of great vigor and animation, with a stern sense of integrity and firm convictions.  $\dots$ 

"Claude Stanley's life was a long one and most of it was spent in service to his community, his state and his nation."

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Claude M. Stanley 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 of the Senate be directed to send an enrolled copy to his two sons, C. Maxwell Stanley and Arthur E. Stanley.

DAVID M. STANLEY, Chairman ROBERT BURNS, RICHARD STEPHENS,

Committee.

The resolution was unanimously adopted.

#### JOHN E. TALBOTT

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John E. Talbott, begs leave to submit the following memorial:

John E. Talbott was born in Brooklyn, Iowa, March 18, 1887, the son of John F. and Nellie H. Talbott. He attended school in Brooklyn. After graduation from high school, he attended Grinnell College for two years. He received his law degree in 1910 from the State University of Iowa. He practiced law in Brooklyn, Iowa, with a brother, Frank R. Talbott, from 1910 until his death on June 23, 1965. Mr. Talbott was chairman of the Republican County Central Committee for one term; was elected Poweshiek County Attorney in November, 1926, and served three terms. He was elected State Senator in November, 1938, and served two terms representing Poweshiek and Keokuk counties. Senator Talbott was a member of the Iowa Bar Association, Masonic Lodge and the Knights of Pythias. As a member of the Presbyterian church, he held several offices and was a member of the choir for many years.

He is survived by his widow; four children, John E., Jr. of Centerville, Mrs. H. J. (Betty) Wirth of Naperville, Illinois, Mrs. Joseph (Nellie Fae) Berry of Beeville, Texas, and Mrs. Oscar (Patricia) Hobart of Medina, New York.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable John E. Talbott 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. Talbott, his son and his daughters.

KENNETH BENDA, Chairman CHARLES BALLOUN, EUGENE HILL,

Committee.

The resolution was unanimously adopted.

#### ARNOLD UTZIG

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Arnold Utzig, begs leave to submit the following memorial:

Arnold Utzig was born in Dubuque County, March 31,1893 and died on May 9, 1967.

He attended Iowa State College for vocational training. Mr. Utzig was in the retail shoe business for thirty-eight years. He received "The Order of the Purple Heart" for being severely injured in the St. Mihiel salient September 14, 1918.

He served in the Iowa House and the Iowa Senate from 1943 to 1959. He was appointed by Governor Loveless to the Parole Board in 1957 to 1963. He was elected to the Iowa House in 1965.

Mr. Utzig was survived by his widow, Hilda; son Joseph John; and daughter Magdalen Ann.

NOW THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Arnold Utzig, 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 of the Senate be directed to send an enrolled copy to Mrs. Utzig, his son and his daughter.

ANDREW FROMMELT, Chairman ADOLPH ELVERS, JOHN WALSH,

Committee.

The resolution was unanimously adopted.

#### ALBERT WEISS

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late honorable Albert Weiss, begs leave to submit the following memorial:

Albert Weiss was born in Washington township, Crawford County, Iowa, on July 16, 1885, a son of Jacob and Rosa Weiss. He graduated from the Denison Public schools and entered Iowa State College, finishing there in 1911 with a B.S. degree in Animal Husbandry.

After teaching and coaching in the high school at Granite Falls, Minnesota, he came to Denison, Iowa in 1913, filling the same position there for three years.

Mr. Weiss was married to Carrie L. Brown of Ames in 1915.

Mr. Weiss started out in the seed business in 1917 in partnership with his father. After the sale of this seed business in 1944, he devoted his time to his farm interests and cattle feeding.

Mr. Weiss was active in the Iowa and Crawford County Republican circles. He represented Crawford County in the Iowa House of Representatives from 1947 to 1955 and the Iowa Senate from 1955 to 1959.

Mr. Weiss was active in several civic organizations and community projects. He was a member of the First Methodist Church and the Masonic Order.

Mr. Weiss passed away on February 19, 1966 at the Crawford County Memorial Hospital in Denison, Iowa.

Lt. Col. Donald Weiss, a son of Albert Weiss, was a pilot in the 9th Air Force and lost his life on the 60th bombing mission on June 22, 1945 over Caen, France.

Besides his wife, he leaves a granddaughter, Sue Ann, six sisters, Amelia Weiss, Mrs. Albert Meyer and Mrs. Marie Tamm of Denison, Mrs. Merton Thomas of Dow City, Mrs. Ruth Lyle of Magnolia, Ark., and Mrs. Harry Dahlberg of Stockholm, Sweden and two brothers, Walter of Council Bluffs and Theodore of Denison.

THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Albert Weiss 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 that the Secretary of the Senate be directed to forward an enrolled copy to each member of the family of the deceased.

ARTHUR A. NEU, Chairman ELMER LANGE, HENRY LUCKEN,

Committee.

The resolution was unanimously adopted.

#### EDWARD J. WENNER

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Edward J. Wenner, begs leave to submit the following:

Edward J. Wenner was born in Benton County, Iowa, July 3, 1880, the son of Christian and Margaret Cokely Wenner, pioneers of Benton County. His father, a native of Ohio, came to Iowa in 1855, and his mother, born in West Virginia, arrived in Benton County in 1860.

Mr. Wenner attended public schools, graduated from Tilford Collegiate Academy, Vinton, in 1900, and received a law degree at the State University of Iowa in 1903. He was admitted to the Iowa bar in June of 1903 and in 1904 was granted a Master of Law degree from Yale University, New Haven, Conn.

His marriage to Elizabeth P. Parrott took place on August 17, 1910. They were the parents of three sons, Frank, Edward and Jackson.

Mr. Wenner had practiced law in Waterloo from October, 1904 until his death on March 28, 1967. He was a member of Christ Episcopal church, and of the Black Hawk County Bar Association and the Iowa State Bar Association. An active member of various fraternal orders, Mr. Wenner had advanced to the grand and supreme lodges.

His public service began in 1915 when he was elected county attorney of Black Hawk County, a position he held until 1921. He served as president of the Iowa State Association of County Attorneys in 1916-1917.

A Republican, Mr. Wenner was elected to the Iowa Senate in 1930 and served during the  $44 \mathrm{th}$  and  $45 \mathrm{th}$  General Assemblies.

Survivors include his wife, two sons, Frank W. and Jackson C., five grandchildren, and several great-grandchildren. A son, Edward, preceded him in death.

THEREFORE, BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA: That, in the passing of Edward J. Wenner, the citizens of the state have lost a valued, loyal, and honored citizen, and this resolution tenders its sincere sympathy to the members of 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 each member of his family.

GENE F. CONDON, Chairman FRANCIS L. MESSERLY, CHESTER O. HOUGEN.

Committee.

The resolution was unanimously adopted.

#### RALPH W. ZASTROW

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ralph W. Zastrow, begs leave to submit the following memorial:

Senator Zastrow was born on a farm at Clarion, Iowa on September 2, 1889 and died on December 17, 1965. He was the son of Frederick W. Zastrow and Adelia Wright Zastrow. He married Elma Maaser of Waverly, Iowa on June 25, 1919. She preceded him in death. They had two daughters, Helen (Mrs. Keith Noah) and Virginia (Mrs. James F. Smith) of Charles City, Iowa. He married Katherine Mull Falvey on November 14, 1963.

Senator Zastrow graduated from Clarion High School in 1908, and attended the law department of the University of Iowa, graduating in June, 1918. He established a law practice in Charles City in 1919 which continued with the addition of his sons-in-law, the firm now being called Zastrow, Noah and Smith. Senator Zastrow served in the 1943, 45, 47, 49, 51 and 53 sessions of the legislature, and was majority floor leader in the 1953 session. He headed the Floyd County Republican Committee for several years. He was Director of the First Security Bank, and was an active member of the Methodist Church. He held membership in the County, State and American Bar Associations, the Lions Club, Masonic Lodge, Knights of Pythias and the Order of Odd Fellows. He was formerly chairman of the Floyd County Red Cross Chapter.

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-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Ralph W. Zastrow, 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.

VERNON H. KYHL, Chairman ROBERT R. RIGLER, DELBERT FLOY,

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.	'S.F. 1	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.	
1	6	79	25	178	134	290	178	368	368	447	435	
3	2	82	28	183	117	292	236	369	322	451	334	
4	1	92	78	188	45	295	156	370	331	452	275	
5,12	5	94	48	190	114	303	230	372	320	453	171	
6	10	95	80	197	77	304	390	375	482	455	483	
7	4	96	75	200	164	309	200	376	240	461	286	
8	3	97	170	201	88	311	231	378	218	474	468	
9	7	99,180	37	203	17	312	256	382	208	476	471	
10	8	101	140	206	185	316	91	383	452	477	313	
14	17	104	31	209	120	317	221	384	389	478	359	
. 17	26	107	119	210	38	320	257	391	665	480	379	
20	14	109	62	211	71	321	258	393	273	481	489	
21	15	110	59	213	126	322	266	394	661	482	436	
35	30	111	130	219	163	325	398	396	537	483	458	
		114	87	228	191	326	677	397	487	485	442	
S.F.	H.F.	119	196	229	199	328	239	398	408	489	380	
1,23	1	121	162	234	189	329	238	399	403	492	451	
13	29	123	115	242	165	330	222	400	400	496	433	
16	113	125	70	243	147	331	220	401	393	508	279	
18	8	129	122	247	161	332	229	407	281	509	425	
21	14	130	123	249	158	333	233	409	414	511	188	
26	52	131	198	252	167	334	259	411	382	516	630	
27	42	132	310	253	176	337	300	412	280	517	660	
33	49	137	187	254	234	339	243	413	387	521	454	
52	64	140	85	259	395	346	445	414	388	528	473	
55	110	141	186	261	346	348	288	418	439	532	658	
<b>58</b>	159	148	81	265	50	354	309	423	374	533	525	
59	116	157	139	268	101	356	305	427	450	542	495	
61	9,768	162	177	269	276	357	293	428	383	548	565	
65	174	163	143	273	154	358	341	435	308	556	284	
69	133	164	314	277	213	359	246	436	505	557	506	
71	83	169	89	278	210	360	561	437	347	563	410	
73	65	172	265	279	202	363	237	438	472	566	399	
78	67	. 176	127	282,500	206	367	485	443	496	574	647	

F.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.
375	488	641	607	687	629	805	729	832	756	852	780
579	534	642	560	. 689	671	806	726	833	755	853	773
586	464	644	634	690	639	808	734	834	746	855	786
305	484	647	570	700	689	811	736	835	757	859	782
106	522	650	598	703	592	814	735	837	766	864	794
107	528	653	538	711	615,254	817	743	841	774	866	793
511	557	659	575	714	649	818	744	842	776	867	790
114	556	661	606	720	572	819	740	843	777	868	<b>7</b> 88
;18	543	662	616	721	676	820	720	844	779	869	791
:23	605	663	617	735	685	823	745	845	770	870	789
24	586	666	547	739	717	824	748	846	784	873	792
27	576	667	<b>548</b>	749	674	826	758	847	783	874	775
31	542	675	579	761	718	829	768	848	781	875	795
35	612	677	573	769	699	830	767	849	771	876	796
39	613	681	624	804	730	831	765	851	785	879	797
40	593	683	626	•							

#### RECORD OF SENATE BILLS IN SENATE

SENATE JOINT RESOLUTIONS AND SENATE FILES
PASSED AND APPROVED— 255

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S. J.R. 13.

S.F. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 14, 17, 18, 21, 25, 31, 32, 33, 36, 37, 50, 51, 56, 60, 65, 68, 70, 72, 73, 77, 81, 90, 95, 96, 97, 101, 105, 106, 111, 121, 124, 126, 131, 132, 135, 136, 139, 144, 145, 146, 147, 149, 150, 151, 155, 156, 159, 161, 168, 175, 179, 180, 184, 185, 186, 200, 206, 217, 218, 219, 221, 222, 225, 231, 232, 233, 235, 244, 245, 250, 255, 259, 260, 261, 264, 267, 269, 279, 283, 287, 288, 289, 297, 298, 305, 306, 309, 319, 323, 334, 335, 337, 338, 339, 342, 348, 352, 353, 366, 373, 379, 381, 385, 397, 405, 406, 426, 436, 440, 441, 442, 446, 454, 457, 463, 476, 482, 483, 484, 496, 508, 510, 516, 517, 523, 525, 528, 532, 536, 537, 546, 551, 555, 560, 561, 575, 576, 579, 584, 585, 590, 591, 592, 593, 594, 595, 596, 597, 598, 601, 608, 616, 625, 650, 652, 658, 671, 677, 681, 685, 689, 691, 695, 700, 710, 711, 721, 725, 726, 727, 728, 729, 732, 739, 740, 742, 743, 745, 750, 751, 752, 762, 766, 767, 772, 775, 776, 779, 782, 784, 785, 789, 790, 791, 796, 797, 799, 803, 809, 820, 821, 825, 827, 828, 836, 837, 838, 842, 843, 844, 846, 847, 848, 850, 852, 853, 854, 856, 858, 859, 860, 861, 862, 863, 864, 865, 867, 868, 869, 870, 873, 874, 876, 877, 878, 879.
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#### BILLS VETOED BY THE GOVERNOR

S.F. 40.

#### SENT TO SECRETARY OF STATE

S.J.R. 1, 2, 4, 8, 10, 12, 24.

	S.J.R. Page	S.J.R.	age
	1 By Stanley, Kibbie, Rigler, Ely,	Erskine, Condon, Clarke, Burns,	
	Lodwick, Dodds, Benda, Denman,	Lamborn, Cassidy, Kosek, From-	
	Riley, Klefstad, Lucken, O'Malley,	melt, Neu, Hagedorn, Walsh, Shaff,	,
	Messerly, Reno, Flatt, Murray,	Jepsen, DeHart, Hougen. Propos-	
	Lange, Condon, Mills, Burns, De-	ing an amendment to the Con-	
	Koster, Cassidy, Potgeter, From-	stitution of the State of Iowa re-	
	melt, Clarke, Hagedorn, Lamborn,	lating to the election of the Gov-	
	Kosek, Neu, Walsh, Shaff, Jepsen,	ernor and Lieutenant Governor.	
	DeHart, Balloun, Van Eaton, Hou-	Introduced, passed on file	47
	gen. Proposing to amend Article	Referred to governmental affairs	75
	(III) of the Constitution of the State	Committee report	153
	of Iowa to provide home rule for	Recommended passage	153
	municipal corporations.	Committee report adopted	
	Introduced, passed on file 46	Passed Senate, ayes 51, nays 9	255
	Referred to governmental affairs . 74	Received from House	794
	Committee report 108	Senate refused to concur	
	Recommended passage 108	Received from House	2582
	Committee report adopted 132		
	Passed Senate, ayes 61, nays none 133	4 By Frommelt, Stanley, Kibbie,	
	Reported correctly enrolled 286	Benda, Ely, Riley, Dodds, Mills,	
	Signed by President 286	Klefstad, Clarke, O'Malley, Lam-	
	Sent to Secretary of State 287	born, Reno, Kosek, Murray, Walsh,	
		Condon, Jepsen, Burns, DeHart,	
	2 By Riley, Kibbie, Stanley, Ely,	Cassidy, Balloun, Hagedorn, Den-	
	Rigler, Dodds, Benda, Denman,	man. Proposing an amendment to	
	Lucken, Klefstad, Mills, O'Malley,	the Constitution of the State of	
	DeKoster, Reno, Lange, Murray,	Iowa relating to the sessions of	
	Potgeter, Condon, Clarke, Burns,	the General Assembly.	
	Lamborn, Cassidy, Kosek, From-	Introduced, passed on file	
	melt, Walsh, Hagedorn, Jepsen,	Referred to governmental affairs	
	DeHart, Van Eaton, Erskine. Pro-	Committee report	154
	posing an amendment to the Con-	Recommended passage	
	stitution of the State of Iowa to	Committee report adopted	
	give the Governor item veto power	Passed Senate, ayes 46, nays 13	169
	on appropriation bills.	Reported correctly enrolled	
	Introduced, passed on file 47	Signed by President	
	Referred to governmental affairs 74	Sent to Secretary of State	458
۰	Committee report	5 By Van Gilst, Hagedorn, Heab-	
١	Committee report adopted	erlin, Coleman, Murray, Elvers,	
	Passed Senate, ayes 50, nays 9 164	Nurse, Ely, McGill and Condon.	
	Reported correctly enrolled 919	Proposing an amendment to the	
	Signed by President 920	Constitution of the State of Iowa	
	Sent to Secretary of State 920	to require that members of the	
	Doorotting of District Care	General Assembly be elected from	
	3 By Denman, Stanley, Kibbie,	single member legislative dis-	
	Rigler, Ely, Benda, Dodds, Riley,	tricts.	
	Klefstad, Van Eaton, O'Malley,	Introduced, passed on file	47
	Mills Pone Dokosten Murray	Referred to governmental offeing	7-

S.J.R. P	age	S.J.R.	Page
6 By Rigler and Mills. To provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly.  Introduced, passed on file	47 75 .	Amendment adopted	137 729 739 741 741
7 By Stanley, Rigler, Benda, Messerly, Lucken, Flatt, Mills, Lange, DeKoster, Balloun, Stephens, Lodwick, Kyhl, Briles, Lisle, Potgeter, Lamborn, Shaff, Jepsen, De-		Reported correctly enrolled Signed by President Sent to Secretary of State	919 920 920
Hart, Van Eaton, Erskine, Hougen, Neu, Frey, and Clarke. Proposing an amendment to the Constitution of the State of Iowa relating to the		9 By Kibbie and Walsh. Proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.	
composition and apportionment of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.		Introduced, passed on file Referred to governmental affairs Made special order	125 358 362
Introduced, passed on file Referred to governmental affairs Amendment filed	75	Committee report	370 370 363
8 By Kibbie, Denman, Frommelt Riley, Nurse, Heaberlin, Cassidy, Murray, Walsh and Main. Pro- posing an amendment to the Con- stitution of the State of Iowa re-		Passed Senate, ayes 49, nays 9 Explanation of vote Motion filed to reconsider vote Motion to reconsider vote withdrawn	$\frac{364}{382}$
lating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.		10 By Kibbie, Condon, Riley, Coleman, Burns, Dodds, Kosek, McGill, Nurse, Walsh, Ely, Benda, Van Eaton, Buren, Lange, Cassidy and Klefstad. Proposing an amendment	
Introduced, passed on file Referred to governmental affairs Committee report		to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.	
Recommended amendment, passage	108	Introduced, passed on file	93
Made special order		Referred to governmental affairs	125
Committee report adopted	130	Committee report	165
Amendment filed	130	Recommended passage	165
Passed Senate, ayes 35, nays 26		Amendment filed	186
Motion filed to reconsider vote		Committee report adopted Passed Senate, ayes 45, nays 9	201
Motion to reconsider prevailed		Reported correctly enrolled	2583
Amendment filed	136	Signed by President	2583

S.J.R.	Page	S.J.R.	Page
Sent to Secretary of State	2586	Sent to Governor	. 241
11 By Kibbie, Frommelt, Benda Klefstad. Proposing an amend to the Constitution of the Sta Iowa to authorize the licensing regulation of bingo games conced by charitable, religious veterans organizations.  Introduced, passed on file	ment te of g and duct- , or  93 125 398	14 By Coleman, Kibbie, Burn Riley, Condon, Frommelt, Kl stad, Ely, Dodds, Walsh, Bur McGill, Nurse and Cassidy. Pr posing an amendment to the Co stitution of the State of Ic to give the Governor the author to appoint a Secretary of Sta Treasurer of State, and Attors	ns, lef- en, ro- on- owa rity ate, ney
Recommended passage Committee report adopted		General and to provide that General Assembly shall appoint	
Passed Senate, ayes 44, nays 15		Auditor of State.	
Explanation of votes		Introduced, passed on file Referred to governmental affairs	s . 165
12 By Committee on Government Affairs. Proposing an amend		Committee Report	
to the Constitution of the Sta		Made special order	
Iowa to require that member	s of	Special order	
the General Assembly be ele from single member legisle districts.		Committee report adopted Passed Senate, ayes 34, nays 25	
Introduced, placed on calendar.		15 By Reichardt and Heying.	To
Made special order		create a legislative committee	
Committee report adopted		study the problem of perso	
Passed Senate, ayes 60, nays 1. Reported correctly enrolled		property tax and make a report the General Assembly.	t to
Signed by President		Introduced, passed on file	16
Sent to Secretary of State		Referred to ways and means	
fying a proposed amendment Constitution of the United S relating to succession to the P dency and Vice Presidency a cases where the President i	Rati- to the states resi- and to s un-	16 By Briles, Heaberlin, McG Van Gilst, Hagedorn, Klefst Schaben, Reno, Frey, Stephens Lucken. Providing that an elect be held to determine whether voters desire daylight saving ti and to make an appropriat	and tion the me
able to discharge the power duties of his office.		therefor. Introduced, passed on file	
Introduced, passed on file Referred to governmental affairs		Referred to governmental affairs	
Committee report		17 By Flatt, Neu, Briles, Lis	sle,
Recommended passage		Balloun, Frey, Klefstad, Schab	•
Committee report adopted		Lange, Nurse, DeKoster, Luck	
Passed Senate, ayes 54, nays no		Main, Van Eaton, Erskine, Shiri	
Reported correctly enrolled Signed by President		and Walsh. Establishment of institution of higher learning	

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S.J.R.

western Iowa, and to make an appropriation therefor.  Introduced, passed on file 199  Referred to education 213	Kyhl and Benda: Proposing an amendment to the Constitution of the State of Iowa relating to the length of residency required for voting purposes.
18 By Hagedorn, Briles, Nurse, and Lisle. Proposing an amend- ment to the Uniform Time Act of	Introduced, passed on file 265 Referred to governmental affairs 290
1966 of the United States Code.  Introduced, passed on file 205  Referred to commerce	23 By Committee on Education. Directing a legislative study to review and codify the laws of Iowa relating to education below the
19 By Stephens, Lucken, Briles and Hougen. Proposing an amendment	university level and to provide an appropriation therefor.
to the Constitution of the State of lowa relating to property tax levies for school district general fund	Introduced, passed on file 284 Referred to appropriations 307
expenditures.	24 By Stanley, Denman, Rigler,
Introduced, passed on file 220	Riley and Kibbie. Proposing a
Referred to ways and means 221	constitutional amendment relating to qualifications of electors.
20 By McGill and Shirley. Desig-	Introduced, passed on file 384
nating the Iowa Geode as the	Referred to judiciary
official state rock for the state	Committee report 951
of Iowa.	Recommended passage 951
Introduced, passed on file 230	Committee report adopted 1150
Referred to conservation and	Passed Senate. ayes 54, nays 3 1151
recreation 243	Reported correctly enrolled 2583
Committee report 323	Signed by President 2583
Recommended passage 323	Sent to Secretary of State 2586
Committee report adopted 394	Scale to Scotolary of State 1.1.1.200
Amendment filed 415	05 5 5 1 1 15 15 15 15 15 15 15 15 15 15
Amendment withdrawn 446	25 By Lodwick, Mills and Hill.
H.J.R. 14 substituted 446	Continue the Iowa State Fair and
Withdrawn 447	World Food Exposition Study Com-
21 By Lucken, Main, Van Gilst,	mittee established by the Sixty-
Briles and Stephens. Proposing	first (61st) General Assembly, and to make an appropriation there-
an amendment to the Constitution	for.
of the State of Iowa to grant the	Introduced, passed on file 413
electorate of this state the auth-	Referred to agriculture 413
ority and means to approve or re-	Committee report 689
ject legislation enacted by the Gen-	Recommended amendment, passage. 689
eral Assembly.	Referred to appropriations 687
Introduced, passed on file 231	Amendment filed
Referred to governmental affairs 243	
Amendment filed 327	26 By Denman, Riley and Stanley.
	To repeal Article nine (IX) of
22 By Lodwick, Balloun, Elvers,	the Constitution of the State of

5.0,10.	.gc 5.0.10.	5
Iowa. Introduced, passed on file 4 Referred to governmental affairs 4 Amendment filed	and "noes".	
27 By Kibbie. Proposing an amendment to the Constitution of the State of Iowa relating to monies received from fines, penalties and forfeitures and for exemption from	Committee report	780 780 520
military duty.	33 By Riley, Kosek and Walsh.	
Introduced, passed on file 4 Referred to governmental affairs 4		
28 By Gaudineer. Proposing an	counties.	
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128 By Heaberlin, Reno, Riley and		maintain and operate such bridges,	
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teen (229.17), Code 1966, relating		borrow money and issue bonds pay-	
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130 By Klefstad and Riley. Cos-		Point of order raised	
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Passed Senate, ayes 42, nays none 1371	nage report.
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Amendments filed 482	Passed Senate, ayes 49, nays 7 338
	Reported correctly enrolled 572
	Signed by President
149 By Committee on Agriculture.	Sent to Governor
Requiring all distributors of com-	bighed by dovernor
mercial feed to file semi-annual	150 D G W D1
tonnage statements with the De-	152 By Committee on Education.
partment of Agriculture.  Introduced, passed on file 235	Change the names of the State Bo-
Introduced, passed on file 235	ard of Public Instruction, the State

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Superintendent of Public Instruc-	Committee report 1364
tion, and the State Department of	Recommended passage 1364
Public Instruction.	Committee report adopted 1630
Introduced; passed on file 24	
Placed on calendar 25	
Amendment filed	
Amendment filed	
Amendment adopted	
Passed Senate, ayes 40, nays 18 33	
Tassed Schate, ayes 10, hays 10 00	
153 By Reppert. Change the present	157 By O'Malley, Lisle, Lucken and
assessment limitations of benefited	Shirley. Annual renewal of a li-
water districts.	cense to practice as a resident phy-
Introduced, passed on file 24	sician or as a resident osteopathic
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Referred to governmental	Introduced, passed on file 249
subdivisions ,	<del>7</del>
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Recommended passage 212	Tiber
154 Des Glaver - Manisseum moto of in	Committee report adopted 453
154 By Glenn. Maximum rate of in-	H.F. 139 substituted 485
terest on small loans.	Withdrawn 486
Introduced, passed on file 24	
Referred to commerce 25	100 By Benda and Hivers. Amena
155 By Glenn and Dodds. Amend sec-	section seventy-four point two
tion four hundred twenty-two (422),	(74.2), Code 1966, relating to in-
Code 1966, relative to state perso-	terest on warrants drawn on a pu-
nal income tax and state business	blic treasury.
tax on corporations.	Introduced, passed on file 249
Introduced, passed on file 24	Referred to commerce 260
Referred to ways and means 25	tommittee report
Committee report	
Recommended passage	
Committee report adopted 202	g 159 By Benda. Distribution of funds
Amendments filed 204	
Amendment adopted 219	
Point of order raised 219	A Referred to ways and means 200
Passed Senate, ayes 46, nays none 219	
Received from House 254	
Senate concurred 254	Committee report adopted 877
Passed Senate, ayes 53, nays none 256	
Reported correctly enrolled 258	
Signed by President	
Sent to Governor	
Signed by Governor 259	Amendment filed
	Amendment adopted 1037
156 By O'Malley. Powers of part-	Passed Senate, ayes 53, nays 1 1037
nerships as to real estate and to	Received from House 1666
amend chapter five hundred forty-	Senate refused to concur 1746
five (545), Code 1966.	Reported correctly enrolled 2242
Introduced, passed on file 24	
Referred to judiciary 25	

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Signed by Governor 2305	employers in this state.
	Introduced, passed on file 249
160 By Frommelt and Riley. Amend	Referred to industrial and
chapter five hundred thirty-six a	human relations 260
(536a), Code 1966, relating to ind-	
ustrial loan companies.	164 By Reppert, Denman, O'Malley
Introduced, passed on file 249	and Reichardt. Exempt annuities
Referred to commerce 260	received from the United States
	civil service retirement and disa-
161 By Judiciary Committee. Amend	bility fund from the state income
chapter three hundred fourteen	tax.
(314), Code 1966, relating to entry	Introduced, passed on file 249
upon private property for surveys.	Referred to ways and means 260
Introduced, passed on file 249	Amendment filed 311
Placed on calendar 260	
Amendment filed 311	165 By Frommelt and Rigler. Ciga-
Amendment filed 340	rette and tobacco laws of the state
Amendment adopted 340	of Iowa.
Point of order raised 340	Introduced, passed on file 249
Passed Senate, ayes 52, nays 5 341	Referred to commerce 260
Received from House	
Amendment filed 2430	166 By Lodwick. Permit payment of
Amendment adopted 2430	real and personal property taxes in
Senate concurred 2430	advance.
Passed Senate, ayes 43, nays 32431	Introduced, passed on file 250
Reported correctly enrolled 2583	Referred to governmental
Signed by President 2583	subdivisions 260
Sent to Governor	
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orgined by devernor	residents of the state who have re-
	ached the age of sixty-five (65)
162 By Reichardt, Elvers, Walsh, Bu-	years to purchase certain fishing
ren, Hagedorn, Reno, Shaff, Floy,	and hunting licenses for one-half
Hougen, Lamborn, Potgeter, Scha-	(1/2) the regular fee.
ben, Stephens, Shirley, McGill,	Introduced, passed on file 250
Flatt, Kruck and Clarke. Provide	Referred to conservation and
a credit on the tax on livestock, the	recreation 260
tax on inventories of property in-	
tended for sale, the tax on house-	140 p. G. U
hold goods and articles of person-	168 By Gaudineer. Larceny from
al apparel or adornment and to le-	parking meters.
vy an additional sales tax to pro-	Introduced, passed on file 252
vide funds therefor.	Referred to judiciary 260
Introduced, passed on file 249	Committee report
Referred to ways and means 260	Recommended amendment, passage 590
Amendment filed	Committee report adopted 890
Amendment med	Amendment adopted 890 Passed Senate, ayes 44, nays 2 890
163 By Gaudineer, Riley, Rigler, Ko-	Reported correctly enrolled 1448
sek, Shirley, Glenn and Klefstad.	Signed by President
Regulate and enforce the payment	Sent to Governor
of wages due employees from all	Signed by Governor

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169 By Coleman, Messerly, Condon	Committee report adopted 975
and Hougen. Apportionment of the	Amendment filed 975
road use tax fund and the liquor	Amendment adopted 975
control fund.	Amendments withdrawn 975
Introduced, passed on file 252	Passed Senate, ayes 48, nays none 976
Referred to governmental	Received from House 2251
subdivisions 260	Senate concurred 2299
paparripions	Passed Senate, ayes 48, nays none 2299
170 By Patton. Possession and sale	Reported correctly enrolled 2569
of animals and birds.	Signed by President 2569
Introduced, passed on file 252	Sent to Governor 2570
Referred to conservation and	Signed by Governor 2595
recreation 260	Signed by Governor 2000
recreation 200	176 By Heying, Nurse, Condon, Riley
171 By Dodds. Salaries of city wa-	and Glenn. Prescribe minimum
•	wages for employees, to provide
ter board members.	for the administration of the min-
Introduced, passed on file 253	imum wage provisions, and to pro-
Referred to governmental	vide for the enforcement of such
subdivisions 260	
150 D 0135-11 Attanton for off:	provisions.
172 By O'Malley. Attorney fee affi-	Introduced, passed on file 253 Referred to industrial and
davits in criminal actions.	
Introduced, passed on file 253	human relations
Referred to judiciary 260	Committee report
Committee report	Recommended amendment, passage 397
Recommended passage 398	Amendment filed 437
Committee report adopted 519	Amendment filed 482
Passed Senate, ayes 53, nays 1 519	Committee report adopted 520
100	Amendment filed 535
173 By Kibbie. Administration of	Amendment filed 586
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unity colleges.	Amendment adopted 614
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Referred to education 260	Amendment filed 624
104 5 50 5 14 0437.11	Amendments filed
174 By Riley, Frommelt, O'Malley	Amendments filed 671
and Stanley. Investment of funds	Amendments filed 672
of life insurance companies.	Amendments withdrawn 674
Introduced, passed on file 253	Amendment filed 674
Referred to commerce 260	Point of order raised 674
	Amendments adopted 674
175 By Reppert. Permit establish-	Amendment filed 675
ment of permanent real estate tax	Amendments adopted 675
parcel index numbering systems	Amendment withdrawn 675
and related tax maps.	Amendments withdrawn 676
Introduced, passed on file 253	Amendments adopted 676
Referred to governmental	Amendments adopted 677
subdivisions 260	Amendments withdrawn 677
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Amendment filed	Amendments adopted 680
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Passed Senate, ayes 40, nays 15 682	
	Amendments withdrawn 430
177 By Benda. An extension of time	Amendment filed 430
for filing application for Korean	Amendment adopted 430
Veterans' bonus.	Passed Senate, ayes 57, nays none 430
Introduced, passed on file 264	
Referred to governmental affairs 290	
received to governmental analysis	Passed Senate, ayes 48, nays 6 722
170 D D' 1 D Y 1 1 1 0 00	Reported correctly enrolled 800
178 By Rigler, DeHart, Neu, Shaff,	Signed by President 801
Potgeter, Briles, VanEaton, Lange,	Sent to Governor 801
Mills, Walsh, Flatt, Stanley, Riley,	Signed by Governor 887
and Kosek. Establish a merit sys-	Signed by Governor
tem of personnel administration	181 By Gaudineer, O'Malley, Walsh,
for state employees and to repeal	Riley, Coleman, Condon, Dodds,
Acts and parts of Acts in conflict	Ely, Burns and Frommelt. Public
therewith.	employees of the State of Iowa.
Introduced, passed on file 264	
Referred to governmental affairs 290	Referred to industrial and
	human relations 290
179 By Messerly, Mills and Van	Committee report 575
Gilst. Registration of motorboats.	Recommended passage 575
Introduced, passed on file 264	Amendment filed 586
Referred to conservation	Amendment filed 644
and recreation 290	
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Recommended amendment, passage 703	
Committee report adopted 974	
Amendment adopted 974	and school districts.
Passed Senate, ayes 47, nays none 974	Introduced, passed on file 265
Received from House 1449	Referred to governmental
Senate concurred 1460	
Passed Senate, ayes 51, nays none 1460	
Reported correctly enrolled 1553	
Signed by President 1554	and direct the issuance of a patent
Sent to Governor 1554	
Signed by Governor 1672	
100 - 15 / 15 / 15 / 15 / 15 / 15 / 15 / 15	Varese, Sr., and Louis Sacco.
180 By Main, Heaberlin, Klefstad,	Introduced, passed on file 265
Clarke, Patton, Briles, Lucken,	Referred to judiciary 291
Stephens, McGill, Potgeter, Scha-	Committee report 480
ben, Reno, Floy, Buren, Hagedorn,	Recommended passage 480
Dodds and Coleman. Humane slau-	Committee report adopted 833
ghtering methods which shall be	H.F. 117 substituted 833
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Inspection Act.	184 By Benda, Elvers, Coleman,
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Committee report		and health insurance.	
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Amendment filed		Referred to commerce	
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Passed Senate, ayes 42, nays none		ricocimiente amenament, passage	
Received from House		189 By Hougen. Income tax.	
Senate concurred		Introduced, passed on file	265
Passed Senate, ayes 43, nays none		Referred to governmental affairs	
Reported correctly enrolled		neieried to governmental analis	201
Signed by President		190 By Klefstad. Reorganization of	
Sent to Governor		school districts.	
		Introduced, passed on file	265
Signed by Governor		Referred to education	
185 By Committee on Agricult			
Provide for an additional agric		191 By Condon. Amend chapter 123,	
tural producer association and		Code 1966, by adding thereto the	
cluding such an association in	the	following new section.	
agriculture marketing board.		Introduced, passed on file	266
Introduced, passed on file		Referred to safety and law	3
Placed on calendar		enforcement	
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Amendment adopted		*	
Passed Senate, ayes 52, nays 3.		192 By Riley, Walsh and Erskine.	
Reported correctly enrolled		To allow a deduction to taxpayers	
Signed by President		for room, board, and tuition paid	
Sent to Governor		on behalf of the taxpayer or for his	
Signed by Governor	. 2595	spouse or a dependent while at-	
		tending college.	
186 By Committee on Agricult		Introduced, passed on file	
Production and sale of a milk-t		Referred to ways and means	
product to which edible soybear	noil	Amendment filed	536
has been added.			
Introduced, passed on file		193 By Reppert, Erskine and Benda.	
Placed on calendar		Provide for the creation, estab-	
Amendment filed		lishment and administration of the	
Amendment adopted		Iowa State Conservation Commis-	
Passed Senate, ayes 55, nays none	e377	sion Peace Officers' Retirement,	
Reported correctly enrolled		Accident and Disability System, to	
Signed by President		provide a fund for payment of re-	
Sent to Governor		tirement, accident and disability	
Signed by Governor	1099	benefits to members of such sys-	
		tem and their dependents, to pre-	
187 By Rigler, Reichardt, Ballo	oun,	scribe the conditions for eligi-	
Flatt, Heying, Mills and Kru	ick.	bility to receive such benefits, to	
Publication of real property v	al-	provide for contributions by the	
uations.		State of Iowa to such fund, and to	
Introduced, passed on file		repeal all Acts and parts of Acts	
Referred to ways and means	291	in conflict with this Act.	
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188 By Gaudineer. Regulate the s	sale	Referred to conservation	

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and recreation 30	O7 Committee report
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194 By Walsh, Jepsen, Rigler,	Amendment filed 530
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ley and Lodwick. Providing for	Amendment adopted 531
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ity of the state, delegating auth-	Amendment filed 531
ority for an air pollution control	Amendment adopted 531
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Referred to public	re reserved to judiciary
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	Hagedorn and Buren, Permit coun-
195 By Reichardt, Allow married	ties to regulate and license junk
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bers of the armed forces of the	vehicles.
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to possess and consume beer.	subdivisions
Introduced, passed on file 28	
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law enforcement	200 By O'Malley, Ely, Denman, Cas-
iaw emoroement , i i i i i i i i i i i i	sidy, Coleman, Condon, Murray,
	Walsh, Kosek and Riley. Court
196 By Reichardt. Primary elec-	procedures, services, and person-
tions and county and state con-	nel involving dependent, neglected,
ventions.	and delinquent children.
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Referred to governmental affairs 30	
107 D. Mills D. J. G. 1	Committee report
197 By Mills, Benda, Stephens,	Recommended amendment, passage 479
Van Gilst, Riley and Reppert.	Amendment filed
Provide for a state tuition equal-	Committee report adopted 1114
ization fund for the benefit of Iowa	Amendment filed
students, and to make an appropri-	Amendment filed
ation therefor.	Amendment adopted
Introduced, passed on file	
Referred to appropriations 30	
100 Dy Piloy and Lodwick Ingresses	Passed Senate, ayes 52, nays none 1294
198 By Riley and Lodwick. Increase the fees paid petit and grand	Received from House 1613
jurors.	Senate concurred
Introduced, passed on file 28	Passed Senate, ayes 36, nays 1 1669
Referred to governmental	
subdivisions	Signed by President
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	under the jurisdiction of the Board
201 By Shirley. Payment of attorney	of Control.
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202 By Shirley. Insurance limitation	Amendments adopted 379
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203 By Shirley. Support and mainte-	and Welfare. Employment of a
nance of the parties during divorce	superintendent of the women's re-
litigation.	formatory.
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204 By Shirley, Kyhl, Burns and	208 By Riley. Terms of office of
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•	209 By Klefstad. Making the con-
205 By Committee on Public Health	veyance of threats or false in-
and Welfare. Certain employment	formation concerning the place-
benefits for wardens and deputy	ment of bombs a felony, and pre-
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	210 By Rigler and Mills. Provide
206 By Committee on Public Health	for the canvassing of votes and

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the inauguration of the Governor	214 By Patton, Lange, Buren, Klef-
and Lieutenant Governor at any	stad, Neu, McGill and Rigler.
suitable hall at the seat of gov-	Raise the salary limits for coun-
ernment.	cilmen in towns and cities under
Introduced, passed on file 286	fifteen thousand (15,000) popula-
Referred to governmental affairs 307	tion.
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Recommended passage 1029	Referred to governmental
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Withdrawn	Recommended passage
011 De Coudinger Dands and Donman	Committee report adopted 520
211 By Gaudineer, Bendaand Denman.	Passed Senate, ayes 50, nays 4 520
Accreditation of certain reinsur-	Explanation of vote 521
ance purchased by Iowa companies	
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companies.	Special assessments for low type
Introduced, passed on file 286	surfacing or treatment of road-
Referred to commerce 308	ways.
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Recommended passage 414	Referred to governmental
Amendment filed 418	subdivisions 308
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Amendment filed 549	216 By O'Malley. Compensation re-
Amendment filed	ceived by members of county bo-
	ards of social welfare.
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Withdrawn	Recommended amendment, passage 435
212 By Murray, Benda, Frey, Kib-	Amendment filed
bie, Klefstad, Kruck, Reppert, Col-	Committee report adopted 784
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Referred to governmental	Point of order raised
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Passed Senate, ayes 39, nays none 1706	Senate concurred 2410
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Signed by President 2242	Reported correctly enrolled 2583
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219 By Van Gilst. Permit township	
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tion for a portion of the township	Introduced, passed on file 306
and to levy a tax therefor.	Referred to agriculture 344
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Sent to Governor 1510	Introduced, passed on file 306
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220 By O'Malley. Indemnification of	
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Referred to judiciary	court judges.
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221 By Gaudineer, Riley, Hill, Mills,	Committee report 591
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Establishing a power of condem		ter, Patton, Kyhl, Hagedorn, Kr-	
nation by the Secretary of Agricul	-	uck, Nurse, Buren, Condon, Cole-	
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Motion filed to reconsider vote	1054	melt, Walsh, Floy and Messerly.	
Motion to reconsider prevailed	1054	To raise the compensation of the	
Amendment filed	1054	members of the Board of Engin-	
Amendments adopted	1054	eering Examiners and the renewal	
Passed Senate, ayes 52, nays 2	1054	fee of registered engineers and	
Reported correctly enrolled	1733	land surveyors,	
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226 By Kibbie. Compensation of members of the General Assembly Introduced, passed on file Referred to governmental affairs . Committee report	. 324 . 344 . 781 . 781 . 781 . 1160 . 1237 . 1237 . 1364 . 2123 . 2124	<ul> <li>230 By Stanley, Denman, Gaudineer and DeHart. Amend section four hundred nine point fourteen (409. 14), Code 1966, by extending the platting jurisdiction of cities and towns to three miles.</li> <li>Introduced, passed on file</li> <li>Referred to governmental subdivisions</li></ul>	324 344
227 By Walsh. Motorcycle opera tor's licenses, motorcycle muff lers, and safety regulations con cerning the operation of motor cycles.  Introduced, passed on file	. 324	ments processing only meat and poultry.  Introduced, passed on file	345 552 354 354 354
228 By Heving, Elvers, Benda, Bal	_	232 By Stanley Legalize and vali-	

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date the proceedings of the board	at the Woodward State Hospital-
of supervisors of Muscatine Coun-	School.
ty, Iowa authorizing and providing	Introduced, passed on file 325
for the "issuance of county home	Placed on calendar 345
bonds of said county and for the le-	Passed Senate, ayes 42, nays 9 496
vy of taxes for the payment of said	Reported correctly enrolled 1354
bonds and declaring the bonds is-	Signed by President 1354
· ·	· •
sued pursuant to said proceedings	Sent to Governor
to be enforceable obligations of	Signed by Governor 1411
said county.	
Introduced, passed on file 325	236 By Committee on Public Health
Referred to judiciary 345	and Welfare. Canteens in institu-
Committee report 354	tions under the Board of Control.
Recommended passage 354	Introduced, passed on file 325
Proof of publication certified 438	Placed on calendar 345
Committee report adopted 449	Amendment filed 494
Passed Senate, ayes 53, nays none 449	Amendment adopted 495
Reported correctly enrolled 732	H. F. 147 substituted 495
Signed by President 732	Withdrawn 495
Sent to Governor	
Signed by Governor 801	237 By Denman, Riley, Hill, O'Mal-
bighed by Governor	ley, Rigler, Gaudineer, Neu, and
233 By Stanley, O'Malley, From-	
melt, Walsh and Floy. Amend	Shirley. To prevent the extension
various sections of the Code re-	of the municipal court system.
lating to registered engineers and	Introduced, passed on file 325
land surveyors.	Referred to judiciary 345
Introduced, passed on file 325	Committee report 591
Referred to governmental affairs 345	Reported without recommendation 591
	Made special order 631
Committee report 590	Committee of the whole 750
Recommended passage 590	Special order
Committee report adopted 1230	Committee report adopted 753
Passed Senate, ayes 41, nays 2 1230	Passed Senate, ayes 35, nays 18 753
Received from House 2099	Motion filed to reconsider vote 753
Senate concurred 2140	Motion to reconsider vote laid
Passed Senate, ayes 58, nays none 2140	on table
Reported correctly enrolled 2307	on table
Signed by President 2307	999 De Vegels Companyation no
Sent to Governor 2307	238 By Kosek. Compensation re-
Signed by Governor 2581	ceived by jurors.
	Introduced, passed on file 325
234 By Stanley. Designate Herbert	Referred to governmental
Hoover Day as a state holiday.	subdivisions 345
Introduced, passed on file 325	
Referred to governmental affairs 345	239 By Benda, Patton, Shaff, Lange
	and Hagedorn. Authority of towns
235 By Committee on Public Health	to contract indebtedness and to
and Welfare. Establish a fund for	issue general obligation bonds to
operating and maintaining a central	provide funds for bridge purposes.
supply and distribution warehouse	Introduced passed on file 325

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subdivisions 345	subdivisions	352
Committee report 436	Committee report	746
Recommended passage 436	Recommended passage	746
Committee report adopted 785	Committee report adopted	. 1315
Passed Senate ayes 53, nays 3 785	Passed Senate, ayes 31, nays none.	. 1315
	Explanation of vote	
240 By Benda. Inspection of public	Reported correctly enrolled	. 1902
buildings by the fire marshal.	Signed by President	. 1902
Introduced, passed on file 325	Sent to Governor	. 1902
Referred to safety and law	Signed by Governor	. 2011
enforcement 345		
Committee report 1404	245 By Committee on Conservation	
Recommended passage 1404	and Recreation. Trot and thro	ow ·
Committee report adopted 1528	lines.	001
Passed Senate, ayes 52, nays none 1528	Introduced, passed on file	
041 D. Dill v. Dellant Handon New	Placed on calendar	
241 By Riley, DeHart, Hagedorn, Neu	Passed Senate, ayes 51, nays none Reported correctly enrolled	
Nurse, and Kyhl. Amend sections	Signed by President	
three hundred sixty-eight point	Sent to Governor	
three (368.3), Code 1966, relating	Signed by Governor	1411
to removal of dead or diseased	bighed by dovernor	. 1111
trees and the assessments of costs	246 By Gaudineer, Disposition of u	n
therefor.	claimed property.	
Introduced, passed on file 325	Introduced, passed on file	. 331
Referred to governmental	Referred to commerce	352
	Amendment filed	
Committee report 507		
Recommended passage 507	247 By Gaudineer. Prohibiting co	
Amendment filed 508	sideration of certain motor vehic	
Committee report adopted 1157	equipment violations by the Depa	
Amendment adopted	ment of Public Safety for certa	in
Amendments filed	purposes.	001
Amendment adopted	Introduced, passed on file	331
Point of order raised	Referred to safety and law	252
Passed Senate, ayes 43, nays 7 1158	enforcement	019
	Committee report	212
242 By Flatt. Declaring teaching a	Committee report adopted	981
profession.	H. F. 161 substituted	981
Introduced, passed on file 326	Withdrawn	981
Referred to education 345	withdrawn	
	248 By Gaudineer, Riley, Hill, O	,-
243 By Patton . Establishment of	Malley, Mills, Rigler, Denma	n,
a permanent canteen fund for insti-	Neu, and Shirley. Provide mot	or
tutions under the Board of Control.	vehicle traffic violation offices a	nd
Introduced, passed on file 326	schedule of minimum fines for tra	a-
Referred to public health and welfare. 345	ffic violations.	
244 By Lamborn, DeHart and McGill.	Introduced passed on file	331
Contract for public improvements.	Referred to judiciary	353
Introduced, passed on file 330	Committee report	. 592

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Reported without recommendation 592	benefits and to amend various code
Made special order 631	sections relating thereto.
Committee of the whole 750	Introduced, passed on file 331
Amendment filed 760	Referred to approprations 353
Amendments filed	Amendment filed 607
Amendment filed 783	253 By Ely, Benda, Denman, Cole-
Special order 788	
Committee report adopted 788	man, Dodds, Stanley, and Rigler.
Amendment filed 814	Amend chapter five hundred four-
Amendment filed 826	teen (514), Code 1966, relating to
Special order	the participation of pharmacies in a
Amendments withdrawn	pharmaceutical service plan.
Amendments adopted 845	Introduced, passed on file 331
Amendment filed 846	Referred to public health and welfare. 353
Amendments adopted 846	Committee report 460
Amendment adopted 847	Recommended passage 460
Passed Senate, ayes 42, nays 11 847	Amendment filed 526
	Committee report adopted 923
249 By Gaudineer. Distribution of	H.F. 176 substituted 923
the Code, Rules of Civil Procedure	Withdrawn
Supreme Court Rules, and the Acts	
of each General Assembly.	254 By Committee on Transportation.
Introduced, passed on file 331	Pro-ration of registration fees of
Referred to governmental affairs 355	commercial motor vehicles.
250 De Maio Authories countries	Introduced, passed on file 331
250 By Main. Authorize county con-	Placed on calendar
servation boards to establish and	
maintain public museums.	Amendment filed
Introduced, passed on file 331 Referred to conservation and	Re-referred to transportation 495
recreation	255 By Messerly, Neu, Shirley and
Recommended passage 460	Klefstad. Special assessments
Committee report adopted 923	for asphalt stabilization.
Passed Senate, ayes 49, nays none 923	Introduced, passed on file 351
Reported Correctly Enrolled 2242	Referred to governmental
Signed by President 2242	subdivisions
Sent to Governor	Committee report 478
Signed by Governor	Recommended passage 478
signed by dovernor	Committee report adopted 1115
251 By Main. Sale of pets.	Passed Senate, ayes 56, nays 2 1115
Introduced, passed on file	Reported correctly enrolled 1491
Referred to public health and welfare . 353	Signed by President 1509
Committee report	Sent to Governor 151(
Recommended amendment, passage 848	Signed by Governor 1576
Committee report adopted 976	<b>2.5</b>
Amendment adopted 976	256 By Riley. Certificated public
Passed Senate, ayes 47, nays 2 977	school employees, providing for
	professional negotiation between
252 By O'Malley, Benda, Burns,	employee associations and school
252 By O'Malley, Benda, Burns, Frey, Condon, Murray, Reno, Lod-	boards, establishing orderly pro-
riey, Condon, Murray, Reno, Lod-	boards, combining orderly pro-

wick, Reppert and Mills. Funeral

cedures for the resolution of per-

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sistent disagreements and other	Introduced, passed on file 351
matter.	Placed on calendar 368
Introduced, passed on file 351	Passed Senate, ayes 57, nays none 584
Referred to industrial and	Steering recommends calendar 1021
human relations 395	Reported correctly enrolled 1354
	Signed by President 1354
257 By Lodwick, Burns, Condon,	Sent to Governor 1354
Jepsen, Klefstad and Stanley. A-	Signed by Governor 1412
doption of safety rules.	•
Introduced, passed on file 351	261 By Hagedorn, Benda, Reno and
Referred to industrial and human	DeHart. Trust accounts to be main-
relations	tained by real estate brokers.
Amendment filed 536	Introduced passed on file 352
Committee report 625	Referred to commerce 368
Recommended passage 625	Committee report 1164
Steering recommends calendar 1160	Recommended passage 1164
Amendment filed 1167	Committee report adopted 2044
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Amendments adopted 1413	Amendment adopted 2044
Passed Senate, ayes 44, nays none 1414	Passed Senate, ayes 42, nays 2 2044
	Received from house 2564
258 By Committee on Safety and Law	Senate concurred 2565
Enforcement. Distance which mo-	Passed Senate, ayes 51, nays none 2565
tor trucks and towing motor vehi-	Reported correctly enrolled 2583
cles must maintain from other mo-	Signed by President 2583
tor trucks and towed vehicles.	Sent to Governor 2584
Introduced, passed on file 351	Signed by Governor 2597
Placed on calendar 368	
Passed Senate, ayes 34, nays 22 517	262 By Reichardt. Amend the use tax
259 By Elvers. Specifications and	provision.
standards for cheeses and cheese	Introduced, passed on file 352
products.	Referred to ways and means 368
Introduced, passed on file 351	
Referred to agriculture	263 By Reichardt. Amend the sales
Committee report	tax provisions.
Recommended passage	Introduced, passed on file 352
Committee report adopted	Referred to ways and means 368
Passed Senate, ayes 53, nays none 717	
Explanation of vote	264 By O'Malley, Rigler, Riley, and
Steering recommends calendar 1021	Benda. Sale of Inter-American De-
Reported correctly enrolled 1276	velopment Bank Bonds.
Signed by President	Introduced, passed on file 352
Sent to Governor	Referred to commerce
Signed by Governor	Committee report 951
bighed by Governor 1312	Recommended passage 951
260 By Committee on safety and law	Committee report adopted
enforcement. Application require-	Passed Senate, ayes 52, nays none 1081
ments for members of the Depart-	Received from House 1687
ments for members of the Depart- ment of Public Safety.	Senate concurred
ment of Public Saiety.	Deliate collegized a first resistant a fig.

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Passed Senate, ayes 48, nays none 1747	Signed by President 457
Reported correctly enrolled 2011	Sent to Governor 457
Signed by President 2033	Signed by Governor 473
Sent to Governor 2033	
Signed by Governor 2114	268 By Hougen, Denman, Van Gilst,
bigliou by dovormor	Kibbie, Potgeter, Lucken, McGill,
265 By Denman, Gaudineer and	Glenn, Stephens, Frey, Heying, El-
Benda. Uniformity of central de-	vers, DeHart and Hill. Disposi-
•	
posit requirements for investment	tion of unclaimed property and
companies.	making uniform the law with re-
Introduced, passed on file 352	ference thereto.
Referred to commerce	Introduced, passed on file 368
Committee report 1048	Referred to commerce 395
Recommended passage 1048	269 By Reno, Briles, Reichardt,
	McGill, Messerly, Stephens, Van
266 By Schaben. Eradication of bo-	Gilst, Hill, Walsh, Kibbie, Main,
vine brucellosis.	Clarke, Heying, Patton, Rigler,
Introduced, passed on file 368	Lodwick, Balloun, Hagedorn, and
Referred to agriculture 395	Shirley. Use of signal lights and
Committee report 506	operation of school buses on the
Recommended passage 506	public highways.
Amendment filed 525	Introduced, passed on file 369
Steering recommends calendar 1454	Referred to education
Committee report adopted 1565	
Amendment adopted 1565	Committee report
Passed Senate, ayes 45, nays 10 1565	Recommended amendment, passage 905
russed behate, ayes 40, hays 10 1000	Amendment filed 969
000	Amendment filed 1450
267 By Patton. Legalize and validate	Committee report adopted 1521
the proceedings of the board of su-	Amendment adopted 1521
pervisors of Buchanan County, au-	Amendment withdrawn 1521
thorizing and providing for the	Amendments adopted 1522
issuance of county public hospital	Passed Senate, ayes 39, nays none 1522
revenue bonds of said county to de-	Received from House 2272
fray the cost of constructing, equ-	Amendment filed 2313
ipping, enlarging and improving	Amendment adopted 2335
the county public hospital and the	Senate concurred 2335
provisions made for the payment of	Passed Senate, ayes 47, nays none 2336
said bonds and declaring the bonds	Explanation of vote 2373
issued pursuant to said proceed-	Reported correctly enrolled 2583
ings to be enforceable obligations	Signed by President 2582
of said county.	Sent to Governor 2584
Introduced, passed on file 368	Signed by Governor 2597
Proof of publication certified 365	organia di distributi di managara di m
Referred to judiciary	270 By Cassidy, O'Malley, Riley,
Committee report	Walsh, Jepsen, Frommelt, Rigler,
Recommended passage	Van Eaton, Condon and Reichardt.
Committee report adopted 410	Prevention, abatement, and control
Passed Senate, ayes 58, nays none 410	of air pollution, creating an air
Reported correctly enrolled 457	pollution control board, and pre-

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scribing the powers and duties of		Referred to safety and law	
the board.		enforcement	396
Introduced, passed on file	369		
Referred to public health and		277 By Benda. Renovation of public	
welfare	396	buildings for use by handicapped persons.	
271 By Shirley. Wine licenses.		Introduced, passed on file	369
Introduced, passed on file	369	Referred to governmental affairs	396
Referred to safety and law enforcement		Amendment filed	1137
Committee report		278 By Legislative Research Com-	
Recommended passage		mittee. Truck speed laws.	
Passed Senate, ayes 31, nays 13		Introduced, passed on file	369
Explanation of vote		Referred to safety and law	
•		enforcement	396
272 By Stanley, Kruck and Clarke.		· ·	
Require a warning sign or device		279 By Legislative Research Com-	
on a slow-moving vehicle.	369	mittee. Require licensing of min-	
Introduced, passed on file Referred to safety and law	303	ing operators, to regulate surface	
enforcement	396	mining, and relating to rehabilita-	
•		tion of land affected by surface mining.	
273 By Condon, Dodds, Messerly and		Introduced, passed on file	370
Burns. Establishment of an Iowa		Referred to conservation and	
Conservation Education Training		recreation	396
Center and to provide an appro-		Committee report	460
priation therefor.	2.00	Recommended passage	460
Introduced, passed on file	369	Amendment filed	549
Referred to conservation and	000	Rule suspended	620
recreation		Committee report adopted	620
Committee report		Amendment withdrawn	621
Recommended passage	704	Passed Senate, ayes 56, nays none	621
Referred to appropriations	714	Reported correctly enrolled	919
off		Signed by President	920
274 By Stanley, Denman and Riley.		Sent to Governor	920
Depositing of election ballots.	0.00	Signed by Governor	971
Introduced, passed on file	369		
Referred to governmental affairs		280 By Cassidy, Burns, DeKoster, Condon, Heying, Flatt, Erskine,	
275 By Kruck, Installation of plumb-		and Stanley. Sale of special	
ing and licensing of plumbers.	0.00	assessment bonds.	070
Introduced, passed on file		Introduced, passed on file	310
Referred to judiciary	396	Referred to governmental	206
276 By Kruck. To avoid economic and		subdivisions	230
social consequences which flow		Committee report	C49
from unfair competition and im-		Recommended passage	. 044 1755
proper practices in the sale of beer		Committee report adopted	1755
for off-premise consumption.		Passed Senate, ayes 31, nays 4	T 100
Introduced passed on file	369	281 By Stanley and Biley. Increase	

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the penalty for driving while the	Amendment withdrawn 894
driver's license is suspended or	Special order 895
revoked.	Amendment filed 895
Introduced passed on file 370	Point of order raised 895
Referred to safety and law enforce-	Amendment adopted 896
ment	Special order 909
000 By Lorialativa Bassarah Com	Motion filed to reconsider vote 909
282 By Legislative Research Com-	Motion to reconsider prevailed 909
mittee. Establish and provide for	Passed Senate, ayes 35, nays 21 910
the enforcement of statewide mini-	Explanation of vote
mum standards for installation, al-	Received from House 2327
teration, or repair of electrical	Amendment filed 2408
wiring and equipment.	Amendment adopted 2408
Introduced, passed on file 383	Senate concurred 2409
Referred to judiciary 396	Passed Senate, ayes 38, Nays 16 2409
Committee report	Motion filed to reconsider vote 2426
Recommended passage 480	Motion to reconsider vote failed 2426
Committee report adopted 1116	Reported correctly enrolled 2583
S. F. 500 substituted	Signed by President
Withdrawn	Sent to Governor
	Signed by Governor 2598
283 By Hill, Riley, O'Malley, Gaud-	284 By Committee on Transportation.
ineer, and Denman. Establish the	Overall length of combinations of
judicial districts for the district	vehicles unladen or with load.
courts and to provide for determi-	Introduced, passed on file 383
nation of the number of judges in	Placed on calendar
each district.	Amendment filed 400
Introduced, passed on file 383	Amendment filed
Referred to Judiciary 396	Amendment filed 529
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Amendment filed 418	Amendment adopted 600
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Committee report 592	H. F. 212 substituted 600
Reported without recommendation 592	Withdrawn 603
Made special order 631	withdrawn
Committee of the whole	285 By O'Malley, Condon, Cassidy,
Amendment filed 759	Klefstad, Walsh, and Riley. Em-
Amendment filed	ployees of a public body of the State
Amendment filed 761	of Iowa.
Amendment filed 797	Introduced, passed on file 383
Special order	Referred to industrial and human
Committee report adopted 869	relations
Amendment withdrawn 869	Totallons
Amendments adopted 870	
Amendment withdrawn 870	286 By Stanley, Denman, Rigler,
Amendment filed 886	Riley, Kibbie. Residence require-
Special order 891	ments for electors.
Amendments withdrawn 893	Introduced, passed on file 383
Amendments adopted 893	Referred to governmental affairs 396

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287 By Briles. Legalize the pro-	Amendment filed 1031
ceedings of the board of supervi-	Amendment filed 1048
sors of Adams County in connection	Amendment adopted 1057
with contracts and expenditures	Point of order raised 1057
made for the construction of a	Motion filed to reconsider vote 1057
county home located southeast of	Motion to reconsider prevailed 1057
Corning, Iowa.	Amendments adopted 1058
Introduced, passed on file 383	Passed Senate, ayes 47, nays 2 1058
Referred to judiciary 396	Reported correctly enrolled 1448
Committee report 591	Signed by President 1448
Recommended passage 591	Sent to Governor 1448
Proof of publication certified 622	Signed by Governor 1518
Committee report adopted 841	,
Passed Senate, ayes 46, nays none 841	290 By Denman. Migratory agricul-
Steering recommends calendar 1021	tural laborers.
Reported correctly enrolled 1276	Introduced, passed on file 390
Signed by President 1276	Referred to industrial and human
Sent to Governor	relations 413
Signed by Governor	Committee report 1120
bighed by dovernor	Recommended passage 1120
288 By Mills, Riley, Hill, O'Malley,	Amendment filed 1287
Rigler, Gaudineer, Stanley, Den-	Steering recommends calendar 1772
man, Neu and Shirley. Abolish	Committee report adopted 1983
terms for holding court in the dis-	H. F. 178 substituted 1983
trict court of the state.	Withdrawn 1985
Introduced, passed on file 383	
Referred to judiciary 396	291 By Reppert, Denman, Stanley,
Committee report 592	Burns, and Lange. Adoption of
Reported without recommendation 592	certain city and town ordinances by
Made special order 631	reference.
Committee of the whole	Introduced, passed on file 391
Special order	Referred to governmental
Committee report adopted	subdivisions 413
Amendment filed	Committee report 507
Amendment adopted 752	Recommended passage 507
Passed Senate, ayes 56, nays none 752	Committee report adopted 1792
Reported correctly enrolled 2583	Passed Senate, ayes 45, nays 1 1792
Signed by President	
Sent to Governor	292 By Denman, and Lucken. Contin-
Signed by Governor 2598	gency reserve and coverage of
	mortgage liability insurance.
289 By Erskine. Urban transit com-	Introduced, passed on file 391
panies.	Referred to commerce 413
Introduced, passed on file 383	Committee report 849
Referred to governmental	Recommended amendment, passage 849
subdivisions 413	Committee report adopted 1318
Committee report 589	Amendment adopted
Recommended passage 589	H. F. 236 substituted 1318
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293 By Walsh. Fish and game li-	Committee report 588
censes.	Recommended passage 588
Introduced, passed on file 391	Amendment filed 1551
Referred to conservation and	Committee report adopted 1560
recreation 413	Amendment adopted 1560
	Passed Senate, ayes 50 nays 3 1560
294 By Committee on Governmental	Received from House 2292
Affairs. Reorganization of the of-	Senate concurred
fice of Governor, State Personnel	Passed Senate, ayes 47, nays none 2298
Director, Commission on Aging,	Reported correctly enrolled 2569
Civil Rights Commission, and	Signed by President 2569
Higher Education Facilities Com-	Sent to Governor 2570
mission, and all agencies now in	Signed by Governor 2595
existence or hereafter established	
pursuant to section seven point	298 By Benda. Interest on savings
nine (7.9), Code 1966.	accounts and time deposits.
Introduced, passed on file 391	Introduced, passed on file 391
Placed on calendar 413	Referred to commerce 413
Made special order 420	Committee report 757
Special order 453	Recommended passage 757
Special order 456	Committee report adopted 1378
Amendments filed 461	Passed Senate, ayes 45, nays none 1378
Amendments filed 482	Reported correctly enrolled 2242
Amendment filed 490	Signed by President
Amendments filed 1309	Sent to Governor 2242
Amendments adopted 1502	Signed by Governor 2305
Amendments withdrawn 1502	_
Passed Senate, ayes 53, nays 1 1502	299 By Committee on Public Health
	and Welfare. Appointment of a con-
295 By Stanley, Lisle, Denman and	servator for an applicant for or re-
O'Malley. Annuity contracts for	cipient of aid to disabled persons.
employees of school districts.	Introduced, passed on file 391
Introduced, passed on file 391	Placed on calendar 413
Referred to education 413	Passed Senate, ayes 54, nays none 721
296 By Cassidy, Neu, Denman, Shir-	300 By Reichardt and Denman. Mo-
ley and Klefstad. Use of sewer	tor vehicle inspection.
rental funds.	Introduced, passed on file 391
Introduced, passed on file 391	Referred to safety and law
Referred to governmental	enforcement 414
subdivisions 413	Amendment filed 577
297 By Messerly. Off-year terms of	301 By Reichardt. Requiring that
certain public officers which terms	persons holding funds for other
begin one year later than the next	persons give annual notice of the
January following their election.	amount due.
Introduced, passed on file 391	Introduced, passed on file
Referred to governmental	Referred to judiciary 414
subdivisions 413	302 By Riley, Hill, O'Malley, Gaud-

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ineer, Denman, and Neu. Provide a		Amendment filed	1248
unified trial court consisting of		Steering recommends calendar	1621
district court commissioners and		Amendment filed	1730
district court judges all as a dis-		Committee report adopted	2008
trict court system and to abolish		H. F. 390 substituted	2008
certain courts and tribunals in-		Withdrawn	2009
ferior thereto.			
Introduced, passed on file	392	305 By Benda, Hagedorn, Reno and	l
Referred to judiciary	414	DeHart. Real estate licenses.	
Amendment filed	509	Introduced, passed on file	
	592	Referred to judiciary	414
Reported without recommendation	592	Committee report	
Made special order	631	Recommended passage	480
Amendment filed	716	Committee report adopted	876
Amendment filed	746	Passed Senate, ayes 46, nays none	876
Special order	750	Reported correctly enrolled	1448
Committee of the whole	750	Signed by President	1448
Amendment filed	761	Sent to Governor	1448
Amendment filed	782	Signed by Governor	1518
Amendments filed	783		
Special order	788	306 By Committee on Safety and Law	r
Committee report adopted	788	Enforcement. Provide for the use	;
Amendment adopted	788	of safety emblems on slow moving	;
Amendments adopted	789	vehicles.	
Special order	791	Introduced, passed on file	412
Amendment withdrawn	791	Placed on calendar	414
Amendment filed	792	Amendments filed	
Amendment adopted	792	Amendment adopted	
	793	Point of order raised	
Passed Senate, ayes 38, nays 16	793	Passed Senate, ayes 55, nays none	
Motion filed to reconsider vote	794	Received from House	
Motion to reconsider vote laid on		Senate concurred	
table	794	Passed Senate, ayes 46, nays 1	
		Reported correctly enrolled	
303 By Reichardt. Allow a lawfully		Signed by President	
married student to attend school		Sent to Governor	
and to participate in extra curricu-		Recalled from Governor	
lar activities.		Amendment filed	
Introduced, passed on file	392	Signed by Governor	1099
Referred to education	414		
		307 By Denman, Stanley, and Riley.	
304 By DeKoster, Benda, Walshand		Exemptions from execution.	41.0
Reppert. Limitations of actions on		Introduced, passed on file	412
ancient mortgages and abandoned		Referred to judiciary	414
property.		Amendments filed	<b>54</b> 8
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Referred to judiciary		308 By Riley, Reno, Messerly, Klef-	
Committee report	641	stad, Frey, Briles, and Dodds. Re-	
Recommended amendment, passage	641	lating to motor vehicles, regulating	

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course of their employment, di-	Passed Senate, ayes 52, nays 1 1152
recting the Iowa Commerce Com-	Motion filed to reconsider vote 1161
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lations regulating such motor vehi-	Re-referred to transportation 1301
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meanor.	312 By Legislative Research Com-
Introduced, passed on file 413	mittee. Authorizing use of an em-
Referred to transportation 414	blem on slow-moving vehicles.
Amendment filed 508	Introduced, passed on file 431
	Referred to safety and law
309 By O'Malley. Obscene, indecent,	enforcement 461
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Introduced, passed on file 431	313 By Lodwick. Compensation re-
Referred to judiciary 461	ceived by trustees and clerks of
Committee report 641	drainage and levy districts.
Recommended amendment, passage 641	Introduced, passed on file 431
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Amendment adopted 1172	314 By Stanley, Condon, Cassidy,
Amendment withdrawn 1172	Klefstad and Gaudineer. Zoning of
Passed Senate, ayes 53, nays 1 1172	unincorporated areas within three
Reported correctly enrolled 1996	miles of cities and towns.
Signed by President 1996	Introduced, passed on file 431
Sent to Governor 1996	Referred to governmental
Signed by Governor 2114	subdivisions 461
310 By Riley, Hagedorn, Denman,	Committee report
Shirley and Klefstad. Providing	Recommended passage 936
for issuing of general obligation	
bonds by cities and towns to pay	315 By Lange, Lodwick and Kruck.
for the removal of dead or diseased	Compensation received by mem-
trees on public streets.	bers of the Iowa Real Estate Com-
Introduced, passed on file 431	mission.
Referred to governmental	Introduced, passed on file 431
subdivisions 461	Referred to appropriations 461
Amendment filed 1094	
Committee report	316 By Reichardt and Denman, Pow-
Recommended passage 1185	ers of cities and towns in regard to
Amendment filed 1488	water and sewer systems, sewage
	disposal plants and water plants.
311 By Legislative Research Com-	facilities and connections, and the
mittee. Motor vehicle registration	collection of rates and charges
plates.	for services rendered by same.
Introduced, passed on file 431	Introduced, passed on file 432
Referred to safety and law	Referred to governmental
enforcement 461	subdivisions 462
Committee report 1065	Committee report 1646

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Recommended passage 1646	Introduced, passed on file 432
	Referred to public health and
317 By Flatt. False drawing or ut-	welfare 462
tering of checks.	Committee report 935
Introduced, passed on file 432	Recommended passage 935
Referred to judiciary 462	Committee report adopted 1559
Amendment filed 508	H. F. 257 substituted 1559
	Withdrawn
318 By Committee on Transporta-	
tion. Amend section three hun-	321 By O'Malley, Denman and Riley.
dred thirteen point ten (313.10),	Powers of the Board of Parole.
Code 1966, relating to highway	Introduced, passed on file 432
construction and repair.	Referred to public health and
Introduced, passed on file 432	welfare 462
Placed on calendar 462	Committee report 886
Amendment filed 925	Recommended passage 886
Amendment filed 969	. 0
Amendment filed 1007	322 By O'Malley, Denman and Riley.
Amendments adopted 1033	Amount of money advanced to pa-
Passed Senate, ayes 50, nays 5 1033	roled prisoners who are in person-
	al need.
319 By Committee on Transporta-	Introduced, passed on file 432
tion. Obstructions within the boun-	Referred to public health and
dary lines of a public highway.	welfare 462
Introduced, passed on file 432	Committee report 886
Placed on calendar 462	Recommended passage 886
Amendment filed 548	
Amendment filed 577	323 By O'Malley, Shirley, Van Eaton
Amendment filed 782	and Erskine. Imposition of general
Amendment filed 906	parking restrictions within muni-
Amendment adopted 1089	cipalities.
Amendments withdrawn 1089	Introduced, passed on file 432
Amendment filed 1090	Referred to governmental
Amendments adopted 1090	subdivisions 462
Failed to pass Senate,	Committee report 689
ayes 27, nays 11 1090	Recommended passage 689
Motion filed to reconsider vote 1099	Committee report adopted 1173
Motion to reconsider prevailed 1296	Passed Senate, ayes 54, nays none 1173
Passed Senate, ayes 52, nays 1 1296	Reported correctly enrolled 1820
Received from House 2208	Signed by President 1821
Senate concurred 2337	Sent to Governor 1821
Passed Senate, ayes 57, nays none 2338	Signed by Governor 1921
Reported correctly enrolled 2569	
Signed by President 2569	324 By O'Malley, Denman, Reichardt,
Sent to Governor 2570	Stanley, Van Eaton, and Erskine.
Signed by Governor 2595	Establishment of urban renewal a-
	gencies.
320 By O'Malley, Denman and Riley.	Introduced, passed on file 432
Davola time not counted	Referred to governmental

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subdivisions 462	good time to be deprived a prisoner
Committee report 822	for the fifth and each subsequent vi-
Recommended passage 822	olation of the rules.
Committee report adopted 1207	Introduced, passed on file 43
Passed Senate, ayes 38, nays none 1207	Placed on calendar 462
	H. F. 238 substituted 979
325 By Committee on Public Health	Withdrawn
and Welfare. Cost of supporting	
children in state homes.	330 By Erskine and Van Eaton.
Introduced, passed on file 432	Contracts by boards of trustees of
Placed on calendar	public libraries.
H. F. 398 substituted	Introduced, passed on file 433
	Referred to governmental
Withdrawn	subdivisions 462
200 De Committee en Dublie Heelth	Committee report 588
326 By Committee on Public Health	Recommended passage 588
and Welfare. Authorize the board	Committee report adopted 2255
of control of state institutions to o-	H. F. 222 substituted 225
perate facilities at locations away	Withdrawn
from institutional campuses.	
Introduced, passed on file 432	331 By Erskine, Lodwick and Mills.
Placed on calendar	Transfer of administrative func-
Amendment filed 1066	tions from the board of library
Amendments adopted 1101	trustees to the professional library
Motion filed to reconsider vote 1101	administrator.
Motion to reconsider prevailed 1101	Introduced, passed on file 43
Amendment filed 1101	Referred to governmental
Amendment adopted 1102	subdivisions 46
Passed Senate, ayes 50, nays none 1292	•
	332 By Erskine, Lodwick and Mills.
327 By Committee on Public Health	Term of office of public library
and welfare. Provide for the com-	trustees.
mitment of mentally ill veterans by	Introduced, passed on file 43
the commission of hospitalization.	Referred to governmental
Introduced, passed on file 433	subdivisions 465
Placed on calendar 462	Committee report 781
Passed Senate, ayes 46, nays none 978	Recommended passage 781
328 By Committee on Public Health	333 By Erskine and Neu. Municipal
and Welfare. Sentencing persons	enterprises fund.
convicted of a crime.	Introduced, passed on file 433
Introduced, passed on file 433	Referred to governmental
Placed on calendar 462	subdivisions 462
H. F. 239 substituted 1112	Committee report 588
Withdrawn	Recommended passage 588
329 By Committee on Public Health	334 By Committee on Public Health
and Welfare. To permit the warden,	and Welfare. Authorize the Board
with approval of the Board of Con-	of Control to purchase annuity con-
trol to determine the amount of	tracts for employees.

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Introduced, passed on file 433	Amendment filed 170
Referred to governmental affairs 462	Committee report adopted 1710
Committee report 589	Amendments adopted 171
Recommended amendment, passage . 589	Amendment withdrawn 1716
Amendment filed 799	Amendments adopted 1717
Committee report adopted 875	Amendments withdrawn 1717
Amendments adopted 889	Passed Senate, ayes 43, nays 5 1718
Passed Senate, ayes 42, nays 4 889	Motion filed to reconsider vote 1718
Explanation of vote 890	Motion to reconsider vote laid
Received from House 2010	on table 1718
Amendment filed 2073	Reported correctly enrolled 224
Amendment filed 2074	Signed by President 224
Amendment withdrawn 2108	Sent to Governor 224
Amendment filed 2113	Signed by Governor 2305
Amendments withdrawn 2141	angliou aj do lozhoz li i i i i i i i i i i i i i i i i i i
Senate concurred	336 By Kosek. Treatment of alcohol-
Passed Senate, ayes 51, nays 5 2141	ism and to make an appropriation
Reported correctly enrolled 2307	therefor.
Signed by President 2307	Introduced, passed on file 433
Sent to Governor	Referred to appropriations 462
Signed by Governor	Referred to appropriations 402
bighed by dovernor	005 5 5 11 15 0 1
005 7 75 1 701 1 70	337 By Balloun and Burns. Consoli-
335 By Kosek, Riley, and Ely. Au-	dation of cities and towns.
thorizing certain counties to ac-	Introduced, passed on file 439
quire by purchase, lease or con-	Referred to governmental
struction and to reconstruct, com-	subdivisions 462
plete, equip, improve, repair, re-	Committee report 588
model, operate, control, maintain	Recommended passage 588
and manage health centers and ad-	Committee report adopted 1256
ditions thereto, to acquire and im-	Passed senate, ayes 50, nays none 1256
prove property therefor, to levy	Reported correctly enrolled 1448
taxes for the maintenance and ope-	Signed by President 1448
ration thereof, to borrow money	Sent to Governor 1448
and issue bonds and to refund bonds	Signed by Governor 1518
and to levy taxes to pay bonds and	
interest thereon.	338 By Main. To make appropria-
Introduced, passed on file 433	tions to certain named persons or
Referred to public health and	firms in settlement of claims made
welfare	against the State of Iowa.
Committee report 507	Introduced, passed on file 439
Recommended passage 507	Referred to appropriatons 462
Amendment filed 549	Amendment filed 587
Amendment filed 783	Committee report 593
Amendment filed 1248	Recommended amendment, passage 593
Amendment filed 1365	Committee report adopted 649
Amendment filed 1368	Point of order raised 649
Amendment filed 1426	Point of order raised 649
Steering recommends calendar 1454	Amendment withdrawn 649
Amendment filed 1488	Amendment adopted 650

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Passed Senate, ayes 55, nays none 650	Amendments filed 906
Received from House 1487	Special order
Senate refused to concur 1738	
Reported correctly enrolled 2245	
Signed by President	
Sent to Governor	
Signed by Governor 2309	
	Passed Senate, ayes 34, nays 19 922
339 By Reppert, Potgeter and Buren.	Received from House 2378
Payments made under contract for	Senate concurred 2402
the construction of public improve-	Passed Senate, ayes 41, nays 9 2402
ments.	Reported correctly enrolled 2583
Introduced, passed on file 439	
Referred to governmental affairs 462	
Committee report 589	
Recommended passage 589	
Amendment filed 969	
Committee report adopted 1227	
Amendment adopted 1227	
Passed Senate, ayes 41, nays 1 1227	known commonly as LSD.
Reported correctly enrolled 2569	· · · · · · · · · · · · · · · · · · ·
Signed by President 2569	
Sent to Governor 2570	welfare 490
Signed by Governor 2595	
•	Recommended passage 847
340 By DeKoster, Mills and Denman.	
Repeal the inheritance tax law and	344 By Lodwick, Reichardt, Condon,
enact a substitute therefor.	Jepsen, Ely and Reppert. Street
Introduced, passed on file 439	improvements.
Referred to ways and means 463	
Amendment filed 716	
	subdivisions 490
341 By Flatt and Rigler. Taxation	
of personal property and to the	345 By Reppert. Advertisement of
allowance of a credit thereon and to	intoxicating liquors.
make an appropriation therefor.	Introduced, passed on file 455
Introduced, passed on file 439	Referred to safety and law
Referred to ways and means 463	enforcement 490
	Committee report 625
342 By Committee on Public Health	Recommended passage 625
and Welfare. Organization, juris-	Steering recommends calendar 1119
diction, powers and duties of	Committee report adopted 1126
county, city, and district boards of	Amendment filed 1310
health and permits local funding	Amendment adopted 1432
therefor.	Failed to pass Senate, ayes 24,
Introduced, passed on file 458	nays 29
Placed on calendar 490	
Amendment filed 509	Motion to reconsider prevailed 1765
Made special order 871	Passed Senate, ayes 31, nays 26 1765

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346 By Frommelt, Messerly, Den-	350 By Potgeter, Neu, Walsh, Burns,
man, Cassidy, DeHart and Riley.	DeHart, Erskine, Glenn, Murray,
Establish service centers or ser-	Dodds, Elvers, Kyhl, Van Gilst,
vice representatives in credit	Jepsen and Messerly. Extend state
unions.	retirement allowance payments to
Introduced, passed on file 458	Iowa State Superintendents of Pub-
Referred to commerce 490	lic Instruction, county or deputy
	county superintendents of schools
347 By Committee on Appropria-	and deputy city superintendents of
tions. Elevators in the Robert Lu-	public schools.
cas State Office Building, and to	Introduced, passed on file 459
make an appropriation therefor.	Referred to education 490
Introduced, passed on file 458	Referred to appropriations 638
Placed on calendar 490	Committee report
Re-referred to appropriations 495	Recommended passage 640
Committee report 593	Withdrawn
Recommended passage 593	Withdrawn
Passed Senate, ayes 56, nays none 652	351 By Lamborn. Annexation elec-
Passed Senate, ayes 30, hays none 032	tions by cities and towns.
249 Dr. Elyana and Chinley Dramyl	Introduced, passed on file 476
348 By Elvers and Shirley, Promul-	Referred to governmental
gation, approval and filing of rules	subdivisions 490
of administrative agencies and to	Committee report
make an appropriation therefor.	
Introduced, passed on file 458	Recommended amendment, passage 642
Referred to governmental affairs 490	250 By Vyhl OlMallay and Stanley
Committee report 590	352 By Kyhl, O'Malley and Stanley.  Enable cities and towns to finance
Recommended passage 590	local citizens' committees on al-
Referred to appropriations 593	
Amendment filed 886	coholism payable from the amount
Committee report 905	of the liquor control fund distribu-
Recommended passage 905	ted to cities and towns.
Committee report adopted 1058	Introduced, passed on file 470
Amendment adopted 1059	Referred to governmental
Passed Senate, ayes 51, nays none 1059	subdivisions
Reported correctly enrolled 1448	Committee report
Signed by President 1448	Recommended passage
Sent to Governor 1448	Committee report adopted 108
Signed by Governor 1518	Passed Senate, ayes 50, nays none 108
	Received from House
349 By Kibbie, Lisle, Denman and	Senate concurred 182
Stanley, Condemnation of property	Passed Senate, ayes 41, nays none 182
for public improvements, uses, and	Reported correctly enrolled 201
purposes, by merged areas created	Signed by President 203
under the provisions of chapter two	Sent to Governor 203
hundred eighty A(280A), Code 1966,	Signed by Governor 208
Introduced, passed on file 459	
Referred to education 490	353 By Potgeter and Stephens. Li-
Committee report 1458	censing of feeder pig dealers.
Recommended amendment, passage 1458	Introduced, passed on file 476

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Referred to Judiciary 490	357 By Legislative Research Com-
Committee report 641	mittee. Prohibiting certain ar-
Recommended passage 641	ticles from being provided to coun-
Amendment filed 746	ty and municipal prisoners.
Amendment filed 826	Introduced, passed on file 477
Amendment filed 1653	Referred to judiciary 491
Amendment filed 1702	•
Committee report adopted 1707	358 By Lucken, Hougen, Stephens,
Amendment adopted 1707	Briles and DeKoster. Cause for
Amendments withdrawn 1707	immediate dismissal of employ-
Motion filed to reconsider vote 1708	ment and forfeiture of all accrued
Motion to reconsider vote failed 1708	rights and benefits of employment
Point of order raised 1708	for any public employee who shall
Passed Senate, ayes 33, nays 25 1708	strike or boycott whereby the
Motion filed to reconsider vote 1709	health, welfare and safety of the
Motion to reconsider vote laid	public are imperiled.
on table 1709	Introduced, passed on file 477
Received from House 1943	Referred to industrial and human
Amendment filed 2066	relations 491
Amendment adopted 2067	
Senate concurred 2067	359 By O'Malley, Denman and Riley.
Passed Senate, ayes 42, nays 1 2067	Investigations involving probation
Explanation of vote 2081	by the court.
Reported correctly enrolled 2307	Introduced, passed on file 477
Signed by President 2307	Referred to judiciary 491
Sent to Governor	Amendment filed 536
Signed by Governor	Committee report 1200
2001	Recommended passage 1200
354 By Committee on Conservation	Committee report adopted 1554
and Recreation. Sale of skins and	H. F. 246 substituted 1554
plumage of lawfully taken game	Withdrawn
birds and animals.	,
Introduced, passed on file 476	360 By Stanley and Kruck. Motor
Placed on calendar 490	vehicle liability insurance and pro-
Amendment filed 938	tection against uninsured motor
H. F. 309 substituted 1116	vehicles and hit-and-run motor
Withdrawn	vehicles.
	Introduced, passed on file 477
355 By Riley and Kosek. Certain ex	Referred to commerce 491
parte injunctions.	Amendment filed 951
Introduced, passed on file 476	Committee report 1048
Referred to judiciary 491	Recommended passage 1048
	Committee report adopted 1229
356 By Legislative Research Com-	Amendment adopted 1229
mittee. Periodic release of priso-	H. F. 561 substituted 1229
ners sentenced by municipal	Withdrawn
courts.	
Introduced, passed on file 477	361 By Committee on Public Health
Referred to judiciary 491	and Welfare. Children's boarding

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homes.		Signed by Governor	215
Introduced, passed on file		1.0	
Placed on calendar	491	367 By Klefstad, Dodds and C Inspection of boilers and	
362 By Committee on Public Health		pressure vessels.	
and Welfare. Investigation by the county medical examiner.		Introduced, passed on file Referred to industrial and hum	
Introduced, passed on file	477	relations	524
Placed on calendar	491	Committee report	
Passed Senate, ayes 42, nays none	875	Recommended passage	1020
363 By Committee on Public Health and Welfare. Authorizing the board of control to establish and operate a rehabilitation camp system.		368 By Ely, Lodwick, Re Condon, Reppert and Jeps of parking meter funds in over 10,000.	en. Use
Introduced, passed on file	477	Introduced, passed on file	487
Placed on calendar	491	Referred to governmental	
H. F. 237 substituted	980	subdivisions	524
Withdrawn	980	Committee report	
		Recommended passage	745
364 By Committee on Public Health			
and Welfare. To make possible the		369 By Stanley, Cassidy,	Benda,
use of mental hospitals for treat-		Kibbie, DeKoster, Nurse	, Riley,
ment centers for the mentally re-		Ely, Rigler, Dodds, Mo	esserly,
tarded.		Hougen, Denman, Lucken,	
Introduced, passed on file	477	Lamborn, Kosek, Walsh,	Flatt,
Placed on calendar	491	Jepsen, DeHart, Balloun a	nd Reno.
Amendments filed		Valuation and assessment	
Withdrawn	1304	perty for purposes of taxat	ion.
		Introduced, passed on file	487
365 By Committee on Public Health and Welfare. Employment of		Referred to ways and means.	524
Board of Control personnel.		370 By Balloun, Benda,	Elvers,
Introduced, passed on file		Reichardt and Reno. Au	thorize
Placed on calendar	491	the reconstruction and has	rd sur-
Passed Senate, ayes 47, nays none	884	facing of certain roads, and an appropriation therefor.	to make
366 By Buren. County boards of		Introduced, passed on file	
conservation.		Referred to appropriations	
Introduced, passed on file	487	Committee report	1752
Referred to conservation and		Recommended amendment,	
recreation	524	passage	1752
Committee report		Amendment filed	
Recommended passage		Committee report adopted	
Committee report adopted		Amendments adopted	
Passed Senate, ayes 48, nays 3		Passed Senate, ayes 45, nays 8	
Reported correctly enrolled		Explanation of vote	
Signed by President		Motion filed to reconsider vote	
Sent to Governor	1733	Motion to reconsider vote faile	ed 2056

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Motion filed to reconsider vote 2107	374 By Van Eaton. Motor vehicle
Rule suspended 2117	operator's licenses and permits.
Motion to reconsider prevailed 2117	Introduced, passed on file 488
Amendment filed 2136	Referred to safety and law
Explanation of vote 2146	enforcement 524
371 By Reichardt, Gaudineer, Den-	375 By Mills, Klefstad, Kibbie, Cas-
man, Reppert and O'Malley. Com-	sidy, Walsh, Erskine, Frommelt,
pensation of county supervisors in	Coleman, Denman, Nurse, Riley,
counties with a population of two	DeHart and O'Malley. Civil engi-
hundred thousand (200,000) or	neers. Introduced, passed on file 488
more.	Referred to judiciary 524
Introduced, passed on file 487	Committee report 641
Referred to governmental	Recommended amendment passage 641
subdivisions 524	Recommended amendment passage off
Amendment filed 548	376 By Dodds. Deer hunting.
Amendment filed 605	Introduced, passed on file 488
Amendment filed	Referred to conservation and
	recreation 524
372 By Frommelt, Benda, Mills,	100100000011111111111111111111111111111
O'Malley, Stanley and Cassidy.	377 By Klefstad. Penalty for leaving
Credit unions.	the scene of a motor vehicle acci-
Introduced, passed on file 487	dent resulting in injury to or death
Referred to commerce 524	of any person.
Committee report 849	Introduced, passed on file 504
Recommended passage 849	Referred to judiciary 524
Committee report adopted 1084 H. F. 320 substituted 1084	
Withdrawn	378 By Burns, Messerly and Mills.
"" " " " " " " " " " " " " " " " " " "	To create a State Board of Dentis-
373 By Lodwick and Benda. Restora-	try and to prescribe the powers and
tion and compensation to counties	duties thereof relating to the prac-
for secondary roads used as prim-	tice of dentistry and dental hygiene
ary road detours.	and the administration of this Act.
Introduced, passed on file 488	Introduced, passed on file 505
Referred to transportation 524	Referred to governmental affairs 524
Committee report	
Recommended passage 1120	379 By Committee on Education. So-
Amendment filed	cial science subject requirements
Amendment filed	under minimum school standards.
Committee report adopted 1958	Introduced, passed on file 505
Amendments adopted 1959	Placed on calendar 524
Passed Senate, ayes 45, nays none 1959	Passed Senate, ayes 49, nays none 1082
Received from House	Received from House
Senate concurred	Senate concurred
Passed Senate, ayes 50, nays 1 2556	Passed Senate, ayes 49, nays none 1295
Reported correctly enrolled 2583	Reported correctly enrolled 1448
Signed by President	Signed by President 1448
Sent to Governor         2584           Signed by Governor         2598	Sent to Governor
The by Governor	Signed by Governor 1478

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380 By Committee on Education.	Amendment filed 1407
Follow-up studies of certain	Special order 1417
schools having more than a certain	Committee report adopted 1417
number of students who may drop	Amendment filed 1417
out.	Amendment adopted 1417
Introduced, passed on file 505	Amendments filed 1418
Placed on calendar 524	Amendments adopted 1418
Passed Senate, ayes 44, nays 4 1084	Motion filed to reconsider vote 1419
	Motion to reconsider prevailed 1419
381 By Committee on Education.	Amendments filed 1419
Compliance by private schools with	Amendment adopted 1419
minimum standards by means of	Passed Senate, ayes 33, nays 18 1420
courses made available in the pub-	Motion filed to reconsider vote 1421
lic schools.	Motion to reconsider vote laid on
Introduced, passed on file 505	table
Placed on calendar 525	
Passed Senate, ayes 46, nays 2 1085	384 By Frommelt, Cassidy and Riley.
Received from House 2446	Regulating, licensing and control-
Senate concurred 2482	ling of the dispensing of optical de-
Passed Senate, ayes 37, nays 1 2482	vices.
Explanation of vote 2483	Introduced, passed on file 505
Reported correctly enrolled 2583	Referred to judiciary 525
Signed by President 2583	Committee report 641
Sent to Governor	Recommended passage 641
Signed by Governor 2597	Steering recommends calendar 2011
	Committee report adopted 2069
382 By Clarke, Condon, Riley and	H. F. 389 substituted 2069
Elvers. Establishment and devel-	Withdrawn 2079
opment of natural resources and	385 By Committee on Public Health
recreational districts by boards of	and Welfare. State aid for the men-
supervisors.	tally ill and mentally retarded.
Introduced, passed on file 505	Introduced, passed on file 505
Referred to judiciary 525	Referred to appropriations 525
	Committee report 905
383 By Condon. Establish a Labor	Recommended passage 905
Relations Board and define its du-	Committee report adopted 1059
ties, declaring certain acts unfair	Passed Senate, ayes 52, nays none 1060
labor practices, and repealing and	Reported correctly enrolled 1637
rewriting certain sections of the	Signed by President 1637
present statutes.	Sent to Governor 1637
Introduced, passed on file 505	Signed by Governor 1679
Referred to industrial and human	
relations 525	386 By Committee on Public Health
Committee report 811	and Welfare. Age limit for children
Recommended amendment, passage 811	eligible to receive assistance un-
Amendment filed 813	der the aid to dependent children
Made special order	program.
Made special order 1369	Introduced, passed on file 505
Point of order raised 1394	Placed on calendar 525

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387 By Committee on Public Health		and Recreation. Fees collected
and Welfare. Maternity Hospitals.		from the registration of water-
Introduced, passed on file	505	craft.
Placed on calendar	525	Introduced, passed on file 521
Amendment filed	1287	Referred to appropriations 544
388 By Committee on Public Health		395 By Reichardt. Extracurricular
and Welfare. Recovery of assis-		activities.
tance payments from former re-		Introduced, passed on file 523
cipients of old-age assistance or		Referred to education 54
their spouses.		
Introduced, passed on file		396 By Mills. Authority for joint
Placed on calendar	525	county-city or town buildings.
Passed Senate, ayes 49, nays 1	981	Introduced, passed on file 52
800 D G 44 D 11 W 14		Amendment filed 53
389 By Committee on Public Health		Referred to governmental
and Welfare. Personal deposits of		subdivisions
patients and inmates in certainin-		Committee report
stitutions governed by the Board of Control.		Recommended passage 93
Introduced, passed on file	506	Amendment filed
Placed on calendar		Rule suspended
Passed Senate, ayes 45, nays none		
russed behate, ayes 40, hays hone.	001	Amendment adopted
390 By Ely. Incorporated mental		Motion filed to reconsider vote 103
health centers.		Motion to reconsider prevailed 103
Introduced, passed on file	506	H. F. 537 substituted 103
Referred to governmental		Withdrawn 103
subdivisions	525	WILIMIA WILL
Amendment filed	704	397 By Shaff. Compensation of park commissioners.
391 By Committee on Public Health		Introduced, passed on file 52
and Welfare. Restoration of citi-		Referred to governmental
zenship rights to convicts upon		subdivisions 54
their release.		Committee report
Introduced, passed on file	506	Recommended passage 68
Placed on calendar	525	Amendment filed 128
Passed Senate, ayes 45, nays 3	977	Amendment filed 133
		Committee report adopted 140
392 By Kyhl. Motor vehicles.		Point of order raised 140
Introduced, passed on file	506	Amendment adopted 140
Referred to governmental affairs	525	Passed Senate, ayes 39, nays 12 140
•		Reported correctly enrolled 256
393 By Erskine. Obscenity and in-		Signed by President 256
decency.		Sent to Governor 257
Introduced, passed on file	521	Signed by Governor 259
Referred to judiciary	544	
•		398 By Committee on Public Health
394 On Committee on Concommetion		and Walfana Establishing a madia

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tion control program and making an appropriation therefor.	cretary of the state Board of Regents.
Introduced, passed on file 522	Introduced, passed on file 522
Referred to appropriations 544 Amendment filed 585	Referred to education 54
intercent from the contract of	405 By Burns. Legalize and validate
399 By Kosek, Denman, Reppert,	the proceedings for the attachment
Frommelt, Van Eaton and Erskine.	of certain land to the Clear Creek
Permanent school fund.	Community School District, in the
Introduced, passed on file 522	counties of Johnson and Iowa, State
Referred to governmental affairs 544	of Iowa, and declaring the bounda-
	ries of said school district to be
400 By Kosek, Denman, Reppert,	legally established.
Frommelt, Van Eaton and Erskine.	Introduced, passed on file 533
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401 By Kosek, Denman, Reppert,	Received from House 1744
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402 By Lodwick, Judicial retirement	406 By Burns. Legalize and validate
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Amendment adopted 1106	on and for the issuance of school
Passed Senate, ayes 42, nays none 1107	building bonds to pay the cost
400	thereof and for the levy of taxes
403 By Lodwick. Preparation of bud-	for the payment of said bonds and declaring the bonds issued pur-
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404 By DeHart, Burns, Messerly,	Referred to judiciary 545
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407 By Legislative Research Com-	Steering recommends calendar 1621
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	funeral plans.
408 By Neu, Potgeter, Patton, Gaudi-	Introduced, passed on file 534
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409 By Hagedorn. Amend chapter	Introduced, passed on file 534
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417 By Gaudineer. Forfeiture of bail.	1	tion, repairs, replacements, al-	
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Amendment filed		surtaxes on individual and corpor-	
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	1514	school districts.	
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420 By Rigler. Safety lights on ve-		ties for the payment of attorney	
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421 By DeKoster. Provide for the		40C Dr. Lambann Lamilian and stal	
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Referred to judiciary	545	munity School District, in the County of Jackson, State of Iowa,	
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Amendment filed		and for the levy of taxes for the	,
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Amendment filed	748	of finance charges in connection	
	835	with extensions of credit.	
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427 By Van Eaton. Construction and	I	ntroduced, passed on file	540
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		(736A), Code 1966, to permit an	
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436 By Benda, Rigler, Lamborn,	Committee report adopted 982
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439 By Van Eaton, DeHart, Dodds and	Signed by President 2033
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445 By DeHart, Denman, and Walsh.	Introduced, passed on file 542
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	452 By Ely. Stolen or abandoned
447 By Lucken and DeKoster. Autho-	vehicles.
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454 By Committee on Public Health	on table 873
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457 By Potgeter. Repeal certain du-	Partition fences.
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Passed Senate, ayes 50, nays none 1346	Agricultural land tax credit.	
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464 By Hougen. Revise the tax on	tary service tax credits and to	
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465 By Floy, Glenn, Dodds and Gau-	derived from the increase for	
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Referred to governmental	and appropriate the revenue de-	
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	eral state aid to education.	
466 By Lamborn, Denman and Benda.	Introduced, passed on file	
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467 By Legislative Research Com-	permissible rate of interest.	
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475 By Klefstad. Regulation of nurs-	Referred to judiciary	
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476 By Neu, Potgeter, Walsh and	checks.	
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Amendment filed 2032	ment therefor.	
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gering on races within the state, to	personal property subject to the
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Amendments filed	495 By Reppert. Requiring that the
Amendment filed 2040	name of any drug prescribed by a
Amendment filed 2041	doctor or dentist be affixed to the
	container.
489 By Committee on Conservation.	Introduced, passed on file 617
and Recreation. Compelling oper-	Referred to public health and
ators of vessels involved in colli-	welfare 639
sions to render aid.	Committee report 780
Introduced, passed on file 616	
Amendment filed 608	• 0
Referred to judiciary 638	Amendment filed 1572
490 By Stanley. Provide tax incen-	496 By Ely, Riley, O'Malley, Stanley,
tives for the improvement and re-	Denman, Frommelt, Cassidy, Rei-
pair of property.	chardt, Condon, Hagedorn and
Introduced, passed on file 616	Klefstad. Discrimination in hous-
Referred to ways and means 639	ing.
	Introduced, passed on file 617
401 D CL 1 1 000 13	Referred to industrial and human
491 By Stanley and O'Malley. En-	relations 639
forcement of obligations to support	Amendment filed 716
persons receiving public assis-	Amendment filed
tance, the appointment of a conser-	Committee report 812
vator for a person receiving public	Recommended passage 812
assistance, the protection of the	Made special order 887
public interest in the proper sup-	Amendment filed 917
port of minor children of divorced	Amendment filed 938
or separated parents, and the du-	Amendments filed 939
ties of the county attorney and the	Special order
county department of social wel-	Committee report adopted 944
fare.	Amendments adopted 944
Introduced, passed on file 616	Amendments filed 945
Referred to public health and	Amendments adopted 945
welfare 639	Amendments adopted 946

S.F. Page Call of the Senate requested . 946 Motion filed to reconsider vote . 947 Call of the Senate 947 Motion to reconsider vote failed . 948 Amendments withdrawn . 948 Amendment filed 948	S.F Page Placed on calendar 639 Substituted for S.F. 282
Passed Senate, ayes 49, nays 11       . 949         Reported correctly enrolled       . 1128         Signed by President       . 1128         Sent to Governor       . 1128         Signed by Governor       . 1191	501 By O'Malley and Coleman. Provide additional benefits for permanently injured employees receiving benefits underthe Workmen's Compensation Act, while they are undergoing vocational rehabilitation.
497 By DeHart. Registration of land- scape architects, and to make an appropriation therefor.	Introduced, passed on file 617 Referred to industrial and human relations 639
Introduced, passed on file 617 Referred to judiciary 639  498 By Klefstad, Ely and Gaudineer.	502 By O'Malley and Coleman. Pro- vide that employers of peace offi- cers provide benefits under the
Provide a more equitable system of income taxation through use of app-	Workmen's Compensation Act. Introduced, passed on file 617
ropriate rate scales, deduction ratios, and reporting requirements in	Referred to industrial and human relations 639
conformance with enforcement necessity.	503 By O'Malley and Coleman. Commutation of workmen's compensa-
Introduced, passed on file 617 Referred to ways and means 639 Amendment filed	tion claims.  Introduced, passed on file 617  Referred to industrial and human relations 639
499 By Riley, Gaudineer, Jepsen and	504 By O'Malley and Coleman. Pro-
Reno. Low-renthousing elections.  Introduced, passed on file 617  Referred to governmental subdivisions 639  Committee report	vide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of
Recommended amendment, passage 1197 Committee report adopted 1520 Amendment adopted	their employment. Introduced, passed on file 617 Referred to industrial and human
Passed Senate, ayes 37, nays none 1520 Motion filed to reconsider vote 1533 Motion to reconsider prevailed 1533	relations
Passed Senate, ayes 41, nays 7 1533	Recommended passage 914 Steering recommends calendar 1306 Committee report adopted 1383
500 By Committee on Judiciary. Establish and provide for the enforcement of statewide minimum stan-	Passed Senate, ayes 37, nays none 1383
dards for installation, alteration, or repair of electrical wiring and equipment,	505 By O'Malley and Coleman. Costs of an official shorthand reporter in workmen's compensation hearings.
Introduced regard on file 617	Introduced paged on file

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Referred to industrial and human		loyee.
relations	639	Introduced, passed on file 61
Committee report	1020	Referred to industrial and human
Recommended passage	1020	relations 63
Steering recommends calendar	1306	Committee report 111
Committee report adopted	1384	Recommended passage 111
Passed Senate, ayes 42, nays 1	1384	Steering recommends calendar 133
·		Committee report adopted 139
506 By O'Malley and Coleman. Pro-	-	Amendment filed 1399
viding a definite time at which in-	-	Amendment adopted 1399
terest on workmen's compensa-		Passed Senate, ayes 41, nays 1 1399
tion claims will commence to ac-	-	Reported correctly enrolled 1733
crue.		Signed by President 1733
Introduced, passed on file	618	Sent to Governor 1733
Referred to industrial and human		Signed by Governor 1838
relations	639	
Committee report		509 By Gaudineer. Compensation of
Recommended amendment, passage	914	the Budget and Financial Control
Steering recommends calendar		Committee.
Committee report adopted		Introduced, passed on file 618
Amendment adopted		Referred to governmental affairs 639
Amendment withdrawn	1385	Committee report
Passed Senate, ayes 44, nays none	1385	Recommended amendment, passage 1405
		Amendment filed
507 By Denman and Mills. Providing		Committee report adopted 1758
for computing retirement annui-	•	Amendments withdrawn 1758
ties for judges now living who were	,	H. F. 425 substituted 1758
mandatorily retired during the	)	Withdrawn 1759
year 1965.		
Introduced, passed on file	618	510 By Buren, Floy, Nurse, Walsh
Referred to judiciary		and Riley. Payments to nursing
Committee report		homes and custodial homes.
Recommended passage		Introduced, passed on file 618
Committee report adopted		Referred to public health and
Failed to pass Senate, ayes 21,		welfare
nays 15	1530	Committee report
Motion filed to reconsider vote	1531	Recommended passage 745
Explanation of vote		Committee report adopted 998
Point of order raised		Passed Senate, ayes 49, nays none 996
Motion filed to reconsider vote		Reported correctly enrolled 1820
Motion to reconsider prevailed		Signed by President 1821
Passed Senate, ayes 33, nays 22		Sent to Governor 1821
		Signed by Governor 1903
508 By Flatt, Frommelt, Coleman,		
Reppert and Lisle. Amend section		511 By Murray, Buren, Potgeter and
eighty-five point sixty-one (85.61),		Clarke. Installation of diagonal hi-
Code 1966, relating to workmen's compensation so as to include exe-		ghways and highway placement.
cutive corporate officers within		Introduced, passed on file 618
the definition of workman or emp-		Referred to transportation 639

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512 By Riley. Affix monetary liabili-	Introduced, passed on file 61
ty for damages resulting from acts	Referred to agriculture 64
committed by minor children.	Committee report 84
Introduced, passed on file 618	Recommended passage 84
Referred to judiciary 639	Committee report adopted 143
	Passed Senate, ayes 33, nays 15 143
513 By Riley. Vacations for public	
employees.	519 By Van Gilst. Limitations of ac-
Introduced, passed on file 618	tions of claims to real estate.
Referred to governmental affairs 639	Introduced, passed on file 619
_	Referred to judiciary 64
514 By Glenn. Method of appeal from	
justice court convictions.	520 By Condon. Amend chapter ei-
Introduced, passed on file 618	ghty-five (85), Code 1966, relating
Referred to judiciary 639	to workmen's compensation.
• • • • • • • • • • • • • • • • • • • •	Introduced, passed on file 63
515 By Shaff. Search warrants.	Referred to industrial and human
Introduced, passed on file 619	relations 687
Referred to judiciary 640	Committee report 1219
,	Recommended passage 1219
516 By Committee on Conservation	recommended passage 121
and Recreation. Mobile home	521 By Dodds, Murray, Reno, McGill
parks owned and operated by any	and Buren. Authorizing the use of
agency or department of the state	electronic voting systems.
or county.	Introduced, passed on file 637
Introduced, passed on file 619	Referred to governmental affairs 687
Placed on calendar 640	Amendment filed
Passed Senate, ayes 46, nays none . 898	Amendment med
Received from House 1448	522 By Glenn. Union recognition by
Amendment filed 1550	
Amendments adopted 1591	county, municipal or governmental
Passed Senate, ayes 41, nays none 1592	subdivision of employees without civil service status.
Explanation of vote 1592	
Reported correctly enrolled 1820	Introduced, passed on file 637
Signed by Dragidant 1921	Referred to industrial and human
Signed by President 1821	relations 687
Sent to Governor	
Signed by Governor 1933	523 By Hagedorn, Reppert, Floy,
517 Per Committee on Concentration	Klefstad, O'Malley and Reno. Ex-
517 By Committee on Conservation	tablish a highway commission ma-
and Recreation. Taking of mussels.	terials and equipment revolving
Introduced, passed on file 619 Placed on calendar 640	fund for purchasing.
Passed Service and 46 mans and 640	Introduced, passed on file 637
Passed Senate, ayes 46, nays none 882	Referred to appropriations 687
Reported correctly enrolled 1902 Signed by President	Committee report 2239
Signed by President	Recommended passage 2239
Sent to Governor	Committee report adopted 2276
Signed by Governor 2043	Passed Senate, ayes 52, nays none 2277
510	Reported correctly enrolled 2569
518 By Glenn. Ice milk cones.	Signed by President 2569

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Sent to Governor	2570 S	igned by Governor	1411
Signed by Governor			
		529 By Lisle. Provide a credit or	1
524 By Committee on Public Health	ı	the personal property tax to be le-	
and Welfare. Estate of a deceased		vied on the personal property of	f
inmate of an institution governed by		every taxpayer to a limit of one	
the Board of Control.		thousand (1000) dollars.	
Introduced, passed on file		stroduced, passed on file	638
Placed on calendar	687 R	eferred to ways and means	687
Passed Senate, ayes 48, nays none	882		
		530 By Frey and Denman. Create an	ı
525 By Committee on Public Health	ı	Athletic Commission, to provide	;
and Welfare. Establishment of a		for its powers, duties and organi-	
release center for male inmates	<b>;</b>	zation, to repeal certain sections	3
of corrective institutions.		of the Code relating to athletics,	,
Introduced, passed on file		and to provide for an initial app-	•
Placed on calendar		ropriation to establish said com-	
Passed Senate, ayes 48, nays none		mission.	
Reported correctly enrolled		troduced, passed on file	
Signed by President		eferred to education	687
Sent to Governor			
Signed by Governor	1839	531 By Committee on Education. Au-	
		thorize the State Board of Regents	
526 By Committee on Public Health		to acquire by gift, purchase, lease	
and Welfare. Institutions under the		or construction and to reconstruct	
jurisdiction of the Board of Contr-		complete, equip, improve, repair	
ol.		remodel. operate, control, main-	
Introduced, passed on file		tain and manage academic and ad-	
Placed on calendar	687	ministrative buildings and facili-	
		ties and additions to and utilities	
527 By Heaberlin, Hagedorn, Reno,		services for such buildings and	
Buren, Briles and Lucken. Con-		facilities and additions, at the	
tract carrier tariffs.	605	State University of Iowa, the Iowa	
Introduced, passed on file	637	State University of Science and	
Referred to transportation	087	Technology and the State College	
500 De Dese and Hamadann Dravida		of Iowa, to acquire and improve property therefor, to establish and	
528 By Reno and Hagedorn. Provide		collect student fees and charges	
uniform stop signs for use in scho- ol zones.		and to borrow money and issue re-	
Introduced, passed on file	637	venue bonds or notes payable solely	
Referred to safety and law	001	from fees and charges and other in-	
enforcement	687	stitutional income, and to refund	
Committee report	813	bonds, notes or other obligations	
Recommended passage		payable from such revenues.	-
Committee report adopted		atroduced, passed on file	65
Passed Senate, ayes 46, nays none		laced on calendar	-01
Reported correctly enrolled		ade special order	
Signed by President		mendment filed	
Sont to Covernor		negial order	802

S.F.       Page         Amendments filed       803         Amendments adopted       803         Amendment withdrawn       803         Amendments filed       804         Amendment adopted       804         Amendments adopted       805         Passed Senate, ayes 33, nays 22       805         Motion filed to reconsider vote       820         Motion to reconsider vote withdrawn       966	S.F. Page 533 By Kibbie. Advertising and selling courses of instruction and to amend chapter seven hundred thirteen A (713A), Code 1966, relating thereto.  Introduced, passed on file
532 By Committee on Education. Authorizing he State Board of Regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medica; and hospital buildings and facilities, and additions to such buildings and	534 By Klefstad. Election contests. Introduced, passed on file 654 Referred to governmental affairs 687  535 By Committee on Governmental Subdivisions. Amend section three hundred ninety-four point nine (394.9), Code 1966, relating too rates charged by cities and towns
facilities, for the use of the hospitals and medical clinics of the State University of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues.	for the use of self-liquidating improvements.  Introduced, passed on file
Introduced, passed on file       653         Placed on calendar       687         Made special order       706         Amendment filed       782         Special order       818         Amendment adopted       818         Amendments adopted       819         Passed Senate. aves 40, nays 17       819         Explanation of vote       820	536 By Stanley, Denman, Rigler, Kruck, Benda, Shirley, Riley, Heying, Balloun, Reno, DeKoster, Mills, Flatt, Lange, Messerly, Lamborn, Hougen, Kosek, Neu, Walsh, Shaff, Jepsen, Van Eaton, DeHart, Erskine, Nurse, Ely, Hill and Reichardt. Requiring meetings of governmental agencies to be open to the
Received from House       1642         Senate refused to concur       1715         Conference committee appointed       1753         Conference committee report       1844         Conference committee report       adopted         Amendments adopted       1845         Passed Senate, ayes 51, nays 5       1845         Reported correctly enrolled       1902	public. Introduced, passed on file
Reported correctly enrolled	Amendment filed

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Passed Senate, ayes 40, nays 3 1539	Passed Senate, ayes 40, nays 15 2514
Motion filed to reconsider vote 1539	Reported correctly enrolled 2583
Motion to reconsider vote laid	Signed by President 2583
on table	Sent to Governor 2584
Explanation of vote 1545	Signed by Governor 2598
Explanation of vote 1554	
Reported correctly enrolled 2242	538 By Schaben. Sale of cattle for
Signed by President 2242	slaughter.
Sent to Governor 2242	Introduced, passed on file 654
Signed by Governor 2305	Referred to agriculture 687
597 De Stanlan Vanda Dielan Shin	Committee report 1007
537 By Stanley, Kruck, Rigler, Shir-	Recommended passage 1007
ley, Benda, Heying, Riley, Reno, Balloun, Nurse, DeKoster, Mills,	
Lange, Flatt, Messerly, Lamborn,	539 By Gaudineer. Voter registra-
Kosek, Hougen, Neu, Walsh, Shaff,	tion lists.
Jepsen, Van Eaton, DeHart, Ers-	Introduced, passed on file 654
kine, Ely, Hill and Reichardt. Pro-	Referred to governmental affairs 688
tect the right of citizens to examine	Committee report 1029
public records and make copies	Recommended passage 1029
thereof.	Committee report adopted 1531
Introduced, passed on file 654	Passed Senate, ayes 48, nays 1 1531
Referred to governmental affairs 687	
Committee report 967	540 By Stanley. Assessment and val-
Recommended passage 968	uation of personal property for
Placed on calendar 1043	purposes of taxation.
Amendment filed	Introduced, passed on file 654
Committee report adopted 1096	Referred to ways and means 688
Amendment adopted	•
Amendment filed	541 By Reppert, Condon, Gaudineer
Amendments adopted 1097	and Klefstad. Allocations from the
Point of order raised 1097	road use tax fund and to the appor-
Point of order raised 1097	tionment thereof.
Amendments filed 1107	Introduced, passed on file 654
Amendments adopted 1108	Referred to appropriations 688
Passed Senate, ayes 55, nays 2 1108	542 By Denman, Reichardt and Rep-
Received from House 2177	pert. Millage levy for improve-
Amendments filed	ments and maintenance of county
Amendments adopted 2301	hospitals in counties having a pop-
Point of order raised 2301	ulation of two hundred twenty-five
Amendment withdrawn 2301	thousand (225,000) inhabitants or
Motion filed to reconsider vote 2304	over.
Motion filed to reconsider vote 2305	Introduced, passed on file 654
Amendment filed 2376	Referred to governmental
Motion to reconsider prevailed 2511	subdivisions 688
Motion to reconsider prevailed 2512	
Amendment filed 2513	543 By Murray. Educational stand-
Amendments adopted 2513	ards.
Senate concurred 2513	Introduced, passed on file 655
Daint of andon pained 0519	Deferred to advection 698

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544 By O'Malley and Coleman. Au-	548 By Stanley. Change the name of
thorize the Industrial Commis-	the Iowa State Traveling Library
sioner to order the taking of de-	to the Iowa State Library.
positions in workmen's compensa-	Introduced, passed on file 655
tion cases.	Referred to governmental affairs 688
Introduced, passed on file 655	Committee report 1029
Referred to industrial and human	Recommended passage 1029
relations 688	549 By Stanley. Mileage allowance
Committee report 1019	of jurors.
Recommended passage 1019	Introduced, passed on file 65
Steering recommends calendar 1306	Referred to governmental
Committee report adopted 1386	subdivisions 68
Passed Senate, ayes 37, nays 1 1386	
	550 By Stanley. Automobile regis-
545 By O'Malley. Liability of the po-	tration fee exemption for seriously
litical subdivisions of the state for	disabled veterans.
personal injuries or property dam-	Introduced, passed on file 655
age caused by its officers, employ-	Referred to governmental affairs 688
ees or agents.	551 By Committee on Public Health
Introduced, passed on file 655	and Welfare. Payment of assis-
Referred to judiciary 688	tance from aid to dependent child-
Committee report 1199	ren funds on behalf of a child re-
Recommended passage 1199	moved from the state.
	Introduced, passed on file 655
546 By Governmental Subdivisions	Placed on calendar 688
Committee. Amend chapter three	Passed Senate, ayes 48, nays none . 1012
hundred seventy (370), Code 1966,	Reported correctly enrolled 2011
relating to the control of munici-	Signed by President 2033
pal recreational facilities.	Sent to Governor 2034
Introduced, passed on file 655	Signed by Governor 2081
Amendment filed 671	
Placed on calendar 688	552 By Riley. Property tax exemp-
Amendment filed	tions allowed veterans.
Amendment adopted 1317	Introduced, passed on file 655
Amendment withdrawn 1317	Referred to ways and means 688
Passed Senate, ayes 36, nays none 1317	
Reported correctly enrolled 1902	553 By Stanley. Prohibit the pos-
Signed by President 1902	session of fireworks except for
Sent to Governor	lawful uses.
Signed by Governor 2011	Introduced, passed on file 656
547 D Ct 1 D 111 1	Referred to judiciary 688
547 By Stanley. Establish a comm-	554 Profitence Diet control
unity work and training program	554 By Stanley. Riot control.
to aid members of families re-	Introduced, passed on file 656 Referred to governmental affairs 688
ceiving aid to dependent children	Referred to governmental allairs 000
to become self-supporting. Introduced, passed on file 655	555 By Lodwick, Frommelt, O'Mal-
Referred to public health and	ley, Rigler, Walsh, Hagedorn and
male to public nearth and	rey, migrer, warsh, magedornand

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sales and use tax sales made to	558 By Glenn, Dodds, Klefstad, Cole-
an educational institution and to	man, Murray and Schaben. Ap-
provide for a refund of any sales or	pointments, duties, responsibili-
use tax upon the gross receipts of	ties, and payment of counsel for
sales to any contractor fulfilling	the State Tax Commission, Board
any written contract with an educa-	of Social Welfare, and Highway
tional institution.	Commission.
Introduced, passed on file 656	Introduced, passed on file 656
Referred to ways and means 688	Referred to judiciary 688
Committee report	
Recommended amendment, passage 1196	559 By Stanley. Errors and omis-
Committee report adopted 1344	sions insurance for the county
Amendment adopted	recorder and deputies and employ-
Passed Senate, ayes 48, nays 4 1344	ees of the county recorder's office.
Explanation of vote	Introduced, passed on file 656
Reported correctly enrolled 1902	Referred to governmental
Signed by President 1902	subdivisions
Sent to Governor	Committee report 968
Signed by Governor 2043	Recommended passage 968
	Amendment filed
556 By Committee on Governmental	Committee report adopted 1088
Affairs. Regulate the business of	Amendment filed 1095
debt management, to require li-	Point of order raised 1155
censes and to fix fees therefor, to	Amendment withdrawn 1155
prescribe the powers and duties of	Failed to pass Senate, ayes 29, nays 25 1155
the State Banking Board and Super-	Motion filed to reconsider vote 1161
intendent to prescribe conditions	Motion to reconsider prevailed 1436
for debt management contract, to	Passed Senate, ayes 39, nays 15 1436
provide for the disposition of re-	Motion filed to reconsider vote 1436
venues, and to provide penalties for	Motion to reconsider vote laid
violations of the provisions of this	on table
Act. Introduced, passed on file 656	
Placed on calendar	560 By Stanley. Amend the Uniform
Placed on calendar 1043	Commercial Code to conform to o-
Amendment filed	ther provisions of the Code of Iowa
Amendment filed	as they relate to perfection of a
Amendment filed	security interest in a vehicle.
Steering recommends calendar 1454	Introduced, passed on file 656 Referred to judiciary 688
Amendment filed	Committee report
Amendment adopted	Recommended passage
Amendments withdrawn 1709	Committee report adopted 1088
H. F. 284 substituted 1710	Passed Senate, ayes 39, nays none 1089
Withdrawn	Received from House 1643
	Senate concurred
557 By Hagedorn, DeHart and Floy.	Passed Senate, ayes 37, nays none 1671
Collection of a wheel tax.	Reported correctly enrolled 1820
Introduced, passed on file 656	Signed by President 1821
Referred to wave and means 688	Sent to Governor 1821

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Signed by Governor 1903	566 By Committee on Public Health and Welfare. Office space for Bo-
561 By Stanley. Filing fees and	ard of Control personnel.
filing procedures under the Uni-	Introduced, passed on file 686
form Commercial Code.	Referred to appropriations 714
Introduced, passed on file 656	
Referred to judiciary 688	567 By Committee on Public Health
Committee report 950	and Welfare. Assumption of civil
Recommended passage 950	jurisdiction over the Sac and Fox
Committee report adopted 1156	Indian settlement in Tama County.
Amendment filed	Introduced, passed on file 686
Amendment adopted 1156	Placed on calendar 714
Passed Senate, ayes 45, nays 1 1156	Withdrawn 1374
Reported correctly enrolled 1733	
Signed by President 1733	568 By Committee on Public Health
Sent to Governor 1733	and Welfare. Eligibility of an app-
Signed by Governor 2151	licant for or recipient of aid for
<b>B ,</b>	the blind.
562 By Stanley. Clarifying the index-	Introduced, passed on file 686
ing of financing statements under	Placed on calendar 714
the Uniform Commercial Code.	
Introduced, passed on file 657	569 By Murray. Create a School
Referred to judiciary 688	Budget Review Committee and to
Withdrawn	define the powers and duties of
	said committee.
563 By Jepsen, Shaff, Frommelt,	Introduced, passed on file 686
Mills, Cassidy, Condon, Walsh,	Referred to education 714
Lamborn, Ely, Rigler, Reppert,	
Burns, Stanley and Messerly. Es-	570 By Shaff. Voter registration in
tablishment of sewer connection	all cities of two thousand (2,000)
charges or fees.	or more bordering on a city of ten
Introduced, passed on file 657	thousand (10,000) or more.
Referred to governmental	Introduced, passed on file 686
subdivisions	Referred to governmental
Withdrawn 1358	subdivisions
564 By Klefstad. County courthouses.	571 By Benda. Railway companies
Introduced, passed on file 686	taxation.
Referred to governmental	Introduced, passed on file 687
subdivisions	Referred to ways and means 714
Committee report 937	•
Recommended passage 937	
Committee report adopted 1628	572 By Committee on Public Health
Passed Senate, ayes 34, nays 11 1628	and Welfare. Responsibility of re-
	latives to contribute toward the
565 By McGill. County school syst-	support of an applicant for or reci-
ems.	pient of aid to disabled persons.
Introduced, passed on file 686	Introduced, passed on file 699
Keterred to advantion 714	Discord on colondan

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573 By Klefstad. Judges of elections.	Reported correctly enrolled 1448
Introduced, passed on file 699	Signed by President 1448
Referred to governmental	Sent to Governor
subdivisions 714	Signed by Governor 1518
Committee report 937	0
Recommended passage 937	577 By Murray. Amend the local
Committee report adopted 1629	budget law.
Passed Senate, ayes 41, nays none 1923	Introduced, passed on file 699
1 asset behate, ayes 41, hays hone 1020	Referred to governmental
574 By Committee on Conservation	
and Recreation. Removal of non-	subdivisions
permanent vessels and structures	550 D M . ID DI 41 I
by the State Conservation Com-	578 By Nurse and Reno. Educational
•	requirements for applicants for
mission.	real estate salesmen or brokers
Introduced, passed on file 699	licenses.
Placed on calendar	Introduced, passed on file 699
Steering recommends calendar 1305	Referred to judiciary 714
H. F. 647 substituted 1381	
Withdrawn	##0 D 00/11 D 11 / 11
	579 By O'Malley. Provide tuition
575 By Committee on Conservation	grants for Iowa resident students
and Recreation. Changing the hunt-	who agree to become general prac-
ing, fishing, and trapping license	titioners (family doctors) and
year from April 1 to the calendar	practice in Iowa and to make and
year.	appropriation therefor.
Introduced, passed on file699	Introduced, passed on file 699
Placed on calendar 714	Referred to education 714
Steering recommends calendar 1306	Committee report 850
Steering recommends calendar 1332	Recommended amendment, passage . 850
Passed Senate, ayes 45, nays none 1382	Referred to appropriations 853
Reported correctly enrolled 1902	Committee report
Signed by President 1902	Recommended passage 1220
Sent to Governor 1902	Amendment filed
Signed by Governor 2043	Amendment filed 1338
arginer by develoring the tree to the contract of the contract	Amendment filed
570 De Chimler I amalina and mali	Committee report adopted 1661
576 By Shirley. Legalize and vali-	Amendments adopted 1662
date the proceedings of the town of	Point of order raised 1662
Redfield, in Dallas County, Iowa,	Passed Senate, ayes 41, nays 8 1662
authorizing and providing for the	Reported correctly enrolled 2307
purchase and payment of a filter	Signed by President
plant in connection with the water	Sent to Governor 2307
system.	Signed by Governor
Introduced, passed on file 699	bighed by dovernor
Referred to judiciary 714	
Committee report 823	580 By Neu. Group insurance for
Recommended passage 823	elective county officials.
Proof of publication certified 1099	Introduced, passed on file 700
Committee report adopted 1104	Referred to governmental
Passed Senate, aves 41, navs none 1104	subdivisions

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581 By Clarke. Permit state aid to	for the payment of said bonds and
local governments in event of ma-	declaring the bonds issued pursu-
jor disasters.	ant to said proceedings to be en-
Introduced, passed on file 700	forceable obligations of said school
Referred to governmental affairs 714	district.
	Introduced, passed on file 700
582 By Riley, Condon, Reppert and	Proof of publication certified 698
Nurse. Municipal parking facili-	Referred to judiciary 714
ties.	Committee report 823
Introduced, passed on file 700	Recommended amendment, passage . 823
Referred to governmental	Committee report adopted 843
subdivisions 714	Amendment withdrawn 843
Committee report 781	Passed Senate, ayes 49, nays none 843
Recommended passage 781	Reported correctly enrolled 1276
	Signed by President 1276
583 By Briles. Consumer frauds.	Sent to Governor 1276
Introduced, passed on file 700	Signed by Governor 1312
Referred to judiciary 714	
	586 By Murray, Buren, Potgeter and
584 By Rigler and Kyhl. Legalize and	Clarke. Condemnation of property
validate proceedings for changes in	for highway purposes.
the boundaries of the Waverly-	Introduced, passed on file 700
Shell Rock Community School Dis-	Referred to judiciary 715
trict, in the counties of Bremer,	Committee report 822
Butler and Black Hawk, State of	Recommended passage 822
Iowa, and declaring the boundaries	
of said school district to be lega-	587 By Glenn. Requiring members of
ly established.	the General Assembly to disclose
Introduced, passed on file 700	sources of income during their terms of office.
Proof of publication certified 698 Referred to judiciary 714	Introduced, passed on file 700
	Referred to governmental affairs 715
	referred to governmental allairs 710
	588 By Condon, Patton, Stanley and
Committee report adopted 841 Passed Senate, ayes 49, nays none . 841	Denman. Election requirements
Reported correctly enrolled 1276	for low-rent housing for the
Signed by President	elderly.
Sent to Governor	Introduced, passed on file 700
Signed by Governor	Referred to governmental
sucd by Governor	subdivisions 715
585 Dy Diglon and Workl Logolina	Committee report
585 By Rigler and Kyhl. Legalize	Recommended passage 1030
and validate the proceedings of the	<b>.</b>
board of directors of the Waverly-	589 By Committee on Education.
Shell Rock Community School District, in the counties of Bremer,	589 By Committee on Education. Substitution of organized athletics
Butler and Black Hawk, State of	for courses in physical education
Iowa, authorizing and providing for	under school minimum standards.
the issuance of school building	Introduced, passed on file 700
hands and for the levy of taxes	Dlaced on calendar 715

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Amendment filed	938	Lenox, in Taylor County, Iowa, and	Ü
Amendments filed	1020	the town of Prescott, in Adams	
Amendments adopted	1078	County, Iowa, and declaring said	
Point of order raised	1078	gas supply contract to be legal, va-	
Passed Senate, ayes 41, nays 9	1079	lid, and enforceable according to	
		its terms.	
590 By Committee on Educ	ation.	Introduced, passed on file	701
Special education of handic		Referred to judiciary	715
children.		Committee report	1047
Introduced, passed on file	701	Recommended passage	1047
Placed on calendar	715	Proof of publication certified	1100
Passed Senate, ayes 39, nays non		Steering recommends calendar	1306
Reported correctly enrolled	1996	Committee report adopted	1387
Signed by President		Passed Senate, ayes 42, nays none	1388
Sent to Governor			1996
Signed by Governor	2114	Signed by President	1996
•		Sent to Governor	1996
591 By Briles, Legalize and va	lidate	Signed by Governor	2081
the proceedings of the town co	ouncil		
of the town of Lenox, in T	aylor	593 By Briles. Legalize and validate	
County, Iowa, authorizing an	dpro-	proceedings authorizing and pro-	
viding for the establishment	and e-	viding for the execution of a gas	;
rection of a municipal gaswor	ks for	supply contract between the town	i.
said town and the issuance,	sale,	of Lenox, in Taylor County, Iowa,	,
and delivery of gas revenue	bonds	and the town of Clearfield, in Tay-	•
of said town to pay the cost t	here-	lor and Ringgold Counties, Iowa,	,
of, including the establishm	ent of	and declaring said gas supply con-	
rates for gas service, and de	eclar-	tract to be legal, valid and enfor-	•
ing the bonds issued, sold, as	nd de-	ceable according to its terms.	
livered pursuant to said pro	ceed-	Introduced, passed on file	701
ings to be enforceable obliga	ations	Referred to judiciary	715
of said town.		Committee report	
Introduced, passed on file	701		1047
Referred to judiciary	715	•	1099
Committee report	1047	3	1306
Recommended passage			1388
Proof of publication certified .			1388
Steering recommends calendar			1820
Committee report adopted		- G	1821
Passed Senate, ayes 42, nays non			1821
Reported correctly enrolled		Signed by Governor	1903
Signed by President			
Sent to Governor	1902	594 By Briles. Legalize and validate	
Signed by Governor	2011	the proceedings of the town council	
500 D D II - 1		of the town of Prescott, in Adams	
592 By Briles, Legalize and va		County, Iowa, authorizing and pro-	
proceedings authorizing and	•	viding for the establishment and e-	
viding for the execution of a	a gas	rection of a municipal gasworks for	

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and delivery of gas revenue bonds	erection of a municipal gasworks
of said town to pay the cost thereof,	for said city and the issuance, sale,
including the establishment of	and delivery of gas revenue bonds
rates for gas service, and declar-	of said city to pay the cost thereof,
ing the bonds issued, sold, and de-	including the establishment of
livered pursuant to said pro-	rates for gas service, and declar-
ceedings to be enforceable ob-	ing the bonds issued, sold and de-
ligations of said town.	livered pursuant to said proceed-
Introduced, passed on file 701	ings to be enforceable obligations
Referred to judiciary	of said city.
Committee report 1047	Introduced, passed on file 702
Recommended passage 1047	Referred to judiciary 715
Proof of publication certified 1100	Committee report 1048
Steering recommends calendar 1306	Recommended passage 1048
Committee report adopted 1389	Proof of publication certified 1101
Passed Senate, ayes 46, nays none 1389	Steering recommends calendar 1306
Reported correctly enrolled 1996	Committee report adopted 1391
Signed by President 1996	Passed Senate, ayes 49, nays none 1391
Sent to Governor 1996	Reported correctly enrolled 1902
Signed by Governor 2080	Signed by President 1902
	Sent to Governor
595 By Briles. Legalize and validate	Signed by Governor 2012
the proceedings of the town council	angles of any series of the se
of the town of Lenox, in Taylor	597 By Briles. Legalize and validate
County, Iowa, authorizing and pro-	proceedings authorizing and pro-
viding for the execution of a cont-	viding for the execution of a gas
	supply contract between the town
ract for the purchase of natural gas	of Lenox, in Taylor County, Iowa,
declaring said contract to be a le-	
gal, valid, and enforceable obliga-	and the city of Bedford, in Taylor
tion of said town according to its	County, Iowa, and declaring said
terms.	gas supply contract to be legal,
Introduced, passed on file 701	valid, and enforceable according to
Referred to judiciary 715	its terms.
Committee report	Introduced, passed on file 702
Recommended passage 1047	Referred to judiciary 715
Proof of publication certified 1100	Committee report
Steering recommends calendar 1306	Recommended passage 1046
Committee report adopted 1390	Proof of publication certified 1100
Passed Senate, ayes 49, nays none 1390	Steering recommends calendar 1306
Reported correctly enrolled 1902	Committee report adopted 1391
Signed by President 1902	Passed Senate, ayes 47, nays none 1391
Sent to Governor	Reported correctly enrolled 1902
Signed by Governor 2012	Signed by President 1902
	Sent to Governor 1902
596 By Briles. Legalize and validate	Signed by Governor 2012
the proceedings of the city council	598 By Briles. Legalize and validate
of the city of Bedford, in Taylor	the proceedings of the town council
County, Iowa, authorizing and pro-	
viding for the establishment and	of the town of Clearfield, in Tay-

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lor and Ringgold Counties, Iowa,	602 By Kosek. Investments of the
authorizing and providing for the	Iowa Public Employees Retire-
establishment and erection of a	ment fund.
municipal gasworks for said town	Introduced, passed on file 70
and the issuance, sale and delivery	Referred to governmental affairs 71
of gas revenue bonds of said town	400 5 -11 - 1 - 0 - 1
to pay the cost thereof, including	603 By Lisle, Lucken, Stephens and
the establishment of rates for gas	Patton. Grant relief to mentally ill
service, and declaring the bonds	persons or persons liable for their
issued, sold and delivered pursuant	support by providing funds to grant
to said proceedings to be enforce-	cash credit for prompt payment for
able obligations of said town.	such claims, to grant property tax
Introduced, passed on file 702	relief to counties by accelerating
Referred to judiciary	collection of billings for cost of
Committee report 1046	care and treatment through re-
Recommended passage 1046	duction of total cost to responsible relatives with the credit being pro-
Proof of publication certified 1101	vided from the state mentally ill
Steering recommends calendar 1306	assistance fund and to make an ap-
Committee report adopted 1392	propriation therefor.
Passed Senate, ayes 47, nays none 1392	Introduced, passed on file 702
Reported correctly enrolled 1902	Referred to appropriations 713
<u>-</u>	TPT-PT-WILDING VVVV
	604 By Lisle. Appeals to the Employ-
Sent to Governor	ment Safety Commission.
Signed by Governor 2012	Introduced, passed on File 703
500 De Committee on Education	Referred to industrial and human re-
599 By Committee on Education.	lations
Administration of area vocational	
schools and community colleges.	605 By Elvers. Bounties on foxes.
Introduced, passed on file 702	Introduced, passed on file 703
Placed on calendar 715.	Referred to conservation
	and recreation 715
600 By DeHart. Limitations of ac-	•
tions.	606 By Denman, Messerly and Con-
Introduced, passed on file 702	don. Maximum permissible rate of
Referred to judiciary 715	interest legally chargeable on ch-
	arge accounts.
601 By Committee on Commerce.	Introduced, passed on file 703
Regulation of benevolent associa-	Referred to commerce
tions.	607 Dr. Danman and Caudinaan Sal
Introduced, passed on file 702	607 By Denman and Gaudineer. Sal-
Placed on calendar 715 Amendment filed 898	aries of county attorneys.  Introduced, passed on file
Amendment filed 898 Amendment adopted 898	Referred to governmental
Passed Senate, ayes 46, nays 1 899	subdivisions
Received from House 1663	Committee report
Senate concurred	Recommended passage 1695
Passed Senate, ayes 48, nays 1 1741	The first of the second of the
Reported correctly enrolled 2112	608 By Stanley. Blind, the partially
Signed by President 2112	blind and the physically disabled.
Sent to Governor 2112	Introduced, passed on file
Signed by Governor	Referred to public health and welfare 744

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Recommended passage 848	Introduced, passed on file 708
Committee report adopted 972	Referred to education
Passed Senate, ayes 43, nays none 972	
Reported correctly enrolled 1491	614 By Schaben. Levee and drainage
Signed by President 1509	districts.
Sent to Governor 1510	Introduced, passed on file 70
Signed by Governor 1576	Referred to agriculture 74
	Committee report 81
609 By Stanley. Prohibit the owner-	Recommended passage 81
ship, possession, and use of fire-	Committee report adopted 216
arms for certain periods of time by	Passed Senate, ayes 52, nays 2 216
persons convicted of a serious of-	
fense or by persons having been de-	615 By Ely. Support of pupils at the
termined to be delinquent children.	School for the Deaf and the Iowa
Introduced, passed on file 708	Braille and Sight-saving School.
Referred to safety and law	Introduced, passed on file 70
enforcement 744	Referred to public health and welfare 74
610 By Stanley. Require school bus-	
es to display lighted head lamps at	616 By Committee on Education. Ge-
any time when transporting pas-	neral school aid, to the time and
sengers.	manner of payment, to separate ge-
Introduced, passed on file 708	neral aid paid school districts for
Referred to education	operation of elementary and sec-
Moderned to education	ondary schools from general aid
611 By Schaben. Levee and drainage	paid to merged areas operating an
districts by providing again for	area vocational school or commun-
the assessment of upstream dis-	ity college and to school districts
tricts for common outlet work in	operating a junior or community college, to require audit of merged
the way of cleanouts and levee	areas receiving general aid, to pro-
rebuilding.	vide for present payment of certain
Introduced, passed on file 708	aid for the school year 1966-1967.
Referred to agriculture 744	
Committee report 812	
Recommended passage 812	
•	Referred to appropriations
612 By Benda. Inspection of milk	Amendment filed 783
products.	Amendment filed 82
Introduced, passed on file 708	
Referred to agriculture 744	Committee report 106
	Without recommendation, but
613 By Cassidy, Kibby, Patton, Bu-	with amendment 1068
ren, Nurse and Frommelt. Appro-	Amendment filed 1068
priate from the general fund of the	Amendment filed 1094
State of Iowa funds to the Depart-	Amendment filed 112
ment of Public Instruction for a	Amendment filed
statewide educational television and	Special order 112
communication network, and to es-	Committee of the whole 112'
tablish a Governor's committee to	Amendment filed 1130
coordinate and assist in the plan-	Amendments filed 113
ning and construction of the net-	Committee report adopted 114

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Amendments filed	1166	Provide for attachment of	
Amendment filed		high school districts.	
Amendments filed		Introduced, passed on file	709
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Amendment filed	1205	Steering recommends calendar	1119
Amendment filed		Amendment filed	1121
Amendment filed	1242	Amendment filed	1135
Special order	1256	Amendment filed	1136
Amendment adopted		Amendment filed	1169
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Amendment filed	1265	Amendment filed	1365
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Amendments filed	1266	Point of order raised	1536
Amendment adopted		Amendment filed	
Point of order raised		Amendment filed	1652
Point of order raised	1267	Point of order raised	1657
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Amendment filed	1267	Amendment adopted	
Amendments withdrawn		Amendments adopted	
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Amendment adopted	1269	Amendment withdrawn	1659
Passed Senate, ayes 56, nays 3		Passed Senate, ayes 33, nays 21.	1659
Motion filed to reconsider vote		Motion filed to reconsider vote	1660
Motion to reconsider vote		Motion to reconsider vote	
laid on table	1269	laid on table	1660
Received from House		Explanation of vote	1661
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Received from House	1969	618 By Dodds. An Act to be kn	noun
Conference committee appointed		as the Uniform Federal Tax	
Conference committee report		Registration Act, relating to	
Conference committee report		filing of notices of liens upon	
adopted	2149	perty for taxes payable to the	
Passed Senate, ayes 50, nays 5		ted States and the filing of ce	
Conference committee appointed	2427	ficates and notices affecting	
Received from House	2509	liens.	, •110
Conference committee report	2504	Introduced, passed on file	709
Conference committee report		Referred to judiciary	744
adopted	2508	Committee report	950
Passed Senate, ayes 52, nays 2	2508	Recommended passage	950
Reported correctly enrolled	2583	Amendment filed	
Signed by President	2583	Committee report adopted	
Sent to Governor	2584	Amendment adopted	
Signed by Governor	2595	Passed Senate, ayes 41, nays none	1322
			•

619 By Klefstad. Flammable liquids

617 By Committee on Education

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and liquified petroleum gases.	on table 1634
Introduced, passed on file 709 Referred to safety and law	Motion filed to reconsider vote 1638
enforcement	623 By Legislative Research Com- mittee. Registration fees for mo-
620 By Klefstad. Housing.	tor vehicles.
Introduced, passed on file 709	Introduced, passed on file 710
Referred to safety and law	Referred to ways and means 758
enforcement 744	
621 By Klefstad. Housing.	624 By Kyhl, Murray, Hagedorn and
Introduced, passed on file 709	Reppert. Adoption of the inter-
Referred to safety and law	state compact on the mentally dis-
enforcement 744	ordered offender and providing for
622 By Frommelt, Rigler, Lodwick,	the implementation thereof.
Stephens, Coleman, Clarke and	Introduced, passed on file 710
Shaff. Provide in part for an excise	Referred to public health and
tax on the sale of certain Iowa ag-	welfare 758
ricultural commodities, and to	
provide an appropriation therefor.	625 By Committee on Governmen-
Introduced, passed on file 709	tal Affairs. Establishment of a
Referred to agriculture 758	State Arts Council and defining the
Committee report 915	powers and duties thereof.
Recommended passage 915	Introduced, passed on file 710
Referred to appropriations 934	Placed on calendar
Amendment filed	Point of order raised 899
Committee report 1220	Passed Senate, ayes 41, nays 2 899
Recommended amendment, passage 1220	Reported correctly enrolled 1902
Amendment filed 1248	Signed by President 1902
Amendment filed	Sent to Governor
Amendment filed	Signed by Governor 2043
Committee report adopted 1618	COC Dr. Lucker Denmit cities and
Amendment adopted 1618	626 By Lucken. Permit cities and towns to levy and collect taxes on
Amendments adopted 1619	the gross receipts of certain busi-
Point of order raised 1619	nesses.
Amendment adopted 1619	Introduced, passed on file 710
Amendment filed	Referred to ways and means 758
Amendment adopted	received to ways and means
Amendments filed	627 By Reno, Main, Heaberlin, Floy,
Amendment adopted	Hagedorn, Schaben and Patton. Ap-
Amendments filed	propriating an additional four mil-
	lion (4,000,000) dollars for agri-
Amendment withdrawn 1632 Amendment filed 1632	cultural land tax credit purposes.
Amendment filed	Introduced, passed on file 710
Amendments adopted	Referred to appropriations 758
Passed Senate, ayes 34, nays 26 1633	
Motion filed to reconsider vote 1634	628 By Jepsen. Property tax exemp-
Motion to reconsider vote laid	tion for retired persons.

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Introduced, passed on file 710	Introduced, passed on file 71
Referred to ways and means 758	Referred to judiciary 75
	Amendment filed 102
629 By Jepsen. Annual reports of the	
number of registered voters by	635 By Murray. Providing for the
party affiliation.	joinder of this state in the pest con-
Introduced, passed on file 710	trol compact and for related purpo-
Referred to governmental affairs 758	ses.
	Introduced, passed on file 71
630 By Jepsen. Removal of parked	Referred to agriculture 75
vehicles.	Committee report
Introduced, passed on file 710	Recommended passage
Referred to safety and law	Committee report adopted 1790
enforcement	Passed Senate, ayes 48, nays none 1790
Committee report	Passed Behate, ayes 40, hays hole 1770
	COC Dr. Marmon, Namehon of more house
Recommended passage 1673	636 By Murray. Number of members
691 Dr. Janeau Dawighushian of met	of the Iowa Highway Safety Patrol.
631 By Jepsen. Registration of vot-	Introduced, passed on file 711
ers.	Referred to safety and
Introduced, passed on file 710	law enforcement 758
Referred to governmental affairs 758	
000 P P-1-1- 1/ - 1 7 1/	637 By Murray. State Board of Pub-
632 By Reichardt and Frommelt.	lic Instruction.
City and county assessors and to	Introduced, passed on file 711
make an appropriation for sala-	Referred to education 758
ries and expenses of assessors and	
their deputies.	638 By Walsh. Area community and
Introduced, passed on file 711	junior colleges.
Referred to governmental affairs 758	Introduced, passed on file 711
	Referred to education 758
633 By Gaudineer. Records of coun-	
ty hospitals.	639 By Reno, Coleman, Briles, Shir-
Introduced, passed on file 711	ley, Balloun, Nurse, Frey, Buren,
Referred to governmental	Van Eaton, Klefstad, Erskine, Hey-
subdivisions 758	ing, Burns, Patton, Cassidy and
Committee report 1029	Heaberlin. Practice of accountan-
Recommended amendment, passage . 1029	cy by registered accountants, es-
Committee report	tablishing a Board of Registered
Amendment adopted 1603	Accountants, and collection offees
Passed Senate, ayes 35, nays none . 1603	for the support thereof.
Explanation of vote 1603	Introduced, passed on file 711
	Referred to judiciary 758
634 By Gaudineer and Riley. Li-	Committee report 1200
cense, regulate and control mo-	Recommended amendment, passage 1200
tor vehicles salvage dealers and	Amendment filed
the disposition and storage of sal-	Amendment filed 1647
vaged or junked motor vehicles and	
to provide remedies and penalties	640 By Van Eaton, Erskine and
for the violation of this Act.	Gaudineer. Attorney fees and o-

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ther costs paid to defend indigent	Withdrawn
persons charged with public offen-	645 By Ely. Abortion.
ses.	Introduced, passed on file 712
Introduced, passed on file 711	Referred to public health
Referred to judiciary 758	and welfare 759
	· · · · · · · · · · · · · · · · · · ·
641 By Legislative Research Com-	646 By Floy, Glenn and Buren. Co-
mittee. Motor vehicle inspection.	unty zoning commissions.
Introduced, passed on file 711	Introduced, passed on file 712
Referred to safety and	Referred to governmental
law enforcement	subdivisions 759
Amendment filed 1021	
0.00 D 35111 1 D 7 11-1 1	647 By Floy, Buren and Condon.
642 By Mills and Denman, Judicial	Create special motor vehicle iden-
retirement compensation and wi-	tification plates for sheriffs and
dows' annuities, and to provide an	their deputies.
appropriation therefor.	Introduced, passed on file 712
Introduced, passed on file 712	Referred to governmental
Referred to judiciary 758	subdivisions 759
Amendment filed	Committee report 1349
Amendment filed	Recommended passage 1349
Amendment filed	Amendment filed
Committee report	
Recommended passage 1307	648 By Shaff. Support of patients in
necommended passage	certain institutions governed by the
643 By Mills and Lodwick. Amend,	Board of Control.
revise and codify the law relating	Introduced, passed on file 712
to estrays and trespassing ani-	Referred to public health
mals.	and welfare
Introduced, passed on file 712	649 By Ely. Benefits for personnel
Referred to agriculture 758	of tax supported schools.
	Introduced, passed on file 712
644 By Elvers and Benda. Entering	Referred to education 759
into and relating to the Upper Mis-	Amendment filed
sissippi Riverway Compact and to	
make an appropriation therefor.	650 By Legislative Research Com-
Introduced, passed on file 712	mittee. Investments of the Iowa
Referred to conservation and	Public Employees Retirement
recreation	Fund.
Committee report 822	Introduced, passed on file 712
Recommended passage 822	Referred to governmental affairs 759
Referred to appropriations 852	Committee report 1029
Committee report	Recommended passage 1029
Recommended passage 1511	Motion to substitute
Amendment filed	Time certain substituted 1356
Committee report adopted 1668	Amendment filed
Amendment filed 1673	Amendments filed 1407
H. F. 634 substituted 1704	Special order 1421

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Committee report adopted 1421	Committee report 119
Amendment filed	Recommended passage 119
Amendments adopted 1422	-
Amendment filed	654 By Coleman. Provide for an Ag-
Amendments withdrawn 1433	ricultural Producer Association
Amendments filed	for poultry producers.
Amendment adopted	Introduced, passed on file 713
Amendments withdrawn 1433	Referred to agriculture 800
	Committee report
Amendment filed	Recommended passage 100
Amendments adopted	Committee report adopted 1461
Motion filed to reconsider vote 1435	Passed Senate, ayes 50, nays 1 1461
Motion to reconsider prevailed 1435	655 By Coleman. Provide for an Ag-
Amendment withdrawn 1435	ricultural Producer Association
Amendment adopted	for turkey producers.
Passed Senate, ayes 52, nays 2 1435	Introduced, passed on file 713
Amendment filed 1995	Referred to agriculture 80
Reported correctly enrolled 2583	Committee report 100
Signed by President 2583	Recommended passage 100'
Sent to Governor 2584	Committee report adopted 146
Signed by Governor 2598	Passed Senate, ayes 55, nays 4 146
	Motion filed to reconsider vote 148
651 By Reppert. Provide for this	Motion to reconsider vote
state to enter into the midwest nu-	withdrawn
clear compact.	withdrawn
Introduced, passed on file 712	656 By Kruck. Junior colleges and
Referred to governmental affairs 759	•
<b>3</b>	area community colleges.
652 By Coleman, Neu, Riley and	Introduced, passed on file 71
Glenn. Actions against nonprofit	Referred to education800
hospital service corporations and	055 D 7 - 0-1 1-4- 1-4-
nonprofit medical service cor-	657 By Jepsen. School standards.
porations.	Introduced, passed on file 71
Introduced, passed on file 712	Referred to education 800
Referred to judiciary 806	
Committee report	658 By Gaudineer. Care and treat-
Recommended passage	ment of mental illness.
Committee report adopted 1493	Introduced, passed on file 713
	Referred to public health
Passed Senate, ayes 36, nays none 1493	and welfare
Reported correctly enrolled 2242	Committee report 1027
Signed by President 2242	Recommended passage 102
Sent to Governor	Committee report adopted 1520
Signed by Governor 2305	Passed Senate, ayes 37, nays none 1520
	Reported correctly enrolled 2011
653 By Coleman, O'Malley, Erskine	Signed by President
and Shaff. Marketing of dairy pro-	Sent to Governor 2033
ducts.	Signed by Governor 2115
Introduced, passed on file 713	
Referred to judiciary	659 By Committee on Agriculture.

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Eradication of hog cholera, and to	for the replacement of said exemp-
make appropriations therefor.	tions.
Introduced, passed on file 713	Introduced, passed on file 742
Referred to appropriations 806	Referred to ways and means 807
Amendment filed	
Committee report 1220	665 By Ely, Heaberlin, Stephens and
Recommended passage 1220	Lucken. Inspection and supervi-
Committee report adopted 1691	sion of county and municipal jails.
H. F. 575 substituted 1691	Introduced, passed on file 743
Withdrawn 1693	Referred to public health and
	welfare 807
660 By Murray. Financial responsi-	Committee report 1134
bility of slaughterhouses.	Recommended passage 1134
Introduced, passed on file 713	
Referred to agriculture 806	666 By Main. Redemption of a tax
Committee report 915	sale on property of a deceased old-
Recommended passage 915	age assistance recipient.
Amendment filed 1049	Introduced, passed on file 743
amonument into	Referred to governmental
661 By Legislative Research Com-	subdivisions 807
mittee. Operation of a motor ve-	Committee report
hicle while intoxicated or under the	Recommended passage 1287
influence of drugs.	Amendment filed
Introduced, passed on file 742	Amendment filed 1512
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662 By Legislative Research Com-	Withdrawn
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torcycle operators.	667 By Main. Repeal of personal
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less driving, and death of a human	Introduced, passed on file 743
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664 By Glenn, Kibbie, Reno, Ely,	Referred to judiciary 820
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671 By Lodwick. Street bonds.		Amendment withdrawn	2056
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Passed Senate, ayes 47, nays none .	1397	Referred to transportation	821
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672 By Lodwick. Codes, standards	3,	Amendment filed	1600
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adopting rules, regulations an	d	Retirement System and providing	
codes.		an appropriation therefor.	
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673 By Lodwick and Benda. Prohibi		Amendments filed 1	l 355
ting the use of red reflectors alon	g		L 355
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674 By Dodds. Property tax exemp		interior to reconstant veterance	357
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Referred to public health	682 By Jepsen. Authorize the con-
welfare	solidation of counties.
Committee report 936	Introduced, passed on file 756
Recommended passage 936	Referred to governmental affairs 821
679 By Lodwick. To extend the use- fulness of legislative committees and the leadership of members to the period between sessions and to provide for secretarial assistance.  Introduced, passed on file	683 By Lodwick. Changing the method of assessing land within levee and drainage districts.  Introduced, passed on file
681 By Legislative Research Com-	
681 By Legislative Research Com- mittee. Issuance of permits for	685 By Ely. Establishing an inter-
the movement of vehicles and loads	agency case information service
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Senate concurred 2568	Reported correctly enrolled 1025
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	ation and investment of funds of
686 By Ely. Method of applying for	public retirement systems.
absent voter's ballots.	Introduced, passed on file 779
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CON Dr. Committee on Dublic Health	necommended passage
687 By Committee on Public Health	691 By Committee on Governmental
and Welfare. Adoption of the inter-	Affairs. Military forces of the
state compact on the mentally dis-	State of Iowa.
ordered offender and providing for	Introduced, passed on file 780
the implementation thereof.	Placed on Calendar 821
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Placed on calendar 821	Steering recommends calendar 1119
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	Passed Senate, ayes 49, nays 2 1126
688 By Committee on Agriculture.	Explanation of vote
Provide a lien on petroleum pro-	Motion filed to reconsider vote 1161
ducts in the raising of crops.	Motion to reconsider vote
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Steering recommends calendar 1160	Signed by President 1821
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rassed Benate, ayes 45, hays 2 1004	Recommended passage
689 By Committee on Agriculture.	Passed Senate, ayes 53, nays 2 1767
Brucellosis control in swine.	600 B G 144 G 7
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Amendment filed 961	servation interests in private pro-

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perty.	-	697 By Kibbie. Prohibit the use and
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Placed on calendar		Introduced, passed on file 796
Passed Senate, ayes 45, nays 3	1656	Referred to commerce 852
694 By Stanley. Equalize the assess-	•	698 By Stanley. Travel expense all-
ment and taxation of livestock on	a	owances for state employees.
uniform basis.		Introduced, passed on file 796
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		699 By Stanley. Revision of the Code
695 By Stanley, Cassidy and Jepsen		of Iowa.
Private college preparatory scho-	-	Introduced, passed on file 796
ols.		Referred to governmental affairs 852
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Referred to education		thorizing the Higher Education
Committee report	1308	Facilities Commission to establish
Recommended passage		a reserve fund to guarantee student
Steering recommends calendar		loans.
Committee report adopted	1412	Introduced, passed on file 796
Passed Senate, ayes 43, nays none		Placed on calendar 852
Reported correctly enrolled	1820 1821	Steering recommends calendar 1454
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Signed by Governor	1902	Received from House 1775
signed by Governor	1302	Senate concurred 1826
696 By Kibbie, Murray, Ely, Klef-	_	Passed Senate, ayes 45, nays none 1826
stad, Condon, Reno, Van Eaton		Reported correctly enrolled 2011
Walsh, Reppert, Gaudineer, Jep-		Signed by President 2033
sen, Riley, DeHart and O'Malley		Sent to Governor 2034
Apportionment of the road use ta		Signed by Governor 2081
fund allocations.	-	
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Referred to governmental		demnification of citizens who incur
subdivisions	. 903	personal injury or property dam-
Committee report	1425	age in attempting to prevent
Reported without recommendation	1425	crimes, aid victims of crimes, or
Steering recommends calendar	1819	in assisting peace officers in
Amendment filed	2076	attempting to prevent crimes or in
Committee report adopted		apprehending criminal offenders,
Amendment filed	2118	and to make an appropriation
Amendment adopted	2119	therefor.
Passed Senate, ayes 38, nays 19		Introduced, passed on file 796
Motion filed to reconsider vote	2120	Referred to judiciary 853
Motion to reconsider vote laid		Referred to appropriations 1305
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Explanation of vote	2120	Recommended passage 1308
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Jepsen, Condon, Reppert and		confinement, treatment and care of
Cassidy. Junk motor vehicles.		prisoners confined in local jails,
Introduced, passed on file	<b>7</b> 96	authorizing juvenile detention fac-
Referred to governmental		ilities to be a part of the system, and
subdivisions	853	to provide an appropriation there-
Committee report	1287	for.
Recommended passage	1287	Introduced, passed on file 807
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703 By Stanley, Lange, Kruck, Lis-		and welfare 903
le, Walsh, Messerly and Hougen.		Referred to appropriations 1305
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		Heaberlin, Burns, Floy and Neu.
704 By Stanley. Optional standard		Tort liability of cities and towns.
deductions for state income tax		Introduced, passed on file 807
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		Recommended amendment, passage 1286
705 By Hougen. Junior colleges,		Amendment filed 1488
area vocational schools, and area		Steering recommends calendar 1819
community colleges, and to change		Amendment filed
the amount of state aid for such		Amendment filed
institutions.		Amendments filed 2041
Introduced, passed on file	797	Committee report adopted 2057
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Referred to education	853	Amendments adopted 2059
		Amendments adopted 2060
706 By Walsh. County managers.		Amendment withdrawn 2060
Introduced, passed on file	797	Passed Senate, ayes 42, nays 8 2060
Referred to governmental		Explanation of vote 2081
subdivisions	853	Received from House 2475
		Senate concurred 2492
707 By Walsh. County employees.		Passed Senate, ayes 42, nays 2 2493
Introduced, passed on file	797	Reported correctly enrolled 2583
Referred to governmental		Signed by President 2583
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		Signed by Governor 2597
708 By Walsh. Assist local govern-		
mental agencies in promotional ac-		711 By Committee on Safety and Law
tivities.		Enforcement. Training schools for
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Referred to governmental affairs		Public Safety.
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709 By Ely, Stephens and Lucken.		Placed on Calendar 903
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By Stanley. Prohibit eavesdrop-

ping and the possession, sale, or purchase of equipment primarily

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men's reformatory.

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the road use tax fund.	Sent to Governor
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	and Recreation. Fees of licenses
723 By Lodwick. Bonding of ware-	issued by the State Conservation
houses for storage of bulk grain.	Commission.
Introduced, passed on file 851	Introduced, passed on file 903
Referred to agriculture 903	Amentment filed 906
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724 By McGill. Legalize and validate	Amendment filed 1674
proceedings for changes in the	Amendment filed
boundaries of the city of Albia, in	Amendment adopted 1735
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Iowa, and declaring the boundaries	Passed Senate, ayes 42, nays 10 1735
of said city to be legally establish-	Explanation of vote 1736
ed.	Reported correctly enrolled 2388
Introduced, passed on file 885	Signed by President 2388
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725 By Committee on Appropria-	argues by devernor it it is it is a second
tions. Appropriate funds to defray	728 By Committee on Public Health
expenses of the inaugural cere-	and Welfare. Barbering.
monies.	Introduced, passed on file 903
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Reported correctly enrolled 1553	Passed Senate, ayes 41, nays 8 1563
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726 By McGill. Legalize the incor-	and my development vivil
poration of the town of Lucas, Lu-	729 By Committee on Commerce.
cas County, Iowa, the election of its	Power of state and savings banks
officers, the passage and adoption	to own and lease certain personal
of its ordinances and resolutions	property.
and all acts done by the officials of	Introduced, passed on file 911
said town while acting as such.	Placed on calendar 935
Introduced, passed on file 902	Amendment filed
Referred to judiciary 934	Amendment adopted
Committee report 1165	Passed Senate, ayes 39, nays none 1756
Recommended passage 1165	Reported correctly enrolled 2569
Proof of publication certified 1172	Signed by President 2569
Committee report adopted 1175	Sent to Governor 2570
Passed Senate, ayes 38, nays none 1175	Signed by Governor 2595
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731 By Committee on Education.	
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of the State of Iowa funds to the	and Welfare. Vital statistics.
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vision Network Board for the first-	Placed on calendar 999
phase development of a state-wide	Amendment filed
educational radio and television	Amendment filed 1310
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732 By Committee on Education.	Motion filed to reconsider vote 1677
State communications and edu-	Motion to reconsider prevailed 1677
cational radio and television.	Amendments adopted 1677
Introduced, passed on file 911	Motion to reconsider prevailed 1678
Placed on calendar 935	Amendment adopted 1678
Made special order 1027	Passed Senate, ayes 43, nays 14 1678
Amendments filed	Motion filed to reconsider vote 1722
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Amendment filed	Motion to reconsider prevailed 1923
Amendment filed	Amendments adopted 1924
	Passed Senate, ayes 43, nays none 1924
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Amendment adopted	dren.
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Point of order raised	Amendment filed 1450
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Amendments adopted	Production and sale of milk and
Special order 1192	milk products.
Amendment adopted	Introduced, passed on file 943
Passed Senate, ayes 38, nays 23 1194	Placed on calendar 1000
Received from House	Amendment filed
Point of order raised 2435	Amendment filed
Rule suspended 2435	Amendments adopted 1209
Senate concurred 2436	H. F. 685 substituted 1209
Passed Senate, aves 43, nays 9 2436	Withdrawn

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736 By Committee on Ed	ucation.	Parole, Board of Control of state
Advertising and selling co	urses of	institutions and other state agen-
instruction and to amend	chapter	cies and divisions.
seven hundred thirteen A	(713A),	Introduced, passed on file 100
Code 1966, relating theret	o <b>.</b>	Placed on calendar 103
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737 By Committee on Public	Health	Amendment adopted
and Welfare. Providing		Amendments adopted 128
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ing and delegating authorit		Amendments filed 128
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tion Control Commission,		Motion filed to reconsider vote 128
zing political subdivisions		Motion to reconsider prevailed 128
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priation therefor.	a uppro	Motion filed to reconsider vote 128
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738 By Committee on Ed	ucation.	Senate concurred 202
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Amendment filed		
Committee report adopted		insurance policies.
Amendment adopted		Introduced, passed on file 101 Placed on calendar
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739 By Committee on Gove	rnmon-	
tal Affairs. Establish a S		
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741 By Committee on Agriculture.		Amendment adopted	1212
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engaged in loaning or leasing bulls.		Amendments filed	1213
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Passed Senate, ayes 31, nays 3		Amendments filed	1214
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742 By Committee on Ways and	1	Amendments withdrawn	
Means. Motor fuel tax.		Amendment filed	1215
	1027	Amendment adopted	
· •	1030	Passed Senate, ayes 57, nays 4	1215
	1049	Motion filed to reconsider vote	1225
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, ., ., ., ., ., ., ., ., ., ., ., ., .,	1440	Passed Senate, ayes 48, nays 4.	2015
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Amendment adopted	1542	Municipal bands.	
Passed Senate, ayes 41, nays 1	1543	Introduced, passed on file	1045
Explanation of vote	1554	Placed on calendar	
	1775	Passed Senate, ayes 37, nays none	
	1796	•	
Passed Senate, ayes 47, nays 1	1796	745 By Committee on Governmen	-
	1819	tal Affairs. Transfer the adminis	
	2112	tration and enforcement of moto	
	2112	vehicle fuel tax to the Departmer	
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	2242	Introduced, passed on file	1045
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tal affairs. Creating a Department		Amendment filed	
of Revenue in lieu of the State Tax		Special order	
Commission, to be headed by a Di-		Amendment adopted	1232
rector of Revenue.		Passed Senate, ayes 46, nays none	
	1045	Amendment filed	1876
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Amendment withdrawn 2024	Reimburse counties for the pay-
Passed Senate, ayes 50, nays1 2024	ment of attorney fees for indigents
Reported correctly enrolled 2583	in habeas corpus actions.
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746 By Committee on Governmen-	Signed by President 1821
tal Affairs. Reorganization of the	Sent to Governor
Iowa Liquor Control Commission.	Signed by Governor 1933
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Special order	ance of warehouse receipts by li-
Passed Senate, ayes 48, nays none 1233	censed agricultural warehousemen
1 asset behate, ayes 10, hays hone 1200	for agricultural products owned by
747 By Committee on Judiciary.	them and the effectiveness of a
Corporations.	transfer of the title or interest in
Introduced, passed on file 1045	such products by means of such re-
Placed on calendar 1065	ceipts.
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748 By Committee on Governmen-	
tal Affairs. Department of Revenue	
and assessments of property.	
Introduced, passed on file 1063	
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	Establishment of an advisory com-
749 By Committee on Conservation	mittee on elementary and second-
and Recreation. Water navigation.	ary school approval standards.
Introduced, passed on file 1092	Introduced, passed on file 1093
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H. F. 674 substituted 1629	Amendment filed
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	Passed Senate, ayes 49, nays 1 1523
750 By Committee on Judiciary.	
Mileage allowance for members of	754 By Committee on Governmen-
the board of supervisors.	tal affairs. Creating an Advisory
Introduced, passed on file 1093	Commission on children and youth,
Placed on calendar 1162	and to make an appropriation
Passed Senate, ayes 41, nays none 1627	therefor.
Reported correctly enrolled 2307	Introduced, passed on file 1093
Signed by President 2307	Referred to appropriations 1096
Sent to Governor 2307	
Signed by Governor 2581	755 By Safety and Law Enforcement Committee. Vehicle safety.
751 By Committee on Judiciary.	Introduced, passed on file 1093

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Placed on calendar 1096	
Steering recommends calendar 1119	
Amendment filed	·
Amentments adopted 1468	
Amendment withdrawn 1465	
Point of order raised 1463	
Amendment adopted	
Amendments adopted 1471	
Amendment adopted	
Amendment adopted 1479	
Amendment withdrawn 1479	
Amendments filed 1480	
Amendments adopted 1480	
Passed Senate, ayes 38, nays 20 1480	
Motion filed to reconsider vote 1481	
Motion to reconsider vote laid	Withdrawn 1609
on table	
	761 By Committee on Appropria-
756 By Committee on Judiciary.	tions. Appropriate from the gene-
Corporations.	ral fund of the State of Iowa for
Introduced, passed on file 1093	
Placed on calendar	
Amendment filed	
Amendment adopted	
Amendment filed	
Amendment adopted	
Passed Senate, ayes 45, nays 1 1325	Introduced, passed on file 1163
	Placed on calendar 1182
757 By Committee on Agriculture.	Amendment filed 1186
Department of Agriculture.	H. F. 718 substituted 1609
Introduced, passed on file 1118	
Placed on calendar 1162	
Amendment filed 220	762 By Committee on Judiciary.
•	Legalize and validate the proceed-
758 By Committee on Commerce.	ings of the board of directors of the
Create a Department of Transpor-	Dubuque Community School Dis-
tation and to make an appropriation	trict, in the counties of Dubuque
therefor.	and Jackson, State of Iowa, authori-
introduced, passed on file 1163	
Referred to appropriations 1182	
•	levy of taxes for the payment of said
759 By Committee on Agriculture.	bonds and declaring the bonds
Devices used to automatically print	issued pursuant to said proceed-
or stamp weight values on scale	ings to be enforceable obligations

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of said school district.	Amendment filed 1409
Introduced, passed on file 1163	Amendment filed 1426
Proof of publication certified 1172	Amendments adopted 1499
Placed on calendar 1182	Passed Senate, ayes 52, nays 2 1499
Passed Senate, ayes 42, nays none 1413	Explanation of vote 1500
Reported correctly enrolled 2011	Reported correctly enrolled 2242
Signed by President 2033	Signed by President 2242
Sent to Governor 2033	Sent to Governor
Signed by Governor 2081	Signed by Governor 2305
Explanation of vote 2373	signed by develor 2000
•	768 By Committee on Ways and
763 By Frommelt, Kibbie, O'Malley,	Means. Exemption of certain live-
Benda and Briles. Exemption from	stock from taxation.
taxation of property of certain so-	Introduced, passed on file 1183
cieties and organizations.	Amendments filed 1203
Introduced, passed on file 1182	Amendment filed
Point of order raised 1216	Amendments filed
	Amendment filed 1200
764 By Committee on Commerce.	Amendment filed 1221
Reciprocal or interinsurance ex-	Amendment filed
changes.	Point of order raised 1482
Introduced, passed on file 1183	Amendment withdrawn 1483
Passed Senate, ayes 44, nays none 1580	Passed Senate, ayes 48, nays 10 1484
1 abboar bollato, ay ob 11, may b memo 11 - 101	Motion filed to reconsider vote 1485
765 By Committee on Public Health	Motion to reconsider vote 1 1465
and Welfare. Responsibility for old-	
age assistance recipients.	on table
Introduced, passed on file 1183	Explanation of votes 1505
Introduced, passed on the 2200	760 Dr. Committee on Indicious
766 By Committee on Public Health	769 By Committee on Judiciary.
and Welfare. Acquisition of exist-	Authorize and direct the issuance
ing privately owned property and	of a patent to certain real estate
facilities in connection with the es-	by the Governor and Secretary of
tablishment of county hospitals.	State to the Henry County Indus-
Introduced, passed on file 1183	trial Development Corporation. Introduced, passed on file
Amendment filed	The same of passed of the same
Amendment adopted	Withdrawn 1375
Steering recommends calendar 1307	770 By Committee on Judiciary.
	Settling of boundary disputes.
itelegation controlling	Introduced, passed on file 1184
	introduced, passed on the first in
Bent to deverner	771 By Committee on Judiciary.
Signed by Governor 2114	Legalize and validate proceedings
	providing for the creation, organi-
767 By Committee on Transporta-	zation, establishment, and mainte-
tion. Truck speed limits on Iowa	nance of merged areas for the ope-
roads and highways.	ration of an area vocational school
Introduced, passed on file 1183	or area community college.
Steering recommends calendar 1332	Introduced, passed on file 1195

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_	.238	Point of order raised	1485
		Passed Senate, ayes 51, nays 7	1485
772 By Committee on Ways and		Motion filed to reconsider vote	
Means. Valuation and assessment		Motion to reconsider vote laid	
of property for purposes of taxation		on table	1486
and determining the rate of assess-		Explanation of votes	
ment.		Received from House	
Introduced, passed on file 1	195	Point of order raised	
	250	Senate refused to concur	
Amendment filed		senate relaped to concar	1.00
	350	774 By Committee on Ways and	ď
<del>-</del>	352	Means. Moneys and credits tax, to	
Amendment filed1		establish a four percent surtax	
	406	and relating to income tax rates	
Amendment filed		Introduced, passed on file	
Motion filed to reconsider vote 1		Amendment filed	1222
Motion to reconsider prevailed I		Amendment filed	1271
-	445	Amendment filed	
		Amendment filed	
Point of order raised 1		Amendments filed	
	446	Amendment filed	
Amendment filed 1	464	initellament fried	1110
Amendment adopted		775 By Committee on Appropria	_
	465	tions. Appropriate from the gene	
Amendments filed		ral fund of the State of Iowa to the	
	465	State Conservation Commission for	
	466	construction, replacement, re-	
	466	pairs, development, and altera-	
	467	tions to state parks and reserves	
Motion filed to reconsider vote 1		state forests, and state waters, for	
Motion to reconsider prevailed 1		dredging, artificial lake develop-	
	467	ment, erosion control, stream and	
Passed Senate, ayes 48, nays 5 1		lake access, land acquisition, for	
	468	siltation control, for boundary sur-	
Received from House 2		veys, engineering services, and	
Senate concurred 2	517	authorizing the obtaining and ac-	
Passed Senate, ayes 54, nays 1 2	517	ceptance of federal funds to the	
Reported correctly enrolled 2	583	state to be used in connection wit	
Signed by President	583	this appropriation and federa	
Sent to Governor 2	594	funds in addition thereto.	
Signed by Governor	597	Introduced, passed on file	1219
gave by deverties		Placed on calendar	1238
773 By Committee on Ways and		Amendment filed	1351
Means. Assessment and taxation		Amendment filed	1366
of certain personal property and		Amendment filed	1450
exemptions therefrom, and to app-		Amendment filed	1473
ropriate and allocate funds from		Amendment filed	1516
the general fund for the replace-		Amendment filed	1598
ment of said exemptions.		Amendment filed	
Introduced, passed on file 1	196	Amendment filed	1653
Amendment filed $\dots 1$	251	Amendment filed	1703
	485	Amendments withdrawn	1904

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Amendment adopted 1905	Introduced, passed on file 1285
Amendment adopted 1906	Placed on calendar 1288
Point of order raised 1908	
Amendment withdrawn 1909	779 By Committee on Governmen-
Motion filed to reconsider vote 1909	tal Subdivisions. Errors andomi-
Motion to reconsider vote failed 1910	ssions insurance for county offi-
Passed Senate, ayes 46, nays 13 1910	cers and deputies and employees of
Received from House 2427	county offices.
Amendment filed	Introduced, passed on file 1307
Amendment withdrawn 2490	Amendment filed
Amendment filed 2490	Amendment filed 1407
Amendment filed	Amendment filed
Amendment adopted 2491	Amendment adopted 1555
Senate concurred 2491	Amendments adopted 1556
Passed Senate, ayes 39, nays 18 2492	Passed Senate, ayes 41, nays 10 1556
Reported correctly enrolled 2583	Received from House 1743
Signed by President 2583	Senate concurred
Sent to Governor 2584	Passed Senate, ayes 51, nays none 1762
Signed by Governor 2596	Reported correctly enrolled 1996
776 By Committee on Governmen-	Signed by President 1996
tal Subdivisions. Authorize certain	Sent to Governor 1996
cities to lease and operate a civic	Signed by Governor 2115
center and levy taxes therefor.	
Introduced, passed on file 1285	780 By Committee on Commerce.
Placed on calendar 1288	Bank parking lot offices.
Steering recommends calendar 1332	Introduced, passed on file 1307
Amendment filed	Steering recommends calendar 1332
Amendment adopted 1416	H. F. 474 substituted 1414
Passed Senate, ayes 47, nays 6 1416	Withdrawn
Reported correctly enrolled 2583	
Signed by President 2583	781 By Committee on Transporta-
Sent to Governor 2584	tion. Maximum expenditures for
Signed by Governor 2597	county building construction, re-
	construction and real estate pur-
777 By Committee on Transporta-	chase.
tion. Junkyards, setting forth defi-	Introduced, passed on file 1361
nitions, restrictions as to location	Placed on calendar 1359
along certain highways, requiring	
certain junkyards to be obscured by	782 By Committee on Governmen-
means of natural objects or fences,	tal Subdivisions. Special assess-
providing authority to purchase or	ments for street improvements.  Introduced, passed on file 1362
condemn in certain situations, pro-	1050
viding remedies for violation of	Traced on Carendar
this Act.	rassed Denate, ayes 41, hays none
Introduced, passed on file 1285	2007
Placed on calendar 1288	reported correctly chronica
Steering recommends calendar 2011	2007
Passed Senate, ayes 44, nays 8 2107	Dent to Covernor
	Signed by Governor 2561
778 By Committee on Public Health	
and Welfare. Hospital service	783 By Committee on Governmen-
corporations.	tal Subdivisions. Public parking

	2211112 11200			
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facilities. Introduced, passed on fil Placed on calendar Passed Senate, ayes 48		59 I 57 <i>I</i>	as a civic center. Introduced, passed on file Placed on calendar Amendment filed Amendment adopted	1359 1409 1463
784 By Committee Authorizing school of use the proceeds of lege buildings and	corporations to the sale of col-		Passed Senate, ayes 43, nays 9 787 By Committee on Judiciary Legalize and validate proceeding	·.
property to pay the or al school facilities. Introduced, passed on fil	ost of addition-	62	providing for the organization creation, establishment, reorgani zation, enlargement, or change i	1, -
Placed on calendar Passed Senate, ayes 51, Reported correctly enro	nays none 152	24 07	the boundaries of school corpora tions constituting merged area formed to operate area vocations	s 1
Signed by President Sent to Governor Signed by Governor	230	07 27 I	schools or area community colleges. introduced, passed on file	1362
785 By Committee	on Education	]	Placed on calendar	1359
Compulsory school educational standard Introduced, passed on fi	attendance and ds.	62	788 By Committee on Judiciary Indemnification of officers, direc- tors, employees, and agents of	-
Placed on calendar Amendment filed Steering recommends ca		14 I	business corporations.  Introduced, passed on file  Placed on calendar	
Amendment filed Amendments adopted . Passed Senate, ayes 34,		20 I 20 V	H. F. 563 substituted	
Motion filed to reconside Motion to reconsider vo	er vote 17: te laid	22	789 By Committee on Transpor tation. Requiring a bond of mo tor vehicle dealers engaged i	
on table	25	42 83	the sale of vehicles for which certificate of title is required. Introduced, passed on file	
Signed by President . Sent to Governor Signed by Governor .	258	84 98	Placed on calendar Steering recommends calendar Amendment filed	1359 1454
786 By Committee of tal Subdivisions. If four hundred twen	Amend section	1	Amendment filed Amendments adopted Passed Senate, ayes 54, nays 2	1584
one (427.1), Code 1 from taxation build the equipment th	966, to exempt ings, including	I	Reported correctly enrolled Signed by President	
therefor, when leas operated as a civic	ed to a city and	\$	Signed by Governor	2305
curities issued by porations to finance quiring and constru	nonprofit cor- the cost of ac-		790 By Committee on Transpor tation. Notarization of applica tions for certificates of title to ve	
building or building equipment thereof for, leased to a cit	s, including the and site there-		hicles and title transfers. introduced, passed on file Placed on calendar	

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Amendment filed	office of State Comptroller, includ-
Amendment adopted	ing reorganization and reassign-
Passed Senate, ayes 39, nays none 1494	ment of various state offices and
Reported correctly enrolled 2388	departments including the State
Signed by President 2388	Printing Board, the Superintendent
	of Printing, the Capitol Buildings
Sent to Governor	and Grounds Department, the Su-
Signed by Governor 2594	
	perintendent of Capitol Buildings
791 By Committee on Judiciary.	and Grounds, the State Car Dis-
Mileage allowance for members of	patcher, centralized purchasing
county boards of supervisors.	procedure, assignment of office
Introduced, passed on file 1361	and department space procedure,
Placed on calendar 1359	mail delivery and messenger ser-
Passed Senate, ayes 42, nays none 1631	vice, state and federal surplus pro-
Reported correctly enrolled 2307	perty programs, record storage,
Signed by President 2307	data processing, partial functions
Sent to Governor 2307	of the armory board and involving
Signed by Governor	other functions and departments.
engined by dovernor	Introduced, passed on file 1424
792 By Committee on Governmen-	Made special order 1492
tal Affairs. Vacation benefits for	Special order
	Amendment filed
state employees.	Amendments filed
Introduced, passed on file 1424	Amendments adopted 1587
#00 D. C	Amendment filed
793 By Committee on Governmen-	Amendments adopted
tal Affairs. Reorganization of the	The state of the s
Department of Health.	The state of the s
Introduced, passed on file 1424	innerament lited
Amendment filed 1474	
Made special order 1492	
Amendment filed 1570	Point of order raised 1596
Special order 1584	Passed Senate, ayes 52, nays 7 1596
Amendment adopted 1585	
Amendments filed 1585	796 By Committee on Governmen-
Amendments adopted 1585	tal Subdivisions. Disaster aid for
Passed Senate, ayes 57, nays none 1586	governmental subdivisions.
	Introduced, passed on file 1424
794 By Committee on Judiciary.	Amendment filed
Ninth (9th) and eighteenth (18th) ju-	Amendment filed
dicial districts.	Amendment withdrawn 1772
Introduced, passed on file 1424	Amendments filed
Steering recommends calendar 1621	Amendment filed
Amendment filed	Amendment adopted 1965
Amendment filed 2007	Amendment withdrawn 1965
Point of order raised 2007	Amendments filed
Passed Senate, ayes 39, nays 16 2007	Amendments adopted . 1966
Motion filed to reconsider vote 2008	Amendment withdrawn 1966
Motion to reconsider vote laid	Passed Senate aves 51 navs 7 1966
on table 2008	Received from House 2299
on table 2000	Senate refused to concur 230
795 By Committee on Governmen-	Conference committee appointed 237
	Conterence committee appointed :
tal Affairs. Reorganization of the	Conference committee report 240

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Conference committee report		Introduced, passed on file	1458
adopted	2405	Placed on calendar	1486
Passed Senate, ayes 46, nays 4	2405		
Reported correctly enrolled	2583	802 By Committee on Educatio	n.
	2583	Interest on the investment of pul	<b>)</b> –
Dent to device and the second	2584	lic funds.	
Signed by Governor	2596	Introduced, passed on file  Amendment filed	. 1702
797 By Committee on Judiciary.		Amendment adopted	
To make appropriations to certain		Passed Senate, ayes 33, nays 8	1705
named persons in settlement of		Motion filed to reconsider vote	
claims made against the State of		Amendment filed	
Iowa.		Motion to reconsider prevailed	
Introduced, passed on file	1458	Amendment adopted	
	1486	Passed Senate, ayes 51, nays none .	. 1827
	2112		
	2112	803 By Committee on Appropri	
Committee report adopted	2234	tions. Availability of receipts	
	2236	the Board of Control Institution	
Passed Senate, ayes 31, nays 17	2236	Introduced, passed on file	
Reported correctly enrolled	2583	Rule suspended	
-9	2583	Passed Senate, ayes 34, nays none.	. 1518
	2584	Received from House	
Signed by Governor	2597	Senate concurred	
		Passed Senate, ayes 47, nays none.	. 1936
798 By Committee on Safety and Law		Reported correctly enrolled	
Enforcement. Motorcycle opera-		Signed by President	
tor's license.		Sent to Governor	2244
Introduced, passed on file  Placed on calendar		Signed by Governor	2000
700 70 70 711		804 By Committee on Appropri	
799 By Committee on Safety and Law		tions. To make appropriations	
Enforcement. Amend Senate File		members of the Iowa State Fa	
306, Acts of the Sixty-second (62nd)		and World Food Exposition Stu	dy
General Assembly, relating to the		Committee.	15.45
use of safety emblems on slow		Introduced, passed on file	. 1547
moving vehicles. Introduced, passed on file	1458	H. F. 730 substituted	1002
	1486	Withdrawn	. 1000
Passed Senate, ayes 47, nays none		oos D. Gittee on Appropri	n_
Reported correctly enrolled	2011	805 By Committee on Appropri	
Signed by President		tions. To make appropriations members of the Iowa Court Stu	
Sent to Governor	2034	Commission.	<b>~</b> J
Signed by Governor	2114	Introduced, passed on file	. 1547
		H. F. 729 substituted	. 1683
800 By Committee on Ways and	l .	Withdrawn	. 1686
Means. Sales tax.			
Introduced, passed on file	1458	806 By Committee on Appropri	a-
		tions. To make appropriatio	
801 By Committee on Industrial and		to members of the Iowa Commi	s-
Human Relations. Furnishing or	•	sion on the Aging.	1545
procurement of employment.		Introduced, passed on file	. 194

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Withdrawn	1686	Passed Senate, ayes 35, nays 22	2093
807 By Committee on Ways and Me-		Motion filed to reconsider vote	
ans. Taxation of personal proper-		Motion to reconsider vote	
ty and to make an appropriation re-		laid on table	2094
	-	Explanation of votes	
lating thereto.	1547	•	
Introduced, passed on file		808 By Committee on Judiciary, Le-	
Made special order		galize the proceedings of the Iowa	
		State Highway Commission and the	
Amendment filed		board of supervisors of Pottawatt-	
Amendments filed		amie County, Iowa, relating to their	
		granting permission and authority	
Amendment filed		to Bennett Avenue Development	
Special order		Corporation, an Iowa corporation,	
Point of order raised		to install sanitary sewer lines in	
Point of order raised		the rights-of-way of certain pri-	
Amendment filed		mary and secondary roads in Pott-	
Special order		awattamie County, Iowa, in con-	
Motion filed to reconsider vote		nection with the construction and	
Amendments filed		installation of a sanitary sewer	
Amendments filed		system.	
Amendment filed		Introduced, passed on file	1622
Amendments filed		H.F. 734 substituted	
Amendment filed		Withdrawn	1795
Amendment filed			
Special order		809 By Committee on Safety and Law	7
Amendment filed		Enforcement, Registration plates.	
Amendment adopted		Introduced, passed on file	1622
Amendment filed		Amendment filed	
Amendments adopted		Passed Senate, ayes 38, nays 22	1797
Amendment withdrawn		Received from House	2052
Amendment adopted			2064
Amendment withdrawn		Passed Senate, ayes 32, nays 14	
Motion filed to reconsider vote		Motion filed to reconsider vote	2065
Motion to reconsider vote failed		Motion to reconsider vote	
Amendments withdrawn		laid on table	2065
Amendment filed		Explanation of vote	2081
Point of order raised	1979	Reported correctly enrolled	2307
Amendments adopted	1980	Signed by President	2307
Point of order raised	1980	Sent to Governor	2307
Passed Senate, ayes 48, nays 13		Signed by Governor	2441
Motion filed to reconsider vote	1981	010 Pro Committee on Communitation	
Motion filed to reconsider vote	1981	810 By Committee on Governmental	
Motion filed to reconsider vote	1982	Subdivisions. Bond of county trea-	•
Amendment filed	2040	surers. Introduced, passed on file	1667
Amendment filed		introduced, passed on the	100.
Motion to reconsider prevailed			
Amendment filed		811 By Committee on Governmental	
Amendment withdrawn		Affairs. Provide for representa-	
Amendment adopted		tion in the Senate and House of Re-	
Amendment withdrawn		presentatives in the Sixty-third	ı
Amendment adopted	2093	General Assembly.	

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S.F. Page	S.F.	Page
Introduced, passed on file 1681	Affairs. Office of the Lieutenar	at .
Placed on calendar 1679	Governor.	
Amendment filed 1702	Introduced, passed on file	2004
	Placed on calendar	2034
812 By Committee on Governmental		
Affairs. Reorganization of the De-	817 By Committee on Appropria	1-
partment of Public Defense.	tions. To make appropriation	
Introduced, passed on file 1681	to legislatators serving on legis	
Placed on calendar 1679	lative study committees.	•
Placed on Calculat		2004
919 Dr. Committee on Education	Introduced, passed on file	
813 By Committee on Education.	Placed on calendar	
Provide for proportionate sharing	Amendment filed	
of the cost of public school educa-	Amendment adopted	
tion in public high school districts	Passed Senate, ayes 41, nays 1	
between the State of Iowa and local	Motion filed to reconsider vote	
school districts, and to provide the	Motion to reconsider prevailed	
method for computation of the por-	H.F. 743 substituted	
tion of such cost to be raised by	Withdrawn	2102
taxation within each school dist-		
rict, and to make an appropriation	818 By Committee on Appropria	ı <del></del>
for payment of the proportionate	tions. To make appropriations	
share of the state.	the members of the Executive Age	
Introduced, passed on file 1681	ncies Reorganization Study Adv	
Referred to appropriations 1679	sory Commission.	
	Introduced, passed on file	2005
814 By Committee on Judiciary. Le-	Placed on calendar	
galize and validate the proceedings	Amendment filed	
of the board of directors of the In-	Amendment adopted	
dependent School District of Graf-	Passed Senate, ayes 49, nays none.	
ton in the County of Worth, State of Iowa in the sale of certain real	Motion filed to reconsider vote	
	Motion to reconsider prevailed	
estate.	H.F. 744 substituted	
Introduced, passed on file 1750	Withdrawn	. 2103
H.F. 735 substituted 1998		
Withdrawn 1999	819 By Committee on Appropris	
<b>4.5</b>	tions. To make appropriations	
815 By Committee on Governmental	legislators serving on legislativ	re
Affairs. Reorganization of various	study committees.	
boards, commissions, depart-	Introduced, passed on file	. 2005
ments, and agencies of state gov-	Placed on calendar	2034
ernment, creating the Iowa Gove-	H.F. 740 substituted	. 2086
rnmental Reorganization Commis-	Withdrawn	2087
sion, and making an appropriation	820 By Committee on Safety and La	
therefor.		
Introduced, passed on file 1835	Enforcement. Acceptance of fe	u-
Referred to appropriations 1836	eral funds for highway safety.	2024
Committee report 1954	Introduced, passed on file	
Recommended passage 1954	Amendment filed	
Committee report adopted 2081	Amendment adopted	
Passed Senate, ayes 35, nays 9 2081	Passed Senate, ayes 50, nays none	
	Received from House	
	Senate concurred	
816 By Committee on Governmental	Passed Senate, ayes 53, nays 1	. 2515

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Reported correctly enrolled Signed by President	2583		fund of the State of Iowa to the etment of Public Defense five	
Sent to Governor	2584	-	and (5,000) dollars for use as	
Signed by Governor	2596		olving fund for the mainten-	
and the second of the second o	-000		and operational costs of ad-	
821 By Committee on Appropria-			trative state aircraft and	
tions. To appropriate from the ge-			provisions for usage reim-	
neral fund of the State of Iowa for			ment.	
the biennium beginning July 1, 1967		Introduced	l, passed on file	2110
and ending June 30, 1969, funds for		H.F. 745	substituted	2142
the State Conservation Commis-		Withdrawn	1	2143
sion.				
Introduced, passed on file			Committee on Appropria-	
Rule suspended			To make an additional trans-	
Amendment filed			fees, taxes, interest and pen-	
Point of order raised			imposed under chapter four	
Amendments adopted			ed twenty-two (422), Code	
Amendment adopted		•	to the division of motor ve-	
Motion filed to reconsider vote			registration of the Depart-	
Amendments filed	2121		of Public Safety for the pur-	
Amendments withdrawn Point of order raised			of purchasing supplies and	
Point of order raised			rials, and for the cost of man-	
Amendment withdrawn			re of motor vehicle registra- lates at prison industries for	
Explanation of vote			vehicles exempted from a	
Amendment filed	2162		cration fee as provided by	
Motion to reconsider prevailed	2163		on three hundred twenty-one	
Passed Senate, ayes 48, nays 7			one hundred seventy (321.170),	
Received from House		Code		
Amendment filed	2510		, passed on file 2	2110
Amendment adopted	2510		substituted	
Senate concurred			1	
Passed Senate, ayes 49, nays none.	2511			
Reported correctly enrolled		825 By	Committee on Appropria-	
Signed by President	2583	tions.	To make an appropriation	
Sent to Governor	2584		Iowa Legislative Research	
Signed by Governor	2595		u for updating the Code of	
000 75 65 331			on magnetic tape and to re-	
822 By Committee on Appropriate			the related vocabulary con-	
ions. To appropriate from the gen-		corda		1110
eral fund of the State of Iowa for		Introduced	, passed on file	1110
the biennium beginning July 1, 196 and ending June 30, 1969, to the		Passed Se	nate, ayes 52, nays none. 2	583
Commission on Uniform Laws the		Reported	correctly enrolled 2	583
sum of six thousand one hundred		Sont to Co	president	584
(6,100) dollars.			Governor 2	
Introduced, passed on file	2109	Digited by	dovernor	,000
H.F. 752 substituted		826 By	Committee on Appropria-	
Withdrawn		tions.		
			und of the State of Iowa for	
823 By Committee on Appropria	_		l improvements for insti-	
tions. To appropriate from the ge-			s under the Board of Con-	
<del>-</del>				

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trol, including construction of new	Introduced, passed on file 2110
buildings, repairs, improvements,	H.F. 768 substituted 2187
replacements, or alterations, and	Withdrawn
providing for joint control for the	
expenditure thereof by the Board of	830 By Committee on Appropria-
Control, the Governor, and the State	tions. Appropriate from the gen-
Comptroller.	eral fund of the State of Iowa for
Introduced, passed on file 2110	
Amendment filed 2113	the biennium beginning July 1, 1967
	and ending June 30, 1969, to the
Amendment filed 2137	Capitol Planning Commission the
H.F. 758 substituted 2178	sum of twelve thousand five hun-
Withdrawn 2184	dred (12,500) dollars.
007 70 00 111	Introduced, passed on file 2111
827 By Committee on Appropria-	H.F. 767 substituted 2174
tions. To make an appropriation to	Withdrawn 2174
the Legislative Research Bureau	
for air conditioning and needed re-	831 By Committee on Appropria-
novations in the offices of the Leg-	tions. Appropriate from the gen-
islative Research Bureau.	eral fund of the State of Iowa two
Introduced, passed on file 2110	hundred fifty thousand (250,000)
Passed Senate, ayes 52, nays none 2144	dollars to the Higher Education
Received from House 2292	Facilities Commission for the st-
Senate concurred 2399	ate supported scholarship pro-
Passed Senate, ayes 50, nays 1 2400	gram for freshman college stud-
Reported correctly enrolled 2583	ents.
Signed by President 2583	Introduced, passed on file 2111
Sent to Governor 2584	Amendment filed 2137
Signed by Governor 2596	Amendment filed 2166
	Amendment filed 2170
999 D- G	Amendments adopted 2170
828 By Committee on Appropria-	Passed Senate, ayes 54, nays 1 2170
tions. Appropriate from the gen-	Motion filed to reconsider vote 2182
erai fund of the State of Iowa to	Motion to reconsider prevailed 2182
the Iowa State Arts Council the	Amendment filed 2182
sum of fifty thousand (50, 000)	Amendment adopted 2182
dollars for each year of the bi-	Passed Senate, ayes 44, nays none 2183
ennium beginning July 1, 1967 and	1 abbota behave, ayes 11, hays none 2100
ending June 30, 1969.	832 By Committee on Appropria-
Introduced, passed on file 2110	tions. Appropriate from the gen-
Passed Senate, ayes 44, nays 3 2145	eral fund of the State of Iowa to
Received from House 2550	the executive council for Capital
Senate concurred 2551	Planning Commission recommen-
Passed Senate, ayes 48, nays 2 2551	dations.
Reported correctly enrolled 2583	Introduced, passed on file 2111
Signed by President 2583	H. F. 756 substituted 2164
Sent to Governor 2584	Withdrawn
Signed by Governor 2597	withdrawn
000 -	000 Pag G 244
829 By Committee on Appropria-	833 By Committee on Appropria-
tions. Appropriate from the gen-	tions. Appropriate funds to the
eral fund of the State of Iowa to	State Comptroller from motor ve-
the State Historical Society for	hicle fuel tax fund.
capital improvements.	Introduced, passed on file 2111

S.F. Page	S.F. Pag
H.F. 755 substituted 2174	Signed by Governor 2599
Withdrawn 2175	
	837 By Committee on Appropria-
834 By Committee on Appropria-	tions. Appropriate from the gene-
tions. Appropriate from the gen-	ral fund of the state the sum of two
eral fund of the State of Iowa to	million (2,000,000) dollars to the
the Liquor Control Commission	Higher Education Facilities Com-
for warehouse improvements.	mission for the guaranteed stud-
Introduced, passed on file 2111	ent loan programs.
H.F. 746 substituted 2181	Introduced, passed on file 2122
Withdrawn 2182	Passed Senate, ayes 59, nays none 2172
	Reported correctly enrolled 2569
835 By Committee on Appropria-	Signed by President 2569
tions. Appropriate from the gen-	Sent to Governor
eral fund of the state for the bi-	Signed by Governor 2595
ennium beginning July 1, 1967 and	bighed by dovernor
ending June 30, 1969, funds for	838 By Committee on Appropria-
the central office of the Board of	tions. Appropriate from the gener-
Control.	al fund of the State of Iowa for the
Introduced, passed on file 2111	biennium beginning July 1, 1967 and
H.F. 757 substituted 2274	ending June 30, 1969 to the State
Withdrawn	Board of Regents for the salaries,
Withdrawn	support, maintenance, equipment,
836 By Committee on Appropria-	miscellaneous purposes, and re-
tions. Appropriate from the gener-	pairs, replacements, and altera-
al fund of the State of Iowa for the	tions of institutions under the said
biennium beginning July 1, 1967 and	State Board of Regents.
ending June 30, 1969, to the Board	Introduced, placed on calendar 2135
of Control for salaries, support,	Call of the Senate 2151
maintenance, repairs, replaceme-	Call of the Senate lifted 2151
nts, alterations, or equipment of	Amendment filed 2156
institutions under the Board of	Amendment withdrawn 2156
Control, to provide that chapter	Passed Senate, ayes 41, nays 16 2156
eight (8), except section eight point	Received from House 2389
five (8.5), Code 1966, shall apply to	Senate refused to concur2442
this Act, and to establish rate of	Conference committee report 2467
billing for mental health institutes.	Conference committee report
Introduced, passed on file 2111	adopted
Amendment filed 2333	Passed Senate, aves 51, navs none 2021
Amendment adopted	Reported correctly enrolled 2000
Passed Senate, ayes 43, nays 1 2382	Signed by President
Received from House 2447	Sent to Governor
Senate concurred	Signed by Governor 2595
Passed Senate, ayes 46, nays 6 2540	
Motion filed to reconsider vote 2570	839 By Committee on Ways and Me-
Motion to reconsider prevailed 2570	ans. Definition and regulation of
Amendment filed 2570	property tax exemptions provided
Amendments adopted 2570	for in section four hundred twenty-
Passed Senate, ayes 52, nays 2 2570	seven point one (427.1), subsec-
Reported correctly enrolled 2583	tion nine (9), Code 1966.
Signed by President 2583	Introduced, passed on file 2165
Sant to Covernon 9501	Amendaded, publication file

S.F. Amendment filed	Page 2582	S.F. Senate receded	2537
840 By Committee on Appropriations. Appropriating funds for the purchase of an airplane to be ut lized by the Governor and othe state officials.	he i-	Reported correctly enrolled Signed by President	2583 2584
Introduced, placed on calendar Amendments filed Amendments adopted Passed Senate, ayes 38, nays 13	. 2249 . 2256	844 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the Department of Public Instruction seven thousand five hundred (7,500	- e n
841 By Committee on Appropriations. To make appropriations members of the Advisory Invesment Board of the Iowa Public Enployees' retirement system.	to t- n-	dollars for use as a revolving function for the veterans administration and five thousand (5,000) dollars for the school lunch program Introduced, placed on calendar	n s 2196
Introduced, placed on calendar H. F. 774 substituted Withdrawn	. 2216 . 2216	Passed Senate, ayes 50, nays none . Reported correctly enrolled	2569 2569 2570
ons. To make appropriations fexpenses incurred by the comm tee established by House Joint R solution twenty-eight (28), Acts the Sixty-second General Asserbly, to subdistrict legislative di	or it- e- of n-	845 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the Department of Health for power file equipment.	- -
tricts in the state. Introduced, placed on calendar Passed Senate, ayes 47, nays none. Received from House	. 2217 . 2292	Introduced, placed on calendar H. F. 770 substituted	2210
Senate concurred Passed Senate, ayes 52, nays none. Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	. 2401 . 2583 . 2583 . 2584	846 By Committee on Appropriations. Appropriate from the Iowa Public Employees' Retirement System fund three hundred seventy-five thousand (375,000) dollars to the Employment Security Commission for the costs of the adminis-	a - - - -
843 By Committee on Appropri tions. To make appropriations members of the Iowa Legislati Research Committee. Introduced, placed on calendar Passed Senate, ayes 46, nays none. Received from House Amendment filed Amendment adopted	to ve . 2195 . 2217 . 2280 . 2424 . 2484 . 2484	tration of chapter ninety-seven F (97B) of the Code.  Introduced, placed on calendar	2196 2211 2388 2388 2424 2581
Senate concurred Passed Senate, ayes 43, nays none. Return to Senate	. 2485	ral fund of the State of Iowa to the Department of Public Safety for	е

S.F. Page	S.F. Page
capital improvements including	H.F. 785 substituted 2466
land acquisition and highway pa- trol buildings and for radio equip-	Withdrawn 2467
ment for the division of radio comcunications.  Introduced, placed on calendar	852 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the Department of Public Instruction, Division of Vocational Rehabilitation for a new vocational rehabilitation center and to permit acceptance of federal funds for participation.
848 By Committee on Appropria-	Introduced, placed on calendar 2196
tions. 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.	Passed Senate, ayes 45, nays none . 2215 Reported correctly enrolled 2569 Signed by President 2570 Sent to Governor
Introduced, placed on calendar 2196	853 By Committee on Appropria-
Passed Senate, ayes 46, nays none 2213 Reported correctly enrolled 2388	tions. Appropriate from the gene-
Signed by President 2388	ral fund of the State of Iowa for the biennium beginning July 1, 1967 and
Sent to Governor	ending June 30, 1969, funds for var-
Signed by Governor	ious departments and various div-
	isions thereof of the State of Iowa,
849 By Committee on Appropria-	for the purposes provided by law,
tions. Appropriate from the gene-	and relating to the judicial and
ral fund of the State of Iowa to the	peace officers' retirement systems
State Printing Board for printing	and to salaries of various statutory
and binding.	positions, and to amend various se-
Introduced, placed on calendar 2196 H.F. 771 substituted 2213	ctions of the Code relating to dep-
Withdrawn	artments receiving appropriations
	under this Act. Introduced, placed on calendar 2197
850 By Committee on Appropriations, Appropriate funds from the	Amendments filed
primary road fund to the Indust-	Amendment filed
rial Commissioner for payment of	Amendment filed 2313
workmen's compensation claims	Amendments filed 2374
of employees of the State Highway	Amendment filed 2376
Commission.	Amendments filed
Introduced, placed on calendar 2196	Amendments filed 2425
Passed Senate, ayes 46, nays none 2214	Amendment filed 2426
Reported correctly enrolled 2569	Amendments adopted 2460
Signed by President	Amendments withdrawn
Sent to Governor	Amendments filed 2461 Amendment adopted
bighed by Governor 2000	Amendment adopted
851 By Committee on Appropria-	Amendment adopted
tions. Number of members of the	Amendments filed
Iowa Highway Safety Patrol.	Amendments adopted 2404
Introduced, placed on calendar 2196	Amendment adopted 2465

855 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used.

859 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the Treasurer of State for the moneys and credits tax replacement fund provided in chapter four hundred

S.F. Page	S.F. Pag
twenty-two (422) of the Code, the	Passed Senate, ayes 46, nays none 2267
sum of three million (3,000,000)	Reported correctly enrolled 2569
dollars.	Signed by President 2569
Introduced, placed on calendar 2240	Sent to Governor 2570
Passed Senate, ayes 44, nays 1 2258	Signed by Governor 2594
Received, referred to appropriations . 2259	
Reported correctly enrolled 2569	863 By Committee on Appropria-
Signed by President 2569	tions. Authorizing expenditures
Sent to Governor 2570	by the State Highway Commission
Signed by Governor 2594	from the primary road fund for use
	as a permanent revolving fund.
860 By Committee on Appropria-	Introduced, placed on calendar 2240
tions. Appropriate from the Gene-	Passed Senate, ayes 45, nays 1 2267
ral fund of the State of Iowa for the	Reported correctly enrolled 2569
biennium beginning July 1, 1967 and	Signed by President 2569
ending June 30, 1969 to the office	Sent to Governor
of the Superintendent of Public	Signed by Governor 2594
Buildings and Grounds for opera-	angues by dovormor
tional costs of the property known	864 By Committee on Appropria-
as the Valley Bank Building located	tions. Authorizing expenditures
at Fourth and Walnut Streets, City	by the State Highway Commission
of Des Moines, Polk County, Iowa.	from the primary road fund for the
Introduced, placed on calendar 2240	biennium beginning July 1, 1967 and
Passed Senate, ayes 41, nays 1 2265	ending June 30, 1969, and relating
Explanation of vote	to salaries of highway commission
Received from House 2398	members, director of highways,
Amendment filed	chief engineer, and expenses of the
Amendment adopted 2480	commissioners.
Senate concurred 2480	Introduced, placed on calendar 2240
Passed Senate, ayes 54, nays none 2480	Amendment filed
Reported correctly enrolled 2583	Amendment adopted
Signed by President 2583	Amendments adopted 2395
Sent to Governor	Motion filed to reconsider vote 2395
Signed by Governor 2596	Motion to reconsider prevailed 2395
signed by determed	Amendment filed
861 By Committee on Appropria-	Amendments adopted 2396
tions. State Highway Commission.	Amendment withdrawn 2396
Introduced, placed on calendar 2240	Passed Senate, ayes 57, nays none 2396
Passed Senate, ayes 46, nays none 2266	Received from House
Reported correctly enrolled 2583	Amendment filed
Signed by President	Amendment adopted 2495
Sent to Governor	Senate concurred 2495
Signed by Governor 2598	Passed Senate, ayes 46, nays none 2495
organica by district first 1000	Reported correctly enrolled 2583
862 By Committee on Appropria-	Signed by President 2583
tions. Authorizing expenditures	Sent to Governor
for additional equipment by the	Signed by Governor 2595
State Highway Commission from	<u> </u>
the primary road fund for the bien-	865 By Committee on Appropria-
nium beginning July 1, 1967 and	tions. Authorize the construction
ending June 30, 1969.	of a Chapel at Camp Dodge and to
Introduced, placed on calendar 2240	provide an appropriation therefor.

S.F. Page Introduced, placed on calendar 2240 Passed Senate, ayes 38, nays 6 2289 Reported correctly enrolled 2569 Signed by President 2569 Sent to Governor 2570 Signed by Governor 2594	S.F.       Page         Rule suspended       2310         Passed Senate, ayes 44, nays none       2310         Reported correctly enrolled       2569         Signed by President       2569         Sent to Governor       2570         Signed by Governor       2594
866 By Committee on Judiciary. Search warrants. Introduced, placed on calendar 2281 Amendment filed	870 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa three million four hundred thousand (3,400,000) dollars to the Depart-
867 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa three hundred ninety thousand (390,000) dollars to the Department of Public Instruction for participation in the	ment of Public Instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code.
Manpower Development and Training Act of 1962, as amended. Introduced, placed on calendar 2307	Introduced, placed on calendar 2308 Rule suspended 2311 Passed Senate, ayes 47, nays none 2311
Rule suspended       2308         Passed Senate, ayes 45, nays none       2309         Reported correctly enrolled       2569         Signed by President       2569         Sent to Governor       2570	Reported correctly enrolled       2569         Signed by President       2569         Sent to Governor       2570         Signed by Governor       2594
Signed by Governor 2594	871 By Committee on Appropriations. Appropriate from the gene-
868 By Committee on Appropriations. 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.  Introduced, placed on calendar 2308	ral fund of the State of Iowa ten million (10,000,000) dollars to the Department of Public Instruction for state aid for transportation as provided by chapter two hundred eighty-five (285) of the Code.  Introduced, placed on calendar 2308
Rule suspended       2309         Passed Senate, ayes 45, nays none       2309         Reported correctly enrolled       2569         Signed by President       2569         Sent to Governor       2570         Signed by Governor       2594	872 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa eight million (8,000,000) dollars to the Department of Public Instruction for supplemental aid to certain
869 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa one hundred tenthousand (110,000) dol-	school districts of the state, as provided by chapter two hundred eighty-six (286) of the Code.  Introduced, placed on calendar 2308
lars to the Department of Public Instruction for participation in the Economic Opportunity Act of 1963, as amended.  Introduced, placed on calendar 2308	873 By Committee on Appropriations. Appropriate six million (6,000,000) dollars from the general fund of the State of Iowa to the

S.F. Page	S.F. Pag
Department of Public Instruction	Passed Senate, ayes 53, nays none 2557
for general state aid for school	Reported correctly enrolled 2583
districts as provided by chapter	Signed by President 2583
two hundred eighty-six A (286 A)	Sent to Governor 2584
of the Code.	Signed by Governor 2597
Introduced, placed on calendar 2308	877 By Committee on Governmen-
Rule suspended 2311	tal Affairs. Effective date of all
Amendment filed 2485	appropriations Acts enacted by the
Amendment adopted 2486	Sixty-second (62nd) General As-
Passed Senate, ayes 51, nays none 2486	
Reported correctly enrolled 2583	sembly. Introduced, placed on calendar 244
Signed by President	Introduced, placed on calendar 2446 Rule suspended 2446
Sent to Governor 2582	•
Signed by Governor 2595	Passed Senate, ayes 50, nays none 244
	Reported correctly enrolled 2473
874 By Committee on Appropria-	Signed by President 2473
tions. To make appropriations to	Sent to Governor 2473
members of the Iowa Development	Signed by Governor 258
Commission.	878 By Committee on Judiciary.
Introduced, placed on calendar 2421	Interstate bridges and the finan-
Amendment filed 2425	cing thereof and to amend Senate
Amendment filed 2478	File one hundred thirty-one (131),
Amendments adopted 2478	Acts of the Sixty-second (62nd)
Passed Senate, ayes 47, nays none 2478	General Assembly.
Reported correctly enrolled 2583	Introduced, placed on file 2448
Signed by President	Amendment filed 2473
Sent to Governor	Amendment filed 2483
Signed by Governor	Amendment adopted 2483
bigined by dovernor	Passed Senate, ayes 44, nays none 2483
875 By Committee on Appropria-	Reported correctly enrolled 2583
tions. Appropriate from the gene-	Signed by President
ral fund of the State of Iowa to the	Sent to Governor
Department of Public Instruction	Signed by Governor
for specified school aid.	Signed by Governor 2000
Introduced, placed on calendar 2422	879 By Committee on Appropria-
H. F. 795 substituted 2486	tions. Appropriate funds from the
Withdrawn	general fund of the State of Iowa to
Withdrawn	the Department of Public Instruc-
	tion for construction of area voca-
876 By Committee on Appropria-	tional schools.
tions. Appropriate from the gene-	Introduced, placed on calendar 2478
ral fund of the State of Iowa to the	Rule suspended
Department of Public Instruction	Amendment filed 2480
for vocational education aid.	Amendments filed 2481
Introduced, placed on calendar 2422	Amendments adopted 2481
Amendment filed 2488	Passed Senate, ayes 55, nays none 2481
Amendment adopted 2488	Reported correctly enrolled 2583
Passed Senate, ayes 50, nays none 2488	Signed by President 2583
Received from House 2499	Sent to Governor 2584
Senate concurred 2557	Signed by Governor 2596

### RECORD OF HOUSE BILLS IN SENATE

#### HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED--219

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H.F. 1. 13. 15, 17, 20, 23, 30, 38, 43, 53, 55, 57, 58, 60, 61, 62, 71, 79, 86, 89, 92, 93, 98, 99, 100, 101, 116, 117, 120, 128, 70. 136, 137, 138, 139, 146, 147, 150, 151, 152, 161, 165, 167, 168, 171, 172, 173, 176, 178, 182, 183, 190, 192, 196, 197, 199, 201, 203, 205, 207, 216, 217, 218, 222, 224, 232, 236, 237, 238, 239, 240, 244, 246, 253, 257, 260, 272, 274, 280, 281, 284, 285, 286, 287, 289, 295, 297, 301, 305, 309, 312, 320, 321, 345, 356, 363, 364, 365, 377, 381, 382, 383, 390, 398, 410, 411, 414, 425, 435, 437, 465, 467, 470, 474, 480, 486, 495, 501, 503, 514, 515, 521, 530, 537, 547, 553, 554, 559, 561, 562, 563, 569, 572, 575, 577, 599, 608, 614, 633, 634, 647, 651, 659, 662, 668, 672, 673, 674, 675, 679, 685, 686, 687, 690, 692, 693, 694, 695, 696, 697, 699, 700, 702, 708, 711, 713, 718, 719, 727, 729, 730, 731, 732, 733, 734, 735, 736, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 767, 768, 769, 770, 771, 772, 774, 785, 786, 795,

# BECAME LAW AS PROVIDED IN SECTION 3.5 OF THE CODE

H.F. 754.

#### **BILLS VETOED BY THE GOVERNOR**

H.F. 72.

## SENT TO SECRETARY OF STATE

H.J.R. 11, 14, 23, 24, 28, 32.

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4 By Van Nostrand, Millen, Kluever, McCartney, Stromer, Miller of Des Moines, Smith, Tieden, Nielsen, Roe, Graham, Shaw, Vetter and Patton. (Stanley, Rigler, Benda, Messerly, Lucken, Flatt, Mills, Lange, DeKoster, Balloun, Stephens, Lodwick, Kyhl, Briles, Lisle, Potgeter, Lamborn, Shaff, Jepsen, DeHart, Van Eaton, Ersk-

ine, Hougen, Neu, Frey and Clarke.) Proposing an amendment to the Constitution of the State of Iowa relating to the composition and apportionment of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Received, passed on file ........ 189
Referred to governmental affairs ... 202

I.J.R. Page	H.J.R. Pag
10 By Van Nostrand and Millen.	and Kiilsholm. Proposing an a-
(Rigler and Mills.) Provide a com-	mendment to the Constitution of the
mission to make a study of subdis-	State of Iowa relating to the right
tricting the legislative districts	to employment.
and to make recommendations to	Received, passed on file 543
the General Assembly.	Referred to industrial and human
Received, passed on file 286	relations 594
Referred to governmental affairs 290	
Committee report 287	14 By Schmarje, Strothman, Sorg,
Recommended amendment, passage 287	Hicklin, Distelhorst, Shepherd,
Amendment filed	Redfern, Miller of Des Moines and
Made special order 348	Millen (McGill and Shirley). De-
Amendment filed	signating the Iowa Geode as the o-
	fficial state rock for the State of
	Iowa.
mionent ince the transfer in the contract of t	Received, passed on file 449
Special order	Substituted for S.J.R. 20 446
	Passed Senate, ayes 34, nays 18 446
	Signed by President 581
Amendment withdrawn 406	bighed by Fresident
Committee of the whole 407	23 By Fischer of Grundy. Create
Amendment adopted	an interim legislative committee to
	study the problem of interstate
The state of the s	truck rate reciprocity procedures
Amendment filed	and to make an appropriation
Amendment adopted	therefor.
Amendment withdrawn 409	Received, passed on file 1002
Passed Senate, ayes 32, nays 29 409	Referred to transportation 1000
Received from House 603	Committee report
Senate refused to concur 631	Recommended passage
Conference committee appointed 678 Conference committee report 693	Referred to appropriations 1162
	Committee report 1752
	Recommended passage 1752
Conference committee report	Amendment filed
	Committee report adopted 1912
Explanation of vote 695	Amendment adopted
11 By Grassley and Renda, Propo-	Point of order raised
sing an amendment to the Constitu-	Passed Senate, ayes 47, nays 1 1913
tion of the State of Iowa repealing	Received from House 2094
the section of the constitution which	Senate insisted
provides for the office and election	Conference committee appointed 2135
of the county attorney.	Conference committee report 2273
Received, passed on file 943	Conference committee report
Referred to governmental affairs 1000	adopted
Committee report 1240	Senate concurred 2404
Recommended passage 1240	Passed Senate, ayes 52, nays 1 2404
Committee report adopted 2167	Signed by President 2583
Passed Senate, ayes 45, nays 1 2167	Signor of the second of the se
Signed by President 2423	04 D 1611
~	24 By Miller of Page, Varley, Ba-
10 Profession Pro-1 Pro-1-	ker, Redfern, Winkelman, Tieden,
13 By Grassley, Busch, Darrington,	Harbor, Ossian, Den Herder, Gra-
Diehl, Edgington, Graham, Harbor,	ham, Steffen, Doderer, Utzig,
Johnson, Klein, Miller of Jones,	Breitbach, Mayberry, Hanson of
Nelson, Nielsen, Patton, Radl,	Benton, Mensing, Curran, Renda,

нJ.R.	Domo	TT T D	D
	Page	H.J.R.	Page
son, Schroeder, Strothma		29 By Schroeder, Allen,	
er of Grundy, Welden and		Grassley, Kluever, Gitting	
Jones. Continue the Iowa S		Van Nostrand and Shaw. F	
and World Food Expositi		an amendment to the Const	
Committee established b		the State of Iowa relating to	
ty-first General Assembl	• •	sions of the General Ass	
make an appropriation the		adding to Section two (2)	, Article
Received, passed on file		three (III), of the Constitut	ion of the
Referred to appropriations .		State of Iowa.	
Committee report		Received, passed on file	1667
Recommended passage	2200	Referred to governmental affa	
Amendment filed		Amendment filed	2470
Committee report adopted .			
Amendment filed		32 By Committee on Cons	titutional
Amendments adopted	2286	Amendments and Reappor	tionment.
Failed to pass Senate,		Extending the period desi	gnated in
ayes 27, nays 14		House Joint Resolution	twenty-
Motion filed to reconsider vot		eight (28), Acts of the Sixt	y-second
Motion to reconsider prevaile		General Assembly, duri	ng which
Passed Senate, ayes 38, nays		the General Assembly ma	ıy adopt a
Signed by President	2583	plan subdistricting counti	es and le-
		gislative districts.	
25 By Doderer, Kluever, C	ragglay	Received, passed on file	1590
Millen, Vetter, Voorhees		Rule suspended	1594
ran, Mayberry, Mowry an		Passed Senate, ayes 56, nays	none 1595
horst. Creating a commit		Signed by President	1722
vise the Code of Iowa, r			
said committee to present		22 Dec Committee on Am	
containing recommendation		33 By Committee on Ap	
ther with appropriate bil		tions (Committee on Ar	
next General Assembly, a		tions). Create an interim	
ding an appropriation ther		tee to study the conduct	
Received, passed on file		cies of the Iowa Liquor	
Referred to governmental affa	irs 1954	Commission and Iowa	
3		Laws, and to make an appro	opriation
00 5		therefor.  Received, passed on file	2004
28 By Van Nostrand, Mow	ry, Har-	Referred to governmental affa	
bor and Gannon. Establis		Amendment filed	
mission to conduct a study		Amendment med	2014
lative subdistricting and			
recommendations to the	General		
Assembly.	.791	9.4 D Co	
Received, passed on file	731 airs 731	34 By Committee on Ap	
Referred to governmental affa	745	tions. (Committee on Ap	
Committee report	745	tions.) Create an interim	
Recommended passage Committee report adopted	741	tee to study the Iowa Highw mission and managemer	
Passed Senate, ayes 60, nays	1 741	Iowa highway system, and	
Motion filed to reconsider vot	e 742	an appropriation therefor.	
Motion to reconsider vote laid		Received, passed on file	
on table		Referred to governmental affa	ire 2004
Signed by President	820	Amendment filed	2034
o -= ~j rropidont			

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1 By Fisher of Greene. (Kibbie)	Point of order raised 1999
Printing of bills.	Amendment adopted 1999
Received, passed on file 52	Amendments filed 2000
Received from House 157	Amendments adopted 2000
Substituted for S.F. 23 162	Amendment withdrawn 2000
Passed Senate, ayes 57, nays none 162	Point of order raised 2000
Signed by President 229	Passed Senate, ayes 44, nays 12 2001
	Received from House 2120
13 By Millen. Authorize and direct	Senate insisted 2138
the issuance of a patent to certain	Conference committee appointed 2151
real estate to C. E. Barnett and Ma-	
rie A. Barnett, husband and wife, as	17 By Hill and Pelton. Support and
joint tenants, with full right of	maintenance of the parties during
survivorship, and not as tenants in	divorce litigation.
common, by the Governor and Sec-	Received, passed on file 914
retary of State.	Referred to judiciary 935
Received, passed on file 241	Committee report
Referred to judiciary 250	Recommended passage
Committee report 590	Committee report adopted 1376
Recommended passage 590	Passed Senate, ayes 44, nays none 1376
Rule suspended	Signed by President 1554
Committee report adopted 621 Passed Senate, ayes 52, nays none 622	
Signed by President	20 By Renda. Adoption.
bighed by 11esident 100	Received, passed on file 326
15 By Doderer, Dunton, Yoder and	Referred to judiciary 345
Lipsky. Millage levy necessary to	Committee report 591
pay interest and principal on school	Recommended amendment, passage 591
bonded indebtedness.	Amendment filed 1189
Received, passed on file 1590	Steering recommends calendar 1305
Referred to ways and means 1597	Committee report adopted 1379
Committee report	Amendment adopted 1380
Recommended passage 2239	Amendment withdrawn 1380
Committee report adopted 2536	Passed Senate, ayes 45, nays none 1380
Amendment filed 2536	Signed by President 1821
Amendment adopted 2536	<b>G</b>
Passed Senate, ayes 39, nays 11 2536	22 By Grassley, Busch, Stokes,
Signed by President 2583	Klein, Edgington, Johnson, Miller
	of Jones, Baker, Hullinger, Chris-
16 By Fischer of Grundy. Purchase	tensen, Hanson of Mitchell and
of right of way by the highway	Conklin. Operation of a motor ve-
commission.	hicle while intoxicated or while a-
Received, passed on file 573	bility to operate is impaired.
Referred to transportation 595	Received, passed on file 943
Committee report	Referred to safety and law
Recommended passage 1120	enforcement
Steering recommends calendar 1621	Amendment filed
Amendment filed	Amendments filed
Amendment filed	Committee report
Amendment filed	Without recommendation,
Amendment filed	but with amendment 2552
Committee report adopted 1999	out with amendment

n n	n me	H.F.	Page
	age		age
	552	and the inauguration of the Gover-	
	554	nor and Lieutenant Governor at any	
	554	suitable hall at the seat of govern-	
	569	ment.	
Tabled 2	569	Received, passed on file	
		Referred to governmental affairs	
23 By McCartney. Legalizing of		Substituted for S. F. 210	
town plats and amending the lega-		Passed Senate, ayes 33, nays 3	
lizing acts pertaining to cities and		Explanation of vote	1175
towns.		Signed by President	1448
	256		
Referred to judiciary	260	42 By Cunningham, Vetter, Klue-	
Committee report	046	ver, Bailey and Dunton. (DeHart,	
Recommended passage 10	046	Ely, Cassidy, Stanley and Kibbie).	
Committee report adopted 1	558	Reversion of schoolhouse sites.	
Passed Senate, ayes 49, nays none 15	559	Received, passed on file	
Signed by President 1'	733	Referred to education	368
		Amendment filed	1368
30 By Edgington, Smith, Grassley,			
Stromer and Ossian. Addition of		43 By Doderer. Selection of grand	
territory to benefited fire dis-		jurors.	
tricts.		Received, passed on file	256
Received, passed on file	352	Referred to governmental	
Referred to governmental		subdivisions	260
subdivisions	368	Committee report	323
Committee report	436	Recommended passage	323
Recommended passage	436	Committee report adopted	454
Committee report adopted	785	Passed Senate, ayes 52, nays none	454
Amendment filed	787	Signed by President	
Amendment adopted	787	•	
Amendment filed	787	47 By Holden. Reflective motor ve-	
Amendment adopted	024	hicle registration plates.	
Passed Senate, ayes 46, nays none 10	025	Received, passed on file	449
Explanation of vote 10		Referred to safety and	
Signed by President 15	276	law enforcement	463
-		Committee report	813
38 By Miller of Page, Shepherd,		Recommended passage	813
Schroeder, Millen, Vetter, Caff-			
rey, Edgington, Yoder, Grassley,	•	48 By Maloney and Fischer of Grun-	
Smith, Nielsen, Nelson, Clark,		dy (Lucken and Coleman). Payment	
Reed, Fischer of Grundy, Stokes,		of property damage claims under	
Tapscott, Welden, Hill, Holden,		liability policies.	
Shaw, Doderer, Lee, Wood, Red-		Received, passed on file	
fern, Tieden, Harbor, Steffen, Oss-		Referred to judiciary	597
ian, Den Herder, Graham, Strand,			
Roorda, Breitbach, Winkelman,		51 By Curran, Den Herder, Distel-	
Freeman, Radl, McIntyre, Hanson,		horst, Dunton and Mowry. Permit	
of Benton, Sorg and Fullerton.		counties to become associated with	
Provide for the canvassing of votes		the Iowa State Association of Coun-	
the contract of the contract o			

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ties.		Received, passed on file 24
Received, passed on file	543	Referred to judiciary 250
Referred to governmental		Committee report 124
subdivisions	594	Recommended passage 124
Amendment filed		Committee report adopted 152
Committee report		Passed Senate, ayes 52, nays none 152
Recommended passage		Signed by President 1733
Recommended passage	1304	3 ,
53 By Gallagher, Voorhees,	Dougin	60 By Judiciary Committee. (Ju-
Story and Conklin. Provide f		diciary Committee). Rules of the
•		Department of Agriculture in re-
lection of sewer charges with	nwater	gard to fuel oil pumps.
rentals or charges.	0.40	Received, passed on file 24
Received, passed on file	943	Referred to judiciary 25
Referred to governmental		Committee report 32
subdivisions		Recommended passage 32
Committee report		Committee report adopted 45
Recommended passage	1349	Passed Senate, ayes 53, nays none 45
Committee report adopted	1527	Signed by President 58
Passed Senate, ayes 53, nays 1	1527	
Signed by President	1733	61 By Judiciary Committee. (Ju-
_		diciary Committee). Inspection of
55 By Smith, Johnson, M	ensing,	county jails by the State Board of
Redfern, Hullinger, Nielsen	, Pier-	Control.
son, Clark and Harbor. Le	ength of	Received, passed on file
time bulk grain may be de	posited	
in a warehouse.		Committee report
Received, passed on file		Recommended amendment, passage . 104 Committee report adopted . 132
Referred to agriculture		Committee report adopted ==
Committee report		Amendment filed
Recommended amendment, pass		Amendment adopted
Steering recommends calendar		Description of the second Country of the sec
Committee report adopted		Passed Senate, ayes 31, nays 16 143
Amendment adopted		Explanation of vote
Passed Senate, ayes 46, nays no		Signed by President 190
Signed by President	1733	62 By Mensing, Busch, Coffman,
E7 Dr. Judicione Committe	o /Tu	Nielsen, Vetter, Strand, Mowry,
57 By Judiciary Committee		Shepherd, Kluever, McCartney,
diciary Committee). Effecti		Harbor, Caffrey, Fischer of Gr-
of Statutes and Rules of Civ	ni Pro-	undy, Lipsky and Steffen. (Denman,
cedure.	0.41	Reppert, Neu, Frommelt, Messer-
Received, passed on file Referred to judiciary		ly, Briles, Mills, Elvers, Walsh,
Committee report		DeKoster, Rigler, Stanley and
Recommended passage		Flatt). Savings and loan associa-
Committee report adopted		tions.
Passed Senate, ayes 53, nays no		Received, passed on file 45
Signed by President		Substituted for S. F. 109 40
		Amendment filed
58 By Judiciary Committe	e. (Ju-	Amendment adopted 40
diciary Committee). Definition		Passed Senate, aves 51, pays 6 48
the personal net income tax		Signed by President 62

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67 By Kluever, Van Drie, Andersen,	72 By Busch, Nielsen, Tieden,
Dunton and Cochran. (Ely, Stan-	Grassley and Langland. Open
ley and Cassidy). Amend chapter	hunting seasons.
two hundred seventy-nine (279),	Received, passed on file 543
Code 1966, to improve the contin-	Referred to conservation and
uing contract for teachers.	recreation 594
Received, passed on file 713	Committee report 797
Amendment filed 746	Recommended passage 797
Referred to education	Committee report adopted 874
Committee report 915	Passed Senate, ayes 46, nays none 874
Recommended passage 915	Signed by President 956
Steering recommends calendar 1119	
Committee report adopted 1154	73 By Camp, Doderer, McCray and
Amendment adopted	Wood. Voter registration in all
Motion filed to reconsider vote 1154	counties having a population of tw-
Motion to reconsider prevailed 1154	enty thousand or more.
Amendment adopted	Received, passed on file 434
Passed Senate, ayes 39, nays 13 1154	Referred to governmental affairs 463
Signed by President 1448	76 By Stokes. Use of traffic-con-
	trol signals.
70 By Shaw, McCray, Holden, Hick-	Received, passed on file 1643
lin, McCartney, Pelton, Lipsky, K-	Referred to safety and law
night, Koch, Grassley, Wood,	enforcement
Thordsen, Mensing, Battles and	enforcement
Johnson. (Jepsen). Juvenile delin-	79 By Distelhorst, Sale of docu-
quency.	mentary stamps.
Received, passed on file	Received, passed on file 450
Referred to judiciary	Referred to governmental
Recommended amendment, passage 1363	subdivisions
Committee report adopted 1581	Committee report 507
Amendment adopted 1581	Recommended passage 507
Passed Senate, ayes 52, nays none 1581	Placed on calendar 1043
Signed by President 1902	Committee report adopted 1111
-B-out by 11cBlucht 1 2002	Amendment filed 1168
	Amendment filed
71 By McNamara, Kluever, Lee,	Amendment adopted 1300
Hicklin, Freeman, Hullinger and	Amendment adopted
O'Malley. Accreditation of certain	Motion filed to reconsider vote 1305
reinsurance purchased by Iowa	Amendment filed
companies from foreign or alien	Motion to reconsider prevailed 1506 Amendment filed 1507
insurance companies.	Amendment filed 1507 Amendment adopted
Received, passed on file	Amendment withdrawn 1507
	Passed Senate, ayes 38, nays 20 1508
Passed Senate, ayes 54, nays 1 720 Amendment filed 906	Motion filed to reconsider vote 1545
Rule suspended	Call of the Senate
Motion filed to reconsider vote 1023	Call of the Senate lifted
Motion to reconsider prevailed 1023	Call of the Senate
Amendment adopted 1024	Call of the Senate
Passed Senate, ayes 55, nays none 1024	Call of the Senate lifted 2151
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Passed Senate, ayes 52, nays 9 2159	departments and agencies to pos-
Motion filed to reconsider vote 2159	sess and operate machines of the
Motion to reconsider vote laid	offset type.
on table	Received, passed on file 450
Signed by President 2376	Referred to governmental affairs 463
	Committee report 640
86 By Distelhorst and Hicklin.	Recommended passage640
To give drainage districts and le-	Committee report adopted 1428
•	Passed Senate, ayes 43, nays none 1428
vee districts, and their trustees,	Motion filed to reconsider vote 147
status before the State Tax Com-	
mission and county boards review	Amendment filed 1573
similar to the status of other tax-	Motion to reconsider prevailed, 1675
ing bodies and their officers.	Amendment adopted
Received, passed on file 731	Passed Senate, ayes 44, nays 1 1676
Referred to governmental	Signed by President 1964
subdivisions 821	
Committee report 968	93 By Committee on Public Health
Recommended passage 968	and Welfare. Furnish medical care
Committee report adopted 1102	and services to individuals and
Passed Senate, ayes 42, nays none 1102	families whose income and resour-
Signed by President 1276	ces are insufficient to meet the cost
	of necessary medical care and ser-
88 By Hill. (Shirley). Payment of	vices, and further to provide reha-
attorney fees and court costs in	bilitation and other services to help
actions involving divorce decrees.	such families and individuals to
Received, passed on file 1725	attain and retain capability for in-
Referred to judiciary 1750	dependence and self-care.
	Received, passed on file 298
89 By Gallagher, Cochran, Voor-	Referred to public health
hees, Bowin, Story, Mayberry and	and welfare 308
Conklin. (Coleman, Messerly,	Made special order 348
Condon and Hougen). Apportion-	Committee report355
ment of the road use tax fund and	Recommended amendment, passage 353
the liquor control fund.	Amendment filed
Received, passed on file 914	Amendment filed
Referred to governmental	Amendment filed
subdivisions 935	Amendments filed 416
Committee report 937	Special order
Recommended passage 937	Committee report adopted 42
Steering recommends calendar 1160	Amendments adopted
Committee report adopted 1237	Amendment withdrawn
Passed Senate, ayes 51, nays none 1237	Amendment adopted
Signed by President 1448	Amendment adopted
bighed by i resident 1440	Amendment withdrawn
92 By Van Drie, Christensen, Stro-	Motion filed to reconsider vote 425
mer, Strand, Yoder, Mensing, Ber-	Motion to reconsider prevailed 423
gman, Miller of Page, Roorda, Bai-	
	Amendments withdrawn 425
ley, Diehl, Patton, Tapscott, Voor- hees and Harbor. Permit state	Amendment med
nees and narbor. Permit state	Amendments adopted 42

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Amendments withdrawn 427	er of Greene, Fischer of Grundy
Passed Senate, ayes 60, nays 1 427	and Graham. The disposition of un-
Signed by President	claimed property and making uni-
Digitod of Community (1977)	form the law with reference there-
97 By Andersen of Woodbury. Con-	to.
tests of elections.	
Received, passed on file 2281	Received, passed on file 1045
Referred to governmental affairs 2313	Referred to commerce 1065
Referred to governmental allaris 2010	Committee report 1269
98 By Palmer. Fish bait.	Reported without recommendation 1269
Received, passed on file 475	Steering recommends calendar 1454
Referred to conservation and	Amendment filed
	Amendment filed
recreation 491	Committee report adopted 1564
Committee report	Amendment adopted 1564
Recommended amendment, passage . 704	Point of order raised 1564
Committee report adopted 879	Passed Senate, ayes 51, nays 3 1564
Amendment adopted 879	Signed by President 1902
Passed Senate, ayes 45, nays none 880	
Signed by President 1052	107 By Fisher of Greene, Hanson of
	Howard, Mowry, Edgington, John-
99 By Camp, Pelton and Schmarje.	son of Audubon, Schroeder, Busch,
Still fishing and trolling.	Nelson, McNamara, Radl, Nolin,
Received, passed on file 475	Dunton, Bailey, Middleswart and
Referred to conservation and	Lee. Time of holding the primary
recreation 491	election.
Committee report 625	Received, passed on file 459
Recommended passage 625	Referred to governmental affairs 491
Committee report adopted 880	
Passed Senate, ayes 43, nays 5 880	111 By Poncy and Langland. Amend
Signed by President 956	chapter six hundred ninety-five
Barra of Alobidom	(695), Code 1966, relating to the
100 Dr. Comp. Hambon Duffer and Fi	carrying of weapons.
100 By Camp, Harbor, Duffy and Fi-	Received, passed on file 94
sher of Greene. Liquor license fees.	
	Referred to safety and law
Received, passed on file 1621	enforcement
Referred to safety and law	11.6 De Determent of Dellog (Chinley)
enforcement	116 By Petersen of Dallas. (Shirley).
Committee report	Regarding libelous and defamatory
Recommended passage 1840	statements published in newspa-
Steering recommends calendar 2011	pers or broadcast on radio and
Committee report adopted 2071	television stations.
Passed Senate, ayes 32, nays 6 2071	Received, passed on file 476
Explanation of vote 2081	Referred to judiciary 491
Signed by President 2307	Committee report
1	Recommended passage 1199
101 By Mowry, Doderer, Sullivan,	Steering recommends calendar 1305
McNamara, Gannon, Edgington,	Committee report adopted 1379
Grassley, Story, Johnson of Au-	Passed Senate, ayes 45, nays none . 1379
dubon-Guthrie, Schroeder, Fish-	Signed by President 1554

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117 By Moffitt. Authorize and direct	Amendments adopted 1958
the issuance of a patent to certain	Passed Senate, ayes 40, nays none 1958
real estate by the Governor and Se-	Received from House 2120
cretary of State to Joe Varese, Sr.,	Senate concurred 2138
and Louis Sacco.	Passed Senate, ayes 53, nays none 2139
Received, passed on file 619	Signed by President 2569
Substituted for S. F. 183 833	
Passed Senate, ayes 48, nays none 834	131 By Andersen. Permit the credit
Signed by President 956	of service in the armed forces to-
	ward the barber apprentice period.
120 By Renda. (Klefstad). Making the	Received, passed on file 731
conveyance of threats or false in-	Referred to industrial and
formation concerning the place-	human relations 821
ment of bombs a felony, and pre-	
scribing the punishment thereof.	135 By Winkelman, Redfern, Tieden,
Received, passed on file 476	O'Malley, Ossian, Gallagher,
Referred to judiciary 491	Christensen, Van Drie, Millen,
Committee report 590	Stokes, Graham, Watson, Nielsen,
Recommended passage 590	Varley, Miller of Page, Harbor and
Committee report adopted 900	Steffen. Require fiscal notes to be
Passed Senate, ayes 47, nays none 900	attached to all legislation introduc-
Signed by President 1052	ed in the General Assembly which
	provides for appropriations or in-
123 By Dunton, Den Herder and	volves an increase or decrease in
Harbor. Cosmetology.	state revenues.
Received, passed on file 619	Received, passed on file 797
Referred to judiciary 640	Referred to governmental affairs 853
Committee report	3
Recommended passage	136 By Mowry, Gannon, Caffrey,
Amendment filed 690	Darrington, Sanders, McCray and
Amendments filed 759	Maloney. Gifts to municipalities.
Amendment filed 1552	Received, passed on file 476
Amendment filed	Referred to governmental
Amendment fred	subdivisions 491
128 By Johnston, Duffy, Hicklin,	Committee report 507
Dunton, Wolfe and Fisher of	Recommended passage 507
Greene. Disposition prior to fi-	Committee report adopted 790
nal judgment of persons charged	Passed Senate, aves 52, navs none 790
with public offenses.	Signed by President 1052
Received, passed on file 1425	
Referred to judiciary 1449	137 By Committee on Schools. No-
Committee report	tation of school district on an in-
Recommended amendment, passage 1725	come tax return.
Amendment filed 1728	Received, passed on file 434
Amendment filed 1836	Referred to governmental affairs 400
Amendment filed	Committee report
Committee report adopted 1957	Recommended passage 1345
Amendment adopted 1957	Committee report adopted 1577
Amendment withdrawn 1957	Passed Senate, ayes 34, nays 1 1577

H.F. Page Signed by President 1733	H.F. Page sheep.
Signed by Treblacht	Received, passed on file 434
138 By Millen, Baringer and Gannon.	Referred to agriculture
Iowa Commission for the Blind.	Committee report 1002
Received, passed on file 476	Recommended amendment, passage . 1002
Referred to governmental affairs 491	Steering recommends calendar 1160
Committee report 589	Amendment filed
Recommended passage 589	Amendment filed
Committee report adopted 718	Committee report adopted 1234
Passed Senate, ayes 57, nays none 718	Point of order raised
Signed by President 820	Motion to substitute
bigined by liebident	Point of order raised 1234
139 By Miller of Page, Harbor, Nel-	Amendment substituted
son and Petersen of Dallas. (O'-	Amendment substituted
Malley, Lisle, Lucken and Shirley.)	Amendment filed
Annual renewal of a license to	Amendment filed
practice as a resident physician or	Point of order raised
as a resident osteopathic physician	
and surgeon.	Amendment filed
Received, passed on file 450	Point of order raised 2504
Referred to public health	Tabled
and welfare	Tableu
Substituted for S.F. 157 485	146 By Busch. Real property and
Passed Senate, ayes 54, nays none 485	contracts relating thereto.
Signed by President 627	Received, passed on file 1776
signed by Tresident	Referred to judiciary 1836
142 By Van Drie, Tieden, Roorda,	Committee report
Tapscott, Stromer, Cochran, May-	Recommended passage 2126
berry, Franklin, Voorhees, Allen,	Committee report adopted 2231
Beardsley, Van Roekel, Gittins,	Passed Senate, ayes 50, nays none 2231
Miller of Page, Palmer, Yoder,	Signed by President 2423
Holden, Conklin, Moffitt, Winkel-	biginou by a contactive event in the contactive event
man and Schmarje. The amount of	147 By Patton. (Patton). Establish-
road use tax funds allocated to con-	ment of a permanent canteen fund
struction and maintenance of state	for institutions under the Board of
institutional roads and state park	Control.
roads.	Received, passed on file 476
Received, passed on file 1002	Substituted for S. F. 236 495
Referred to appropriations 1030	Passed Senate, ayes 50, nays 3 495
Committee report 2306	Signed by President 627
Recommended amendment, passage 2306	150 By Miller of Jones, Battles,
Rule suspended 2312	Mensing, Duffy, Patton, Johnson
Committee report adopted 2312	and Miller of Page. Collection and
Amendment adopted 2312	disposal of refuse and garbage in
Passed Senate, ayes 44, nays none 2312	cities and towns.
	Received, passed on file 619
144 By Committee on Agriculture.	Referred to governmental
Bonding of operators of slaughter-	subdivisions 640
houses buying cattle, hogs or	Committee report 937

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Recommended passage	937	certain purposes.	
Committee report adopted		Received, passed on file	81
Passed Senate, ayes 45, nays none	1326	Referred to safety and law	
Signed by President	. 1454	enforcement	90
		Substituted for S. F. 247	98
151 By Committee on Conserva	tion	Passed Senate, ayes 51, nays none	
and Recreation. Encourage la	nd-	Signed by President 1	
owners to make land and water	av-		
ailable to the public by limiting	gli-	165 By Radl. (Flatt). Declaring	
ability in connection therewith.		teaching a profession.	
Received, passed on file	488	Received, passed on file	71
Referred to judiciary	525	Referred to education	
Committee report		Committee report 1	
Recommended amendment, passage	. 1363	Recommended amendment, passage . 1	.12
Committee report adopted	1558	Steering recommends calendar 1	.16
Amendments filed	. 1574	Committee report adopted 1	.23
Amendments adopted	. 1594	Amendment adopted 1	
Amendment filed	. 1594	Amendment filed 1	
Amendment adopted	. 1594	Amendment adopted 1	
Motion filed to reconsider vote .		Passed Senate, ayes 39, nays 4 1	
Motion to reconsider prevailed	. 1771	Signed by President 1	
Point of order raised		•	
Passed Senate, ayes 52, nays 4.		167 By Darrington, Palmer, Mensing	
Signed by President		and McCray. Funeral benefits and	
•		to amend various Code sections re-	
152 By Lipsky. Cost of foster ho	ome	lating thereto.	
care for children of deceased v	ret-	Received, passed on file	54
erans.		Referred to appropriations	59
Received, passed on file	730	Amendment filed	
Referred to public health		Committee report	22
and welfare	821	Recommended passage 1	22
Committée report	1185	Amendment filed	65
Recommended passage		Committee report adopted1	85
Committee report adopted		Amendment withdrawn 1	85
Amendment filed		Passed Senate, ayes 53, nays 1 1	85
Amendment adopted	. 1503	Signed by President 2	24
Passed Senate, ayes 55, nays none			
Signed by President	. 1821	168 By Committee on Higher Educa-	
•		tion. Amend section five hundred	
155 By Bennett. Motorcycles be	ing	four point thirty-two (504.32), Code	
driven by permit holders.	· ·	1966, relative to the Iowa Centen-	
Received, passed on file	. 1135	nial Memorial Foundation.	
Referred to safety and law		Received, passed on file	45
enforcement	. 1162	Referred to education	46
· · · · · · · · · · · · · · · · · · ·		Committee report	69
161 By Renda. (Gaudineer). Prohi	bi-	Recommended passage	69
ting consideration of certain mo	tor	Committee report adopted 19	32
vehicle equipment violations by	the	Passed Senate, ayes 49, nays none . 1	32
Department of Dublic Safety	fon	Signed by Drosident	45

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Senate concurred	Van Roekel, Nolin, Grassley, Ba-
Passed Senate, ayes 56, nays none 2221	ker, Holden, Clark, McCray, Yo-
Signed by President 2423	der, Hanson of Howard-Mitchell.
180 By Redfern. Operation of a mo-	Battles, Sorg, Mowry, Tieden, Mil-
tor vehicle.	ler of Page, Darrington, Camp,
Received, passed on file 1750	Stokes, Van Nostrand, Roorda,
	Smith, Caffrey, Johnson, Kluever,
Referred to safety and law	Conklin, Bergman, Waugh, Free-
enforcement	man, Winkelman, Koch, Carnahan,
182 By Committee on Public Health	Utzig, Strand, Diehl, Kiilsholm,
and Welfare. Assumption of civil	Langland, Schmarje, Van Drie,
jurisdiction over the Sac and Fox	Hullinger, Story, Peterson of
Indian settlement in Tama County.	Woodbury, Schroeder, Busch, Niel-
Received, passed on file 488	sen, Vetter, Fisher of Greene,
Referred to judiciary 525	Shepherd, Pierson, Patton, Oss-
Committee report 744	ian, Nelson, Strothman, Stromer,
Recommended passage 745	Knight, Cunningham, Glenn, Mc-
Committee report adopted 1374	Namara and Tapscott. Installation
Passed Senate, ayes 43, nays none 1374	of diagonal highways and highway
Signed by President 1554	placement.
But ay 11021000	Received, passed on file 811
183 By Committee on Public Health	Referred to transportation 904
and Welfare. Requirement of Uni-	Amendment filed 937
ted States citizenship in determin-	
ing the eligibility for old age as-	189 By Mensing. (Stanley). Desig-
stance.	nate Herbert Hoover Day as a state
	holiday.
Received, passed on file 450	Received, passed on file 1918
Referred to public health and	Referred to governmental affairs 1954
welfare 463	neicifed to governmental allalis 1901
Committee report 543	
Recommended passage 543	190 By Lee and Bailey. Legalize
Committee report adopted 876	and validate the proceedings of the
Passed Senate, ayes 48, nays none 876	board of directors of the Northeast
Signed by President 956	Hamilton Community School Dis-
	trict, in the counties of Hamilton
186 By Steffen, Allen, Doderer, Fis-	and Wright, State of Iowa, authori-
her of Greene, Millen and Dunton.	zing and providing for the issuance
(S. F Legislative Research	of school building bonds and for the
Committee). Protective wearing	levy of taxes for the payment of
apparel for motorcycle riders.	said bonds and declaring the bonds
Received, passed on file 1162	issued pursuant to said proceed-
Referred to safety and law	ings to be enforceable obligations
enforcement	of said school district.
	Received, passed on file 573
188 By Bailey, Edgington, Fischer	Referred to judiciary 595
of Grundy, Klein, Lee, Mayberry,	Committee report 641
Cochran, Watson, Moffitt, Roe,	Recommended passage 642
Freeman, Graham, Mensing, Pal-	Committee report adopted 692
mer, Middleswart, Distelhorst,	Passed Senate, ayes 50, nays none 692
	1 months to the control of the contr

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	Signed by President 801	Passed Senate, ayes 39, nays none 1578
	192 By Mayberry, Coffman, Wolfe,	Signed by President 1902
	Strothman and Glenn. Authorize	100 D. Walden Chaffer Cohmonic
	cities and towns to contract indebt-	199 By Welden, Steffen, Schmarje,
	edness and to issue general obli-	Baker, Radl and Millen. (Stanley,
	gation bonds to provide funds to	O'Malley, Frommelt, Walsh, Floy, and Messerly). Raise the compen-
	pay the cost of park improvements.	sation of the members of the board
	Received, passed on file 1918	of engineering examiners and the
	Referred to governmental	renewal fee of registered engin-
	subdivisions	eers and land surveyors.
	Committee report 2126	Received, passed on file 619
	Recommended passage 2126	Referred to appropriations 640
	Committee report adopted 2252	Committee report
	Passed Senate, ayes 46, nays none 2253	Recommended passage 2112
	Signed by President 2423	Amendment filed
		Committee report adopted 2165
	193 By Pierson, Van Nostrand, Mof-	Amendment withdrawn 2176
	fitt, Dunton, Clark, Ossian, King,	Passed Senate, ayes 53, nays 4 2176
	Waugh, Hanson of Benton, Harbor	Motion filed to reconsider vote 2176
,	and Steffen. Operation of licensed	Signed by President 2583
	grain warehouses by feed manufac-	-
	turers and dealers.	201 By Harbor and Clark, Bonded
	Received, passed on file 811	warehouses for agricultural pro-
	Referred to agriculture 904	ducts.
	Committee report 1814	Amendment filed
	Recommended passage 1814	Received, passed on file 1361
	100 5	Referred to commerce 1403
	196 By Kluever, Shaw and Beardsley.	Amendment filed 1651
	(Riley, Shirley and DeKoster). A-	Committee report 1673
	mend section six hundred twenty-	Recommended passage 1673
	two point ten (622.10), Code 1966, and provide for a certain excep-	Amendment filed 1703
	tion to the rule of evidence rela-	Amendment filed
	ting to privileged communications.	Steering recommends calendar 2011
	Referred to judiciary 1000	Amendment filed
	Received, passed on file 1002	Committee report adopted 2169
	Substituted for S.F. 119 1077	Amendments withdrawn 2169
	Passed Senate, ayes 42, nays 1 1077	Amendment filed
	Signed by President 1448	Amendment filed
		Amendment filed
	197 By Renda. Deer hunting license.	Amendment filed
	Referred to conservation and	Amendment filed
	recreation	Amendments withdrawn 2258
	Received, passed on file 1361	Amendment withdrawn 2259
	Committee report 1404	Amendment filed 2262
	Recommended amendment, passage 1404	Amendments adopted 2263
	Committee report adopted 1577	Passed Senate, ayes 48, nays none 2263
	Amendment adopted 1578	Signed by President 2583

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202 By Miller of Des Moines, Millen,	subdivisions 1000
Edington, Allen, Fisher of Greene,	Committee report
Hanson of Howard-Mitchell, Strot-	Recommended passage 1349
hman, Johnston and Dunton. (S.F	Committee report adopted 1627
Legislative Research Committee).	Passed Senate, ayes 40, nays none 1628
Require licensing of mining opera-	Signed by President 1902
tors, to regulate surface mining,	
and relating to rehabilitation of	212 By Committee on Motor Vehicles
land affected by surface mining.	and Highway Safety. Overall length
	of combinations of vehicles unladen
	or with load.
203 By Hicklin, Den Herder, Dunton,	Received, passed on file 573
Sorg and Johnston. Retention of	Substituted for S. F. 284 600
municipal records.	Amendments filed 600
Received, passed on file 6	19 Amendment withdrawn 600
Referred to governmental	Amendment withdrawn 601
	Passed Senate, ayes 32, nays 24 602
Committee report 78	
Recommended passage 7	
Committee report adopted 13	
Passed Senate, ayes 44, nays none 13	
Signed by President 15	
	Recalled from House 723
205 By Gallagher, Conklin, Voor-	Made special order 723
hees, Story and Bowin. Legalize	Amendment filed 782
and validate the proceedings of the	Amendment filed 799
town council of the town of Gilbert-	Amendment filed 826
ville, in Black Hawk County, Iowa,	Amendments filed 827
authorizing and providing for the	Special order 827
issuance, sale and delivery of	Motion to reconsider prevailed 828
bridge bonds and for the levy of	Amendment adopted 828
taxes for the payment of said bonds	Point of order raised 828
and declaring the bonds is sued pur-	Point of order raised 828
suant to said proceedings to be en-	Amendments filed 829
forceable obligations of said town.	Amendment adopted 830
Received, passed on file 6	ly Special order
Referred to judiciary 63	Amendment withdrawn 837
	Amendment adopted 838
Recommended passage 7	Failed to pass Senate, ayes 28,
	42 nays 31
Passed Senate, ayes 40, nays none 84	Motion filed to reconsider vote 839
	Amendment filed 851
	Amendment filed 907
207 By Andersen, Den Herder, Dun-	Call of the Senate requested 909
207 By Andersen, Den Herder, Dunton, Van Nostrand and Sorg. Pur-	Call of the Senate Tequested
chase of street equipment and ma-	Point of order raised 950
chinery by cities and towns.	Call of the Senate
• •	Call of the Senate lifted 986
Referred to governmental	Motion to reconsider provailed 988

H.F. Page Amendment filed 989 Amendments adopted 989 Amendment adopted 990 Motion filed to reconsider vote 990 Motion to reconsider prevailed 990 Amendment withdrawn 990 Passed Senate, ayes 33, nays 22 990 Motion filed to reconsider vote 911 Motion to reconsider vote laid on table 992	H.F. Page  222 By Voorhees, Allen and Story. (Erskine and Van Eaton). Contracts by boards of trustees of public libraries.  Received, passed on file
216 By Committee on Higher Education. Educational laboratory schools.  Received, passed on file	Voorhees. Pharmacy. Received, passed on file
Nostrand. (Burns, Messerly and Mills). Create a State Board of Dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of this Act.  Received, passed on file	232 By McCray. Burial of nonresident indigent transients.  Received, passed on file

H.F. Passed Senate, ayes 42, nays none Signed by President		H.F. Pa Referred to public health and welfare	990
237 By Committee on Board of Control. (Committee on Public Health and Welfare). Authorizing the Board of Control to establish and operate a rehabilitation camp sys-	I	Committee report	133 192 193
tem.	400	245 By Committee on Conservation	
Received, passed on file Referred to public health and welfare		and Recreation. (Committee on Conservation and Recreation). Definition of fur dealers.	
Substituted for S. F 363 Passed Senate, ayes 52, nays none	980		176
Signed by President		recreation 4	91
238 By Committee on Board of Control. (Committee on Public Health and Welfare). Forfeiture of time off for good behavior.		246 By Mowry and Renda. (O'Malley, Denman and Riley). Investigations involving probation by the court.	
Received, passed on file	543	Received, passed on file 9	14
Substituted for S.F. 329		Referred to judiciary 9	
Passed Senate, ayes 46, nays 1	979	Substituted for S. F. 359 15	
Signed by President	1128	Passed Senate, ayes 45, nays none 15 Motion filed to reconsider vote 15	
239 By Committee on Board of Control. (Committee on Public Health and Welfare.) Sentencing persons convicted of a crime.		Motion to reconsider prevailed	62 62 62
Received, passed on file		Signed by President 19	02
Passed Senate, ayes 34, nays 22	1112 1113 1276	249 By Hicklin, Van Nostrand, Kluever, McCartney, Dunton, Bailey,	
		Lee, Fisher of Greene, Distelhorst Shaw, Stokes and Van Rockel. Ef-	
240 By Miller of Des Moines and Dis- telhorst. (Dodds). Deer hunting.		fect of the home rule amendment	
Received, passed on file	921	for municipal corporations. Received, passed on file	
- ·	1597		
risering.	1597	253 By O'Malley, Renda, Miller of	
Committee report adopted		Jones, Bailey, Middleswart, Glenn,	
Passed Senate, ayes 52, nays none Signed by President	2068	Johnston, Distellars and Miller of Des Moines. Authorizing municipalities to appoint a deputy city	
244 By Doderer and Petersen of Dal-		clerk.	10
las. Benefits to be given to retir-		Received, passed on file	19
ed persons under the Iowa old-age and survivors insurance system		Referred to governmental subdivisions	38
who have reached the age of seven-		Committee report	46
ty-two years.	* 1	Recommended passage	
Received, passed on file	943	Committee report adopted 17	87

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Passed Senate, ayes 32, nays none 1787	da. (O'Malley, Denman and Riley).
Signed by President 2068	Amount of money advanced to pa-
	roled prisoners who are in person-
257 By Kluever, McCartney and Ren-	al need.
da. (O'Malley, Denman and Riley).	Received, passed on file 914
Parole time not counted.	Referred to public health
Received, passed on file 914	and welfare
Referred to public health and	
welfare 935	272 By Andersen. Number of stories
Substituted for S. F. 320	in height of multiple dwellings and
Passed Senate, ayes 47, naya none 1559	the construction of stair halls in
Signed by President	such dwellings over two stories.
<u> </u>	Received, passed on file 1776
260 By Committee on Law Enforce-	Referred to governmental
ment. To provide for the creation	subdivisions 1836
of a Law-Enforcement Officers'	Committee report adopted 2045
Training Academy and a council to	Passed Senate, ayes 43, nays 2 2045
assist in formulating policies for	
the direction of the activities of the	Signed by President 2376
academy, to provide for additional	274 By Miller of Des Moines, Pode-
cost in criminal cases and approp-	
riations to establish and operate a	rer, Miller of Jones, Middleswart
central facility for training law-	and Distelhorst. Repeal chapter seven hundred thirty (730), Code
enforcement officers with alloca-	
tions to agencies of government	1966, relating to descration of
participating in a training pro-	Decoration Day.
gram.	Received, passed on file 1510
Received, passed on file 653	Referred to governmental affairs 1568
Referred to safety and law	Committee report
enforcement	Recommended passage 1694 Committee report adopted 2105
Committee report	
Recommended amendment, passage 1064	Passed Senate, ayes 52, nays none . 2105
Referred to appropriations 1065	Signed by President 2242
Amendment filed	075 De Mallemana Hullinger De di
Committee report 1839	275 By McNamara, Hullinger, Radl,
Recommended amendment, passage 1839	Christensen, Sorg, Voorhees, Mc-
Amendment filed	Intyre, Tapscott, Reed, Doderer,
Committee report adopted 1926	Sullivan, Mowry and Lipsky. Stol-
Amendment adopted	en or abandoned vehicles.
Amendment filed	Received, passed on file
Amendments adopted	Referred to judiciary
Amendment withdrawn 1929	Amendment filed 1048
Amendment adopted 1930	200 Dr. Dodanan Vadan Sullinon
Passed Senate, ayes 58, nays none 1930 Motion filed to reconsider vote 1967	280 By Doderer, Yoder, Sullivan,
	Franklin, Tapscott, Glenn, Caff-
	rey, Palmer, Utzig, Breitbach, Van
Motion to reconsider prevailed 2025	Nostrand, Johnston, Gittins, Malo-
Amendments adopted	ney, Allen and Carnahan, Provid-
	ing for an optional form of munici- pal government.
Passed Senate, ayes 53, nays 2 2025 Signed by President 2569	Received, passed on file 1240
vigned by President 2003	Referred to governmental
266 By Kluever, McCartney and Ren-	subdivisions 1270
Dy IIIuo to I ino our moj and Iron	

H.F.	Page	H.F.	Pag
Amendment filed	1623	Amendment filed	
Committee report		Substituted for S. F. 556	1710
Recommended passage		Amendments adopted	1710
Amendment filed		Amendment withdrawn	
Steering recommends calendar		Amendments filed	
Committee report adopted		Amendment withdrawn	1711
Amendment withdrawn	2268	Amendments adopted	1711
Amendment adopted	2268	Amendments filed	
Motion filed to reconsider vote		Amendment adopted	1712
Motion to reconsider prevailed		Amendment adopted	1713
Passed Senate, ayes 33, nays 18	2270	Motion filed to reconsider vote	
Motion filed to reconsider vote .		Motion to reconsider prevailed	
Motion to reconsider vote laid		Amendments filed	
on table	2271	Amendments adopted	
Signed by President	2423	Passed Senate, ayes 47, nays 7	
•		Motion filed to reconsider vote	
281 By Miller of Des Moines,	Mil-	Amendment filed	1777
len, Edgington, Allen, Fishe	r of	Motion to reconsider prevailed	
Greene, Hanson of Howard-M	litch-	Amendment adopted	
ell, Strothman, Johnston and	Dun-	Passed Senate, ayes 58, nays 1	
ton. (S.FLegislative Rese	earch	Signed by President	2242
Committee). Authorize at least	stone		
(1) and not more than three (3)	pro-	285 By Johnston. Regulation and	i
jects for the demonstration of	met-	control of depressant, stimular	ıt
hods of rehabilitating land aff	ected	and counterfeit drugs, includin	g
by surface mining, and to ma	ke an	drugs having a hallucinogenic ef	-
appropriation therefor.		fect.	
Received, passed on file	1019	Received, passed on file	1019
Placed on calendar		Referred to public health and	
Substituted for S.F. 407		welfare	1030
Passed Senate, ayes 52, nays none		Amendment filed	1048
Signed by President	1312	Committee report	1133
	_	Recommended passage	1133
284 By Johnston, Curran, Fish		Committee report adopted	1327
Greene, Caffrey, Gannon, Mi		Amendment filed	1338
swart, O'Malley, Kluever and		Amendment adopted	
len. To regulate the busine		Point of order raised	
debt management, to requir		Motion filed to reconsider vote	1431
censes and to fix fees therefore	•	Motion to reconsider prevailed	1431
prescribe the powers and dut		Amendments adopted	1401
the State Banking Board and		Passed Senate, ayes 49, nays none	1431
erintendent to prescribe condi		Motion filed to reconsider vote	1413
for debt management contra		Amendment filed	1500
provide for the disposition of		Motion to reconsider prevailed	
nues, and to provide penaltie		Amendments adopted	1501
violations of the provision	is of	Amendment withdrawn	
this Act.	. 049	Passed Senate, ayes 46, nays 4	1510
Received, passed on file		Motion filed to reconsider vote Motion to reconsider vote withdrawn.	1529
Referred to governmental affairs			
Amendment filed		Received from House	
Amendment filed		Passed Senate, ayes 42, nays 2	
amenament tilea	14/4	rasseu senate, ayes 44, nays 4	

### SENATE RECORD OF HOUSE BILLS

H.F. Page	H.F. Page
Signed by President 2569	defined as genito-infectious or ve- nereal diseases by regulations of
286 By Shaw, Voorhees, Allen, Bo-	the State Department of Health and
win and Doderer. Fees for marri-	to prescribe penalties for the vio-
age licenses.	lation of the provisions of this Act.
Received, passed on file 1219	Received, passed on file 730
Substituted for S. F. 461 1427	Received, passed on file 811
Passed Senate, ayes 37, nays 5 1428	Referred to public health
Signed by President 1554	and welfare
signed by Fresident 1004	and wentare
287 By Committee on Law Enforce-	294 By Committee on Law Enforce-
ment. Interference with devices,	ment. Penalty for driving a motor
signs, signals, or barricades.	vehicle upon the highways of this
Received, passed on file 653	state while license is revoked.
Referred to safety and	Received, passed on file 573
law enforcement 689	Referred to safety and
Committee report 813	law enforcement 595
Recommended passage 813	Committee report 1405
Committee report adopted 1102	Recommended passage 1405
Passed Senate, ayes 42, nays 9 1103	recommended passage 2100
Signed by President	295 By Edgington. Holding of local
organica by Freshdent 1012	and state-wide poultry shows.
289 By Committee on State Planning	Received, passed on file 914
and Iowa Development. Municipal	Referred to agriculture 935
	Committee report 1121
support of industrial projects.	
Received, passed on file	Recommended passage 1121
Referred to commerce	Committee report adopted 1579
Committee report	Passed Senate, ayes 43, nays none 1580
Recommended passage 1184	Signed by President 1733
Committee report adopted 1327	005 D D 1 D 1 (6)11 11 (
Passed Senate, ayes 39, nays 12 1327	297 By Busch. Removal of fill dirt
Signed by President 1454	and soil from land for highway con- struction purposes.
292 By Voorhees, Tapscott, Chris-	Received, passed on file 1063
tensen, Utzig, Waugh, Van Drie,	Referred to transportation 1065
Kiilsholm, Nolin, Miller of Page,	Committee report
Koch, Sullivan, Mohrfeld, Radl,	Recommended passage 1286
McIntyre, Moffitt, Langland,	Steering recommends calendar 2011
Freeman, Doderer, Caffrey, Bre-	Committee report adopted 2068
itbach, Poncy, Fullerton, Reed,	Passed Senate, ayes 39, nays 2 2068
Wood, Clark, Patton, Stromer, Van	Explanation of vote 2081
Roekel, Shaw, Stokes, Allen, Wolfe,	Signed by President 2376
Mensing, McNamara, Sorg, Dun-	
ton, Miller of Des Moines and Har-	299 By McNamara, Sullivan, Taps-
	cott, Distelhorst, Hill, Koch, Story,
bor. Safeguard the public health by	Voorhees, Mowry, Glenn, Galla-
regulating the sale or the giving	gher, Redfern, McCartney, Bailey,
away of any articles, devices,	Miller of Des Moines, Yoder, Ba-
appliances, drugs, or other medi-	ker, Smith, Hanson of Benton, Bat-
cinal preparations designed or in-	
tended for the purpose of prevent-	tles, Doderer and Hullinger. En-
ing syphilis, gonorrhea, chancroid,	forcement of court orders requir- ing payment of separate support
or such other diseases as may be	- mg payment of separate support

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and maintenance of the ad		ler of De	s Moines.	Kluever, Tie	
party and children during l	itiga-			Hanson of Ho	
tion of divorce proceedings.		ward-Mit			
Received, passed on file				esearch Com-	
Referred to judiciary	1836			elease of pri-	
				by municipa	
301 By McCartney, Den He	rder,	courts.	Demon <b>c</b> ea	oj mamerpa	•
Dunton, Van Nostrand and	Sorg.	Received, pas	sed on file		101
Require an audit of town acc	ounts	Referred to ju			
at least once every four year	s.	Committee re			
Received, passed on file	1240	Recommended			
Referred to governmental		Committee re			
subdivisions	1270	Passed Senate			
Committee report		Signed by Pro			
Recommended passage		bighed by Fit	esident		102
Committee report adopted		309 By Cor	mmittoo on	Conservation	
Passed Senate, ayes 49, nays non		25			
Motion filed to reconsider vote .		and Recr	•	Committee or	
Amendment filed				creation.) Sale	
Motion to reconsider prevailed .				of lawfully ta-	•
Amendment filed			birds and a		<b>C1</b>
Amendments adopted		Received from			
Passed Senate, ayes 37, nays 17		Substituted for			
Received from House		Amendment fi			
Point of order raised		Amendment ac	dopted	• • • • • • • •	100
		Passed Senate	, ayes 54, r	nays none	129
Senate concurred		Signed by Pre	sident		190
Passed Senate, ayes 41, nays 5		010 D C-			
Explanation of vote		312 By Co			
Signed by President	2010			rs and persons	
			insurance	business ir	
302 By Mowry. Selection of		Iowa.			91
missioners for memorial hal	ls and	Received, pas	sea on me		. 01
monuments.		Referred to c	ommerce .		. 90 197
Received, passed on file	1240	Committee re	port		197
Referred to governmental		Recommended	i amenamen	it, passage	1/5
subdivisions	1270	Steering recor	mmends cal	lendar	171
Committee report	1814	Committee re	port adopted	d	179
Recommended passage	1814	Amendment fi	led	• • • • • • •	179
		Amendment a	dopted		172
304 By Reed. Liability in pro	perty	Amendment fi	led		TIO
damage cases caused by con-	victed	Amendments a	adopted	• • • • • • • • •	101
juvenile offenders.		Amendment w	ithdrawn .		104
Received, passed on file	1667	Passed Senate	e. aves 59. r	navs none	10.4
Referred to judiciary		Signed by Pre	sident		250
Rule suspended	2001			Conservation	
Withdrawn from judiciary		Requiring	that juven	iles who vio-	
Committee report				n regulations	
Recommended passage				ndently of the	
Amendment filed				y laws of the	
Amendment filed		state	- '	•	
		Received, pas	sed on file		100
305 By Smith Figher of Greene	Mil-	Referred to in	dioiory		103

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320 By Mayberry, Gallagher, Pal- mer, Story, Andersen and Cunn- ingham. (Frommelt, Benda, Mills, O'Malley, Stanley and Cassidy).	ors and police courts.  Received, passed on file
Credit unions.  Received, passed on file 913  Referred to commerce 935  Substituted for S. F. 372 1084	345 By Kluever, Bailey and Millen. Investment of funds of life insurance companies. Received, passed on file 1093
Passed Senate, ayes 50, nays none 1084 Signed by President 1276	Referred to commerce
321 By Van Drie. Pensions for certain retired public school employees.	Steering recommends calendar 1306 Committee report adopted 1393 Passed Senate, ayes 48, nays 1 1393 Signed by President 1554
Received, passed on file 811 Referred to appropriations 821 Committee report 904 Recommended passage 904	348 By Distelhorst. Regarding boards of review for assessment
Committee report adopted	and valuation of property.  Received, passed on file 1643  Referred to ways and means 1672
327 By Grassley, Dunton, Tieden, Hullinger, Varley, Beardsley, Ro- orda and Christensen. Amend	351 By Carnahan, Kluever, Caffrey, McCray, Hill, Reed and Bailey. E- quipment of locomotives and ca-
chapter two hundred ninety-four (294), Code 1966, to increase the minimum payment of seventy-five	booses. Received, passed on file 1361 Referred to industrial and
dollars per month for teachers me- eting certain service requirements to one hundred dollars per month. Received, passed on file 1063	human relations
Referred to appropriations 1065 330 By Hill. Requirement of repor-	354 By Johnston. Execution sales. Received, passed on file 943 Referred to judiciary 1000
ting of conviction of operating motor vehicle while intoxicated.  Received, passed on file 1018	356 By Winkelman and Varley. Marking and branding of animals.
Referred to safety and law enforcement	Received, passed on file
334 By Bailey, Welden, Winkelman, Tieden, Hill, Cochran and Van Nos- trand. (Potgeter, Clarke, Benda, Walsh, Messerly, Jepsen, Murray and Patton). Tuition rates for area	Committee report adopted
vocational schools or area community colleges.  Received, passed on file 1027	363 By Committee on Commerce. Use of the telephone for the pur-
Referred to education	pose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and

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providing a punishment therefor.	Committee report adopted 152
Received, passed on file 619	Passed Senate, ayes 35, nays none 152
Referred to judiciary 640	Explanation of vote 155
Committee report 1307	Signed by President 173
Recommended passage 1307	•
Steering recommends calendar 1332	380 By Committee on Conservation.
Committee report adopted 1395	Compelling operators of vessels
Passed Senate, ayes 49, nays none 1395	involved in collisions to render aid.
Signed by President 1554	Received, passed on file 81
	Referred to judiciary 90
364 By Miller of Des Moines, Fisher	•
of Greene, Miller of Jones, John-	381 By Committee on Conservation
son, Grassley, Nolin, Klein,	and Recreation (Committee on Con-
Beardsley, Allen, Carnahan, Mc-	servation and Recreation). Size
Namara, Christensen and Renda.	limit on certain fish taken with
Fee for a class "C" beer permit.	commercial fishing gear.
Referred to safety and law	Received, passed on file 810
enforcement 1000	Referred to conservation and
Received, passed on file 1002	recreation
Committee report 1598	Committee report 1028
Recommended passage 1598	Recommended passage 1028
Steering recommends calendar 2192	Committee report adopted 1561
Amendment filed 2243	Passed Senate, ayes 39, nays 14 1561
Amendments filed 2244	Signed by President 1733
Committee report adopted 2274	
Amendment adopted 2274	382 By Hullinger (Main). Employ-
Amendment adopted 2275	ment of county engineers.
Passed Senate, ayes 41, nays 8 2275	Received, passed on file 1135
Signed by President 2569	Substituted for S. F. 411 1934
	Passed Senate, ayes 51, nays 2 1934
365 By Miller of Des Moines. Prohi-	Signed by President
biting the placing of red reflectors	
on the right of way of a public high-	383 By McCartney and Clark (Neu
way.	and Kyhl). Municipal support of
Received, passed on file 913	private colleges and universities.
Referred to safety and	Received, passed on file 1119
law enforcement 935	Referred to education
Committee report 1065	Amendment filed 1599
Recommended passage 1065	Substituted for S. F. 428 1718
Committee report adopted 1604	Point of order raised 1718
Passed Senate, ayes 39, nays none . 1604	Passed Senate, ayes 47, nays 3 1719
Explanation of vote 1605	Signed by President 1964
Signed by President 1821	•
	389 By Kluever, Voorhees, Cochran
377 By Committee on Motor Ve-	and O'Malley (Frommelt, Cassidy
hicles and Highway Safety. Dri-	and Riley). Regulating, licensing,
ver instruction permits.	and controlling of the dispensing of
Received, passed on file 811	optical devices.
Referred to safety and law	Received, passed on file 1361
enforcement	Amendment filed
Committee report 1404	Amendment filed
Recommended passage	Substituted for S. F. 384

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Amendments adopted 20'	Signed by President
Failed to pass Senate,	•
ayes 26, nays 13 20'	
Motion filed to reconsider vote 20'	
Explanation of vote 209	
Motion to reconsider prevailed 24	
Passed Senate, ayes 43, nays 7 24 Motion filed to reconsider vote 24	
Motion to reconsider prevailed 24	ley and Messerly). Establishment
Amendment filed 24	
Amendment adopted	
Passed Senate, ayes 52, nays 1 24	Received, passed on file 1018
	Referred to governmental
390 By Kluever, Strand, Shepherd	subdivisions 1030
and Caffrey (DeKoster, Benda,	Committee report
Walsh and Reppert). Limitations	Recommended passage 1185
of actions on ancient mortgages	Committee report adopted 1328
and abandoned property.	Passed Senate, ayes 47, nays none 1328
Received, passed on file 10	
Placed on calendar 10	
Amendment filed	
Substituted for S. F. 304 20	
Amendment filed 20	
Amendment adopted 20 Amendment withdrawn 20	
Passed Senate, ayes 33, nays 5 20	•
Signed by President	
bighed by Fresident	Passed Senate, ayes 46, nays none 1542
394 By Miller of Page and Harbor.	Explanation of vote 1554
Fiscal year of school systems ot-	Signed by President 1902
her than school districts.	
Received, passed on file 11	B5 411 By Allen, Baker, Bailey and
Referred to education 11	Cochran. Enforcement of the rules
Amendment filed	and regulations of county conser-
	vation boards.
398 By Committee on Board of Con-	Received, passed on file 1621
trol (Committee on Public Health	Referred to conservation and
and Welfare). Cost of supporting	recreation
children in state homes.	Committee report 1673
Received, passed on file 8	Recommended passage 1673
Substituted for S. F. 325 11	
Failed to pass Senate,	Passed Senate, ayes 38, nays none 1789
ayes 20, nays 3311	
Motion filed to reconsider vote 11	
Amendment filed,	
Motion to reconsider prevailed 15	
Amendment withdrawn	
Passed Senate, ayes 59, nays none 15 Motion filed to reconsider vote 15	
Motion to reconsider vote withdrawn. 15	
out to teconstuer vote withdrawn 10	12 11 by wood (magedorm). Amend

n.r. Page	H.F. Pa
chapter one hundred eighty-nine	441 By Palmer, Kluever, Millen,
A (189A), Code 1966, relating to	Glenn, Gannon and Franklin. Ex-
meat and poultry inspection.	tend the jurisdiction of a city or
Received, passed on file 1337	town to any land owned by it out-
Substituted for S. F. 409 1372	side the limits thereof.
Passed Senate, ayes 42, nays none 1372	Received, passed on file 177
Signed by President 1554	Referred to governmental
angular ay 11001uom ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	subdivisions 183
410 D M: 44 TT 4 D = 1	
418 By Tapscott. Hotelkeepers'	Committee report
liens.	Recommended passage 212
Received, passed on file 1725	Steering recommends calendar 242
Referred to judiciary 1750	Amendment filed 246
	Amendment filed 247
425 By Cunningham, Millen, Klue-	
ver and Van Nostrand. Compen-	464 By Cochran, Bailey, Edgington,
sation of members of the budget	Middleswart, Fischer of Grundy,
and financial control committee.	Hullinger, Busch, Stromer and
Received, passed on file 1337	Lee (Murray, Buren, Potgeter
Referred to governmental affairs 1348	and Clarke). Condemnation of
Substituted for S. F. 509 1758	property for highway purposes.
Amendment filed 1758	Received, passed on file 1018
Point of order raised 1758	Placed on calendar 103
Amendment adopted 1758	Amendment filed 1699
Passed Senate, ayes 45, nays none 1759	
Signed by President	465 By Diehl, Strand, Roorda, Gra-
bighed by Fleshdent	ham, Winkelman, Hullinger, Kle-
	in, Christensen, Stromer, Lee,
435 By Stokes, Smith, Nelson and	Koch and Smith. Rules and regu-
Bergman (Lucken and DeKoster).	lations set forth by the Depart-
Authorize the creation of area	ment of Public Instruction.
hospitals.	Received, passed on file 1199
-	Received, passed on me
Received, passed on file	Referred to education
Substituted for S. F. 447 1401	Committee report 145
Passed Senate, ayes 48, nays none 1402	Recommended passage 145
Signed by President 1554	Committee report adopted 1600
	Amendment filed 160
437 By Sorg and Radl. Issuance and	Amendment adopted 1600
sale by cities and towns of antici-	Amendment adopted 1609
patory warrants for the acquisition	Passed Senate, ayes 51, nays 3 1600
of real estate for public parking	Motion filed to reconsider vote 162
facilities.	Amendment filed 1729
Received, passed on file 1027	Motion to reconsider vote failed 1773
Referred to governmental	Signed by President 224
subdivisions 1031	
Committee report	467 By Committee on Motor Vehicles
Recommended passage 1185	and Highway Safety. Provide the
Committee report adopted 1370	method for notice of revocation or
Passed Senate, ayes 42, nays none 1370	suspension of registration of ve-
Signed by President 1554	hicles.

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Received, passed on file 913	
Referred to safety and law	Received, passed on file 1135
enforcement	Referred to appropriations 1163
Committee report 1405	Amendment filed 1406
Recommended passage 1405	Amendment filed 1426
Committee report adopted 1593	
Passed Senate, ayes 48, nays none 1593	
Signed by President 1821	Committee report adopted 1684
-	Amendments filed 1685
470 By Committee on Motor Vehicles	Amendments adopted 1685
and Highway Safety. Prorating of	Passed Senate, ayes 50, nays 3 1685
motor vehicle registration fees.	Signed by President 2124
Received, passed on file 943	
Referred to transportation 1000	
Committee report 1286	
Recommended passage 1286	ed by the independent school dis-
Committee report adopted 1526	trict of Ames, Iowa, now known
Passed Senate, ayes 52, nays 2 1526	as the Ames Community School
Signed by President	District in Story County.
	Received, passed on file 1119
474 By Mensing, King, Watson and	Referred to judiciary 1163
Andersen. Amend section five hun-	Committee report 1198
dred twenty-eight point fifty-one	Recommended passage 1198
(528.51), Code 1966, relating to	Committee report adopted 1498
bank parking lot offices.	Passed Senate, ayes 51, nays none 1498
Received, passed on file 1240	
Referred to commerce 1270	
Substituted for S. F. 780 1414	
Passed Senate, ayes 49, nays 8 1419	and Darrington. Capacity of mi-
Signed by President 1554	
450	dent and health insurance and for
475 By Johnston, Kluever, Fischer	annuities, to exercise rights con-
of Grundy, O'Malley and Ossian.	cerning the same, and to give ac-
Contested elections for seats in	quittances for payments by life
the General Assembly.	insurers.
Received, passed on file 1724 Referred to governmental affairs 1750	
meterred to governmental alians	
480 By Committee on Public Health	495 By Palmer, Renda, Tapscott, Johnston, Caffrey, Franklin, Ben-
and Welfare. Providing for the	nett and Beardsley (Denman, Re-
preservation and improvement of	ichardt and Reppert). Millage
the air quality of the state, cre-	levy for improvements and main-
ating and delegating authority for	tenance of county hospitals in coun-
an air pollution control program	ties having a population of two hun-
and related activities to an Air	dred twenty-five thousand (225,000)
Pollution Control Commission,	inhabitants or over.
authorizing political subdivisions	Received, passed on file 1018
to conduct certain air pollution	Referred to governmental
control activities, and making an	subdivisions 1031

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Committee report 1406	rizing and providing for the is-
Recommended passage 1406	suance, sale and delivery of sew-
Amendment filed 1550	er bonds and for the levy of taxes
Committee report adopted 1736	for the payment of said bonds, and
Amendment adopted 1842	declaring the bonds issued pursu-
Passed Senate, ayes 50, nays 6 1842	ant to said proceedings to be en-
Received from House 2153	forceable obligations of said town.
Rule suspended 2188	Received, passed on file 943
Senate concurred 2188	Referred to judiciary 1000
Passed Senate, ayes 49, nays 1 2188	Committee report
Signed by President 2376	Recommended passage 1166
bighed by Flesident 2010	Committee report adopted 1303
500 By Committee on Motor Vehicles	Passed Senate, ayes 43, nays none 1303
500 By Committee on Motor Vehicles	Signed by President 1454
and Highway Safety. License to	Signed by Flesident 1404
operate a motor vehicle.	
Received, passed on file 1219	515 By Committee on Agriculture.
Referred to safety and law	Appropriate from the general fund
enforcement	of the State of Iowa to the State
Committee report 1597	Soil Conservation Committee the
Recommended passage 1597	sum of two hundred thousand
	(200,000) dollars to conduct soil
501 By Committee on Motor Vehicles	survey operations in the State
and Highway Safety. Sale and	of Iowa.
transfer of mobile homes.	Received, passed on file 1458 Referred to appropriations 1486
Received, passed on file 1425	Committee report
Referred to safety and law	Recommended passage 1954
enforcement 1449	Committee report adopted 2083
Committee report 1597	Passed Senate, ayes 40, nays 7 2083
Recommended passage 1597	Signed by President
Committee report adopted 1606	bighed by Treblacht
Passed Senate, ayes 42, nays none 1606	516 By Committee on Schools. The
Signed by President 1821	merger of county school systems
	for the purpose of creating merged
503 By Winkelman. Appropriation to	intermediate school systems.
the Secretary of Agriculture to	Received, passed on file 1944
print the animal brand book re-	Referred to education 1902
quired by law.	Committee report
Received, passed on file 1027	Recommended naggage
Referred to appropriations 1031	Amandment filed
Committee report 1954	Stooming recommends estands:
Recommended passage 1954	Committee report adopted
Committee report adopted 2082	
Passed Senate, ayes 42, nays none 2082	Point of order raised
Signed by President	Amendment filed
	Amendment adopted
514 By Battles. Legalize and vali-	Amendment adopted
date the proceedings of the town	Motion to reconsider prevailed 2532
council of the town of Sabula, in	Poiled to many Compts
Jackson County, Iowa, autho-	ayes 27, nays 26 2533
backson County, 10wa, autilo-	ayes al, hays at

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521 By Van Nostrand, Kluever, Co-	547 By Hullinger (Main). Redemp-
chran and Palmer. Authorize and	tion of a tax sale on property of
direct the issuance of a patent to	a deceased old-age assistance re-
certain real estate by the Gover-	cipient.
nor and Secretary of State to Leon	Received, passed on file 1219
M. Nelson and Grace C. Nelson.	Referred to governmental
Received, passed on file 1119	subdivisions 1238
Referred to judiciary 1163	Committee report
Committee report 1198	Recommended passage 1349
Recommended passage 1198	Substituted for S. F. 666 1532
Committee report adopted 1602	Amendment filed 1549
Passed Senate, ayes 35, nays none 1602	Amendment filed 1550
Explanation of vote 1602	Amendments adopted 1768
Signed by President 1821	Passed Senate, ayes 51, nays 1 1769
	Signed by President 2124
530 By Battles. Legalize and vali-	
date the proceedings of the town	550 By Gannon. Regulation of trading
council of the town of Sabula, in	stamps and repealing the gift en-
Jackson County, Iowa, authori-	terprise statutes.
zing and providing for the issu-	Received, passed on file 1725
ance, sale, and delivery of sewer	Referred to commerce 1750
revenue bonds of said town to de-	
fray part of the cost of construc-	553 By Breitbach. Legalize and val-
ting a municipal sewerage system	idate the proceedings of the board
in and for said town and the pro-	of directors of the Western Dubu-
visions made for the payment of	que County Community School Dis-
said bonds and declaring the bonds	trict, in the counties of Dubuque,
issued pursuant to said proceed-	Jackson, Jones and Delaware,
ings to be enforceable obliga-	State of Iowa, authorizing and pro- viding for the issuance of school
tions of said town.	building bonds and for the levy of
Received, passed on file 943	taxes for the payment of said bonds
Referred to judiciary 1000	and declaring the bonds issued pur-
Committee report	suant to said proceedings to be en-
Committee report adopted 1303	forceable obligations of said school
Passed Senate, ayes 44, nays none 1304	district.
Signed by President 1454	Received, passed on file 913
organical by President	Referred to judiciary 935
	Committee report 950
537 By Mowry (Mills). Authority	Recommended passage 950
for joint county-city or town	Committee report adopted 1079
buildings.	Passed Senate, ayes 45, nays none 1079
Received from House	Signed by President
Substituted for S. F. 396 1038	
Passed Senate, ayes 54, nays none 1038	EEA De Ducithook Logaliza and val-
Signed by President 1276	554 By Breitbach. Legalize and val- idate proceedings for changes in
E40 D tr C Divintentian of	the boundaries of the Western Du-
542 By McCray. Registration of	buque County Community School
voters.	District, in the counties of Du-
Received, passed on file 1776 Referred to governmental affairs 1836	bugue, Jackson, Jones and Dela-
Committee report 1875	ware, State of Iowa, and declar-
Recommended passage 1875	ing the boundaries of said school
passage	

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district to be legally established.	562 By Shepherd. Compensation of
Received, passed on file 913	county officers and their deputies
Referred to judiciary 935	and assistants.
Committee report 950	Received, passed on file 1728
Recommended passage 950	Referred to governmental
Committee report adopted 1080	subdivisions 1750
Passed Senate, ayes 51, nays none 1080	Committee report
Signed by President	Recommended passage 181
Signed by Flesident	Committee passage
	Committee report adopted 206
559 By Freeman. Providing for the	Passed Senate, ayes 40, nays none 2061
payment by the State of Iowa of a	Explanation of vote 2081
portion of the cost of extending	Signed by President 2307
the construction of sanitary sewer	500 TO C
facilities, not including enlarge-	563 By Committee on Judiciary. In-
ments and additions to the dispo-	demnification of officers and di-
sal plant, by the Iowa Great Lakes	rectors of corporations for pecun-
Sanitary District, which includes	iary profit.
Spirit Lake, East Okoboji Lake,	Received, passed on file 1336
West Okoboji Lake, and other	Referred to judiciary 1348
state-owned waters in Dickinson	Amendment filed 1516
County, Iowa.	Substituted for S. F 788 1525
Received, passed on file 2195	Amendment filed 1525
Referred to appropriations 2197	Amendments adopted 1526
Committee report 2239	Passed Senate, ayes 46, nays none 1526
Recommended passage	Received from House 2326
Committee report adopted 2289	Senate refused to concur 2477
Passed Senate, ayes 41, nays 7 2289	Conference committee appointed 2502
Explanation of vote	Conference committee report 2517
Signed by Dragidant 2560	Amendment filed 2518
Signed by President 2569	Amendment adopted 2518
ECO De Viveren and MacContract	Confernce committee report
560 By Kluever and McCartney	adopted
(Mills and Denman). Judicial re-	Passed Senate, ayes 48, nays none 2518
tirement compensation and wid-	Signed by President 2583
ows' annuities, and to provide an	Signed by Trestacity
appropriation therefor.	
Received, passed on file 2281	567 By Petersen of Dallas and Lipsky.
Referred to appropriations 2313	Create an Iowa Educational Poli-
Amendment filed 2424	cy Commission, and to provide an
	appropriation therefor.
561 By Kluever, Fisher of Greene,	Received, passed on file 219
McCartney, Coffman, Dunton,	Referred to education 219
Gannon, Doderer and Johnston	
(Stanley and Kruck). Motor ve-	
hicle liability insurance and pro-	569 By Petersen of Dallas. Member-
tection against uninsured motor	ship of the Higher Education Faci-
vehicles and hit-and-run motor	lities Commission.
vehicles.	Received, passed on file
Received, passed on file 1018	Referred to education 1489
Referred to commerce 1031	Committee report 164
Substituted for S. F. 360 1229	Recommended passage 1644
Passed Senate, ayes 40, nays none 1230	Committee report adopted 175
Signed by President 1448	Passed Senate, aves 34, navs none 175

## SENATE RECORD OF HOUSE BILLS

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Signed by President	2068	trial assignments.	
		Received, passed on file	218
572 By Committee on State Govern-		Referred to judiciary	
ment Affairs. Establish a merit	;	Committee report	
system of personnel administra-		Recommended passage 13	
tion for state employees and to		Committee report adopted 1	
repeal Acts and parts of Acts in		Passed Senate, ayes 51, nays none 1	
conflict therewith.		Signed by President	
Received, passed on file	902	and any incommentation of the second of the	
Made special order			
Referred to governmental affairs		593 By Koch, Sullivan, Peterson of	
Committee report		Woodbury and Andersen (Van Ea-	
Recommended passage		ton, Erskine and Gaudineer). Atto-	
Amendment filed		rney fees and other costs paid to	
Special order		defend indigent persons charged	
Committee report adopted		with public offenses.	
Amendments filed		Received, passed on file 1	
Amendments adopted		Referred to judiciary 1	672
Amendments filed			
Amendments adopted		E00 Dr. Winkelman Baltan Candons	
Amendment withdrawn		599 By Winkelman, Baker, Sanders,	
Call of the Senate requested		Distellerst and Sorg. Metropoli-	
Amendments filed		tan planning commissions.  Received, passed on file1	910
Amendment adopted		Referred to governmental	.210
Amendments filed		subdivisions	226
Amendments adopted		Committee report	
Amendments filed		Recommended passage	
Amendment adopted		Committee report adopted 1	
Amendments filed		Passed Senate, ayes 34, nays 1 1	789
Amendments adopted		Signed by President 2	
Point of order raised	966	and by I tooldens	
Passed Senate, ayes 57, nays 2	966	600 By Langland, Fisher of Greene,	
Senate concurred		Edgington, Busch and Sorg. Gen-	
Passed Senate, ayes 49, nays 2		eral aid to school districts and to	
Signed by President		merged area schools.	
		Received, passed on file 1	425
575 By Committee on Agriculature	!	Referred to education	
(Committee on Agriculture). Era-	•		
dication of hog cholera, and to		608 By Tapscott, Andersen, Camp,	
make appropriations therefor.		Miller of Des Moines and Palmer.	
Received, passed on file		Municipal elections in cities over	
Substituted for S. F. 659	1691	ten thousand (10,000) population	
Amendment filed	1691	providing the option of a run-off	
Amendment adopted		election in lieu of a primary.	
Motion filed to reconsider vote		Received, passed on file 1	425
Motion to reconsider vote failed	1692	Referred to governmental	
Passed Senate, ayes 57, nays none	1692	subdivisions 1	449
Signed by President	2124	Committee report 1	
		Recommended passage 1	
577 By Johnston. Amend Rule of Ci-		Committee report adopted 1	791
vil Procedure one hundred eighty-		Passed Senate, ayes 44, nays none 1	
one point two (181.2) relating to	ı	Signed by President 2	124

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614 By Pelton. Jury selection.	Received, passed on file 1839
Received, passed on file 17	24 Referred to education 183
Referred to judiciary 17	25 642 By Committee on Roads and
Committee report 21	
Recommended passage 21	
Committee report adopted 22	150
Passed Senate, ayes 49, nays none	
	loo
Signed by President 24	
623 By Grassley. State personnel.	Amendment filed 2166
Received, passed on file 16	Committee report adopted 2180
Referred to governmental affairs 16	Amendment filed 2181
<b>u</b>	Amendments adopted 2181
633 By Gannon. Prefiling and print-	Failed to pass Senate,
ing of bills and resolutions prior	ayes 27, nays 21 2420
to the convening of the General	
Assembly.	647 By Committee on Conservation.
Received, passed on file 13	Removal of nonpermanent vessels
Referred to governmental affairs 13	and atmestions a but the Ctate Common
Committee report 14	
Recommended amendment, passage 14	Descious de managed on file 1110
Committee report adopted 16	A A £23 - A 1960
	0 3 424 4 3 6 4 5 7 7 7 7 7 7 7 1 1 1 1 1 1 1 1 1 1 1 1
Amendment adopted	Amondment adopted 1991
Amendment filed	Dogged Counts over 42 mana name 1991
Amendment filed	Ciana at his Discard and 1799
Amendment filed 18	
Amendment filed 19	
Amendment filed 22	
Amendment withdrawn 22	fund.
Amendment filed	Received, passed on file 1457
Degrad Sanata avec 50 nava nana 20	Referred to governmental
Passed Senate, ayes 50, nays none 22	gubdivisions 1486
Signed by President 25	Committee report 1640
634 By Gannon (Elvers and Benda).	Recommended passage 1640
Entering into and relating to the	Committee report adopted 1997
Upper Mississippi Riverway Com-	Passed Senate, ayes 44, nays none 1997
pact and to make an appropriation	Signed by President 224
therefor.	Signed by Fiesident
Received, passed on file 16	659 By Fischer of Grundy. Legalize
Substituted for S. F. 644	
Amendment filed	
Amendment filed	
Amendment adopted	
Motion filed to reconsider vote 18	
Motion to reconsider prevailed 18	
Point of order raised	
Amendment adented	
Amendment adopted	
Passed Senate, ayes 50, nays 4 18	Committee report
Explanation of vote	
Signed by President 23	Puls gugnended 1067
COC Des Itialelia Association 1 - 1 C	Rule suspended
636 By Hicklin. Acquiring land for	Committee report adopted 106
school purposes.	Passed Senate, ayes 51, nays none 106

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Signed by President	Liquor Control Commission over beer.
662 By Committee on Conservation. Species of fish which can be taken	Received, passed on file 1135 Referred to safety and law
by spear or bow and arrow.	enforcement 1163
Received, passed on file 1119	Committee report 1840
Referred to conservation	Recommended passage 1840
and recreation 1163	Committee report adopted 2064
Committee report 1196	Passed Senate, ayes 47, nays none 2064
Recommended passage 1196	Explanation of vote 2081
Committee report adopted 1603	Signed by President 2307
Passed Senate, ayes 39, nays none 1604	- •
Explanation of vote 1604	673 By Committee on Conservation.
Signed by President 1821	Littering of public waters.
	Received, passed on file 1119
667 By Committee on Law Enforce-	Referred to conservation and
ment. Sale of beer by class "C"	
permit holders.	recreation
Received, passed on file 1002	
Referred to safety and law	Recommended passage
enforcement 1031	Committee report adopted 1582
	Passed Senate, ayes 54, nays none 1582
668 By Committee on Commerce.	Signed by President 1733
Use of eminent domain for the	674 By Committee on Conservation.
purpose of erecting electric trans-	• • • • • • • • • • • • • • • • • • • •
mission lines.	Water navigation.  Received, passed on file 1135
Received, passed on file 1336	Substituted for S. F. 749 1629
Referred to judiciary 1348	
Committee report 1487	Passed Senate, ayes 40, nays 6 1629
Recommended passage 1487	Signed by President 1821
Committee report adopted 2252	675 By Committee on Conservation.
Passed Senate, ayes 45, nays 3 2252	
Signed by President	Operation of watercraft for emer-
	gency purposes and in emergency situations.
669 By Committee on Commerce.	Received, passed on file 1336
Use of eminent domain for the pur-	Referred to conservation and
pose of constructing gas pipelines.	recreation
Received, passed on file 1336	Committee report
Referred to judiciary	Recommended passage 1726
Committee report	Committee report adopted 1794
Recommended passage	Passed Senate, ayes 48, nays none 1794
meedimended passage	Signed by President 2068
670 By Committee on Schools. Elec-	signed by Tresident
tion of directors in school dis-	678 By Committee on Roads and
tricts.	Highways. Motor vehicle no-pass-
Received, passed on file 1195	ing zones.
Referred to education	Received, passed on file 1667
Committee report 1459	Referred to safety and law
Recommended amendment, passage 1459	enforcement 1679
672 By Committee on Law Enforce-	679 By Committee on Roads and
ment. Powers and duties of the	Highways. Registration of air-

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craft.	•	Special order
Received, passed on file	1218	Point of order raised 180
Referred to safety and law		Committee report adopted 180
enforcement	1238	Amendment adopted 180
Committee report	1405	Point of order raised 180
Recommended passage	1405	Amendment adopted 181
Committee report adopted		Point of order raised 181
Passed Senate, ayes 54, nays none		Amendment withdrawn 181
Signed by President		Amendment filed 181
and the second s		Amendment adopted 1813
683 By Committee on Comme	erce.	Amendment filed 181
Motor carriers and the regis		Amendments filed 181
tion of Interstate Commerce C	com-	Amendment filed 1818
mission authority.		Amendment filed 1819
Received, passed on file	1337	Special order 182
Referred to transportation		Amendments withdrawn 182
		Amendments adopted 182
684 By Committee on Comme	erce.	Amendment adopted 182
Fees for motor vehicle cert		Motion filed to reconsider vote 1824
ated carriers.		Motion to reconsider prevailed 1824
Received, passed on file	1547	Special order 1830
Referred to safety and law		Amendment withdrawn 1830
enforcement	1568	Amendment filed 1830
		Amendment adopted 1832
685 By Committee on Agricu	lture	Amendment adopted 1833
(Committee on Agriculture).		Amendment filed 1833
duction and sale of milk and		Amendment withdrawn 183
products.		Motion filed to reconsider vote 1833
Received, passed on file	1162	Point of order raised 183
Amendment filed		Amendments filed 185
Substituted for S. F. 735		Special order
Amendment adopted	1211	Motion to reconsider prevailed 186
Passed Senate, ayes 49, nays 2	1211	Amendment adopted 1860
Signed by President	1454	Motion to reconsider prevailed 1864
		Amendment adopted
686 By Committee on Tax Revi	sion.	Amendments adopted 1867
Provide a method for general p		Passed Senate, aves 41, navs 13 180
erty tax replacement and equa		Explanation of vote
tion.		Received from House 1970
Received, passed on file	1458	Senate insisted
Referred to ways and means		Conference committee appointed 196
Amendment filed		Conference committee report 231
Committee of the whole	1678	Conference committee report
Committee report		adopted
Reported without recommendation		Amendment filed
Amendment filed	1695	Amendment adopted
Made special order	1759	Passed Senate, ayes 50, nays 5 2570
Amendments filed	1778	Signed by President 258
Amendment filed	1779	
Amendments filed		687 By Committee on Appropria-
Amendment filed	1782	tions. Appropriate from the gen-
Amendment filed	1785	eral fund of the State of Iowa for

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the biennium beginning July 1,	Amendment adopted 1998
1967, and ending June 30, 1969,	Passed Senate, ayes 49, nays none 1998
to the Department of Social Wel-	Signed by President 2376
fare for the purpose of aid to	
blind fund, aid to dependent chil-	691 By Committee on Commerce.
dren fund, child welfare fund, e-	Liquid transport carrier fees.
mergency relief fund, old age assi-	Received, passed on file 1547
	Referred to safety and law
stance fund, aid to the disabled	enforcement 1569
fund, support for Indians residing	cinorcement 1505
on a settlement, and medical assi-	692 By Committee on State Govern-
tance.	
Received, passed on file 1944	ment Affairs. Purchase and sale
Referred to appropriations 1954	of motor vehicles by the state car
Committee report 2199	dispatcher, and amending chapter
Recommended amendment, passage 2199	twenty-one (21), Code 1966.
Amendment filed 2201	Received, passed on file 1667
Committee report adopted 2226	Referred to governmental affairs 1679
Amendment adopted 2227	Amendment filed 1729
Amendment filed 2233	Committee report 2154
Amendment adopted 2233	Recommended passage 2154
Amendment adopted	Steering recommends calendar 2457
Amendment withdrawn	Committee report adopted 2493
Passed Senate, ayes 33, nays 15 2234	Amendment withdrawn 2493
Prolonation of moto	Amendment filed 2493
Explanation of vote	Amendment adopted 2494
Explanation of vote	Passed Senate, ayes 53, nays 1 2494
Received from House 2398	Signed by President 2583
Senate insisted	Signed by Tresident 2583
Conference committee appointed 2399	200 to 2
Conference committee report 2534	693 By Committee on Judiciary.
Conference committee report	Appropriation in settlement of a
adopted	claim made against the State of
Passed Senate, ayes 48, nays 1 2535	Iowa.
Signed by President 2583	Received, passed on file 1457
	Referred to judiciary 1486
688 By Committee on Law Enforce-	Referred to appropriations 1679
ment. Failure of the driver of a	Committee report 1681
vehicle to stop at the scene of an	Recommended passage 1681
accident.	Committee report 1955
Received, passed on file 1725	Recommended passage 1955
Referred to safety and law	Committee report adopted 2084
enforcement 1750	Passed Senate, ayes 44, nays none 2084
omorcement	Signed by President 2307
600 D G til - Mary Parriation	Digited by Trestactive
690 By Committee on Tax Revision.	604 Py Committee on Motor Vehicles
County public hospital funds, the	694 By Committee on Motor Vehicles
control and investment thereof.	and Highway Safety. Exemption
Received, passed on file 1643	from payment of license fees for
Referred to governmental	in transit movement of vehicles.
subdivisions	Received, passed on file 1425
Committee report 1726	Referred to safety and law
Recommended passage 1726	enforcement
Amendment filed	Committee report 1598
Committee report adopted 1997	Recommended passage 1598

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Committee report adopted 1607	State to the Henry County Indus-
Passed Senate, ayes 43, nays 1 1607	trial Development Corporation.
Signed by President 1821	Received, passed on file 1337
	Substituted for S. F. 769 1375
695 By Committee on Motor Vehicles	Passed Senate, ayes 45, nays none 1375
and Highway Safety. Vehicle trans-	Signed by President 1554
it plates.	2.g
Received, passed on file 1425	700 By Committee on Agriculture.
Referred to safety and law	Include teasel (dipsacus) in the
enforcement	list of secondary noxious weeds.
Committee report	Received, passed on file 1590
Recommended passage 1598	Referred to agriculture 1597
Committee report adopted 1607	Committee report 1644
Passed Senate, ayes 44, nays none 1608	Recommended passage 1644
Signed by President 1821	Committee report adopted 1795
	Passed Senate, ayes 43, nays 1 1795
696 By Committee on Commerce.	Explanation of vote 1819
Subsidiary companies of fire and	Signed by President 2068
casualty insurance companies.	-
Received, passed on file 1336	702 By Committee on Tax Revision.
Referred to commerce 1348	Establishment of a new tax on in-
Committee report 1623	tangibles and for the modification
Recommended amendment, passage 1623	of existing taxes on sales, perso-
Amendment filed 1751	nal incomes and corporate in-
Committee report adopted 2045	comes, to provide for property
Amendment adopted 2045	tax replacement, equalization and
Amendment withdrawn 2046	allied purposes.
Passed Senate, ayes 43, nays 1 2046	Received, passed on file 1547
Signed by President 2376	Referred to ways and means 1569
	Committee report 1694 Reported without recommendation 1694
697 By Committee on Commerce.	
Investment of funds not needed for	Amendment filed 2035
current expenses of the state and	Amendment filed 2075
its political subdivisions.	Amendment filed 2136
Received, passed on file 1590	Amendment filed 2204
Referred to commerce 1597	Call of the Senate
Committee report 1647	Call of the Senate
Recommended passage 1647	Committee report adopted 2339
Committee report adopted 1706	Amendment filed
Passed Senate, ayes 38, nays none 1707	Amendment filed
Signed by President	Amondments filed
bighed by i resident	Amondments adopted
608 Pr. Committee on Schools Tun-	
698 By Committee on Schools. Jun-	
ior colleges.	Point of order raised
Received, passed on file 1680	Amendment filed
Referred to education 1679	Amendment filed
000 D G 14 T 11-1	Amendment adopted
699 By Committee on Judiciary	Amendment withdrawn
(Committee on Judiciary). Auth-	
orize and direct the issuance of a	
patent to certain real estate by	Amendments filed
the Governor and Secretary of	Amendments filed

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Amendments adopted 2361	ers and duties of said committee.
Amendments filed 2362	Received, passed on file 1570
Amendment adopted 2362	Referred to ways and means 1597
Amendment withdrawn 2363	Amendment filed 1814
Amendment filed 2363	Amendment filed 1836
Amendments adopted 2363	
Amendment filed 2369	711 By Committee on Conservation.
Amendment withdrawn 2370	Fish and game protection fund.
Amendments filed 2370	Received, passed on file 1622
Amendments adopted 2370	Referred to appropriations 1673
Amendments filed 2371	Committee report 2154
Amendments adopted 2371	Recommended passage 2154
Amendment withdrawn 2372	Rule suspended 2161
Amendment adopted 2372	Committee report adopted 2161
Passed Senate, ayes 48, nays 13 2372	Passed Senate, ayes 50, nays 9 2161
Rule suspended 2386	Signed by President 2376
Motion filed to reconsider vote 2386	
Motion to reconsider prevailed 2386	713 By Committee on Agriculture.
Amendment filed	Agricultural lime.
Amendment adopted 2386	Received, passed on file 1424
Amendments adopted 2387	Referred to agriculture 1449
Amendment filed 2387	Committee report 1644
Passed Senate, ayes 46, nays 11 2387	Recommended passage 1644
Explanation of votes 2497	Amendment filed 1728
Signed by President 2583	Committee report adopted 1734
Barra al 1 100 100 110 11 1 1 1 1 1 1 1 1 1 1 1	Amendments adopted 1734
705 By Committee on Motor Vehicles	Passed Senate, ayes 44, nays none 1734
and Highway Safety. Additional fee	Signed by President
for each license plate fee account.	•
Received, passed on file 1361	718 By Committee on Appropria-
Referred to safety and law	tions (Committee on Appropria-
enforcement 1403	tions). Appropriate from the gen- eral fund of the State of Iowa for
707 By Committee on Commono	acquisition of certain property in Des Moines, Polk County, Iowa,
707 By Committee on Commerce.	to authorize the executive council
Truck operator permit fees.	to purchase, manage and lease the
Received, passed on file 1622	same and to assign space therein,
Referred to transportation 1638	and to make an appropriation
708 By Committee on Schools. Re-	therefor.
peal obsolete sections of the Code	Received, passed on file 1511
	Substituted for S. F. 761 1609
relating to schools. Received, passed on file 1425	Amendment filed 1609
Referred to education 1449	Amendment adopted 1609
Committee report 1622	Amendments filed 1610
Recommended paggage 1622	Amendment withdrawn 1610
Recommended passage 1622 Committee report adopted 1793	Amendment adopted 1610
Passed Senate, ayes 46, nays none 1793	Passed Senate, ayes 54, nays 3 1610
Signed by President 2068	Received from House 1666
Tened by President 2000	Senate refused to concur 1668
709 By Committee on Tax Revision.	Senate insisted
Create a school budget review	Received from House 1970
create a school budget review	Conference committee appointed 1964

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Conference committee report 2054	Received, passed on file 1570
Conference committee report	Referred to appropriations 1597
adopted 2055	Committee report 2199
Passed Senate, ayes 39, nays 4 2055	Recommended passage 2199
Signed by President 2242	Committee report adopted 2230
biglied by Flesidem 2242	Passed Senate, ayes 49, nays 1 2230
	Signed by President
	bighed by Fresident 2376
719 By Committee on Appropria-	
tions. Appropriate to the Superin-	729 By Committee on Appropria-
tendent of Public Buildings and	tions (Committee on Appropri-
Grounds from the general fund of	ations). Make appropriations
the State of Iowa for capital impro-	to members of the Iowa Court
vements to the property known as	Study Commission.
the Valley Bank Building located at	Received, passed on file 1570
Fourth and Walnut Streets, City	Substituted for S. F. 805 1683
	Passed Senate, ayes 52, nays none 1683
of Des Moines, Polk County, Iowa.	Signed by President 196
Amendment filed 1273	Digited by Freshdent
Received, passed on file 1511	720 Dr. Committee on Ammonnia
Amendment filed 1598	730 By Committee on Appropria-
Substituted for S. F. 760 1609	tions (Committee on Appropri-
Amendment filed 1615	ations). Make appropriations to
Amendment adopted 1615	members of the Iowa State Fair
Amendments adopted 1616	and World Food Exposition Stu-
Amendments filed 1616	dy Committee.
Point of order raised 1617	Received, passed on file 1570
Point of order raised 1617	Substituted for S. F. 804 1685
Amendment filed 1617	Passed Senate, ayes 55, nays none 1683
Passed Senate, ayes 53, nays none 1617	Signed by President 1964
Received from House 2099	T.
Senate concurred 2115	731 By Committee on Appropria-
Passed Senate, ayes 41, nays none 2115	tions (Committee on Appropri-
Explanation of vote 2146	ations). Make appropriations to
Signed by President	the appointive members of the
bighed by Fresident 2010	Legislative Advisory Committee
704 Dr. Committee on Motor Vehicles	on the new state office building.
724 By Committee on Motor Vehicles	Received, passed on file 1643
and Highway Safety. Registration	Referred to appropriations 1673
plates.	Committee report 175
Received, passed on file 1680	Recommended passage 175
Referred to transportation 1679	Committee report adopted 184
	Passed Senate, ayes 56, nays none 184
726 By Committee on Appropria-	Signed by President
tions. Make appropriations to	Signed by President
members of the Iowa Commission	790 De Committee on America
on the Aging.	732 By Committee on Appropria-
Received, passed on file 1570	tions (Committee on Appropri-
	ations). Make appropriations to
	the appointive members of the Ca-
727 By Committee on Appropria-	pitol Planning Commission for per
tions. Provide for refunding over-	diem compensation for services
payments for the 1966 Code and	rendered.
Iowa Departmental Rules, and to	Received, passed on file 164
make an appropriation therefor.	Referred to appropriations 1673

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Committee report 1751	ate and House of Representatives
Recommended passage 1751	in the Sixty-third General Assem-
Committee report adopted 1841	bly.
Passed Senate, ayes 55, nays none 1841	Made special order 1914
Signed by President	Received, passed on file 1932
biginous sy 1 - octoors ( t t t t t t t t t t t t t t t t t t	Special order 1935
733 By Committee on Cities and	Amendments filed 1935
Towns. Salaries of bailiffs in ci-	Amendment adopted 1935
ties of one hundred fifty thousand	Amendment adopted 1936
or more inhabitants.	Amendment filed 1936
Received, passed on file 1776	Amendments adopted 1937
Referred to governmental	Amendment adopted 1938
subdivisions	Passed Senate, ayes 59, nays 1 1938
Committee report adopted 2106	Motion filed to reconsider vote 1967
Passed Senate, ayes 37, nays 13 2106	Motion filed to reconsider vote 1985
Signed by President	Motion to reconsider prevailed 1985
	Amendment filed 1986
734 By Allen and Gittins. Legalize	Amendment filed 1992
the proceedings of the Iowa State	Amendments adopted 1992
Highway Commission and the Bo-	Passed Senate, ayes 49, nays 1 1992
ard of supervisors of Pottawatta-	Signed by President 2583
mie County, Iowa, relating to their	
granting permission and authority	737 By Committee on Tax Revision.
to Bennett Avenue Development	Homestead tax credit for persons
Corporation, an Iowa corporation,	over sixty-five years of age.
to install sanitary sewer lines in	Received, passed on file 1944
the rights-of-way of certain pri-	Referred to ways and means 1954
mary and secondary roads in Pott-	Tierer to may b and means the rest to the
awattamie County, Iowa, in connec-	·
tion with the construction and in-	738 By Rules Committee. Legisla-
stallation of a sanitary sewer sys-	tive printing.
tem.	Received, passed on file 2004
	Referred to governmental affairs 2101
Received, passed on file 1776	Committee report 2154
Substituted for S. F. 808 1794	Recommended passage 2154
Passed Senate, ayes 44, nays none 1795	Committee report adopted 2254
Signed by President 2124	Passed Senate, ayes 49, nays none 2254
	Motion filed to reconsider vote 2281
735 By Klein. Legalize and validate	Amendment filed 2313
the proceedings of the board of di-	Motion to reconsider prevailed 2416
rectors of the independent school	Amendment adopted 2417
district of Grafton in the county of	Passed Senate, ayes 46, nays none 2417
Worth, State of Iowa in the sale of	Received from House 2582
certain real estate.	Received from house 2302
Received, passed on file 1776	April 1990
Substituted for S. F. 814 1998	739 By Committee on Tax Revision.
Passed Senate, ayes 48, nays none 1999	Subjection to sales and use taxes,
Signed by President	goods, wares and merchandiseus-
one of Tiesident	ed in the performance of contracts
736 By Constitutional Amendments	for projects under chapter four
and Reapportionment (Committee	hundred nineteen (419) of the Code.
	Received, passed on file 1944
on Governmental Affairs). Pro- vide for représentation in the Sen-	Referred to ways and means 1954
vide for representation in the sen-	received to ways and means 1001

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740 By Committee on Appropria-	Passed Senate, ayes 39, nays 3 2288
tions. Make appropriations to	Received from House
legislators serving legislative stu-	Senate insisted
dy committees.	Conference committee appointed 2521
Received, passed on file 1918	Conference committee report 2561
Referred to appropriations 1954	Conference committee report
Substituted for S. F. 819 2086	adopted
Amendment filed 2086	Passed Senate, ayes 53, nays 2 2562
Amendment adopted 2086	Signed by President 2583
Passed Senate, ayes 43, nays none 2086	Bare
Signed by President 2376	743 By Committee on Appropria-
741 By Committee on Appropria-	tions (Committee on Appropri-
tions. Authorizing expenditures	ations). Make appropriations to
by the State Conservation Com-	legislators serving on legislative
mission from the fish and game	study committees.
protection fund for the biennium	Received, passed on file 2109
beginning July 1, 1967 and ending	Substituted for S. F. 817 2101
June 30, 1969.	Passed Senate, ayes 47, nays none 2101
Received, passed on file 2241	Signed by President
Referred to appropriations 2239	
Amendment filed 2249	744 By Committee on Appropria-
Committee report	tions (Committee on Appropri-
Recommended passage	ations). Make appropriations to
Amendment filed	the members of the Executive A-
Committee report adopted 2294	gencies Reorganization Study Ad-
Point of order raised 2294	visory Commission.
Amendment filed 2295	Received, passed on file 2109
Amendment adopted	Substituted for S. F. 818 2102
Amendment adopted	Passed Senate, ayes 50, nays none 2102
Passed Senate, ayes 47, nays 2 2296	Signed by President
Signed by President 2583	7.45 D- Co ith
740 70 00 114	745 By Committee on Appropria-
742 By Committee on Appropria-	tions (Committee on Appropriations). Appropriate from the
tions (Committee on Appropri-	general fund of the State of Iowa
ations). Appropriate from the gen-	to the Department of Public De-
eral fund of the State of Iowa for	fense five thousand (5,000) do-
capital improvements to the State Fair Board.	llars for use as a revolving fund
Received, passed on file 2095	for the maintenance and opera-
Referred to appropriations 2101	tional costs of administrative st-
Amendment filed 2166	ate aircraft and make provisions
Committee report 2199	for usage reimbursement.
Recommended amendment,	Received, passed on file 2095
passage 2199	Referred to appropriations 2101
Amendment filed	Substituted for S. F. 823 2142
Amendments filed 2244	Passed Senate, ayes 50, nays none 2142
Amendment filed	Signed by President
Committee report adopted 2287	<u> </u>
Amendments withdrawn 2287	746 By Committee on Appropria-
Amendment adopted 2287	tions (Committee on Appropri-
Amendment adopted 2288	ations). Appropriate from the
Amendment withdrawn 2288	general fund of the State of Iowa

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to the Liquor Control Commis-	Conference committee report 2467
sion for warehouse improve-	Conference committee appointed 2476
ments.	Conference committee report 2558
Received, passed on file 2096	Conference committee report
Referred to appropriations 2101	adopted
Amendment filed 2166	Passed Senate, ayes 51, nays none 2559
Substituted for S.F. 834 2181	Signed by President 2583
Amendment filed 2204	
Amendment withdrawn 2232	748 By Committee on Appropria-
Amendment adopted 2232	tions (Committee on Appropri-
Passed Senate, ayes 47, nays 1 2232	ations) Make an additional tran-
Motion filed to reconsider vote 2238	sfer of fees, taxes, interest and
Motion to reconsider vote withdrawn. 2477	penalties imposed under chapter
Received from House 2563	four hundred twenty-two (422),
Senate insisted 2563	Code 1966, to the Division of Mo-
Conference committee appointed 2572	tor Vehicle Registration of the
Conference committee report 2573	Department of Public Safety for
Conference committee report	the purpose of purchasing supplies
adopted	and materials, and for the cost of
Passed Senate, ayes 53, nays none 2573	manufacture of motor vehicle regi-
Signed by President 2582	stration plates at prison industries
	for motor vehicles exempted from
747 By Committee on Appropria-	a registration fee as provided by
tions. Appropriate from the gen-	section three hundred twenty-one
eral fund of the State of Iowa for	point one hundred seventy (321.170),
capital improvements for insti-	Code 1966.
tutions under the Board of Re-	Received, passed on file 2109 Substituted for S. F. 824 2144
gents, including construction of	
new buildings, repairs, improve-	Passed Senate, ayes 51, nays none 2144 Signed by President 2242
ments, replacements, or altera-	Signed by President
tions.	
Received, passed on file 2195	749 By Committee on Appropria-
Referred to appropriations 2197	tions (Committee on Appropri-
Committee report	ations). Appropriate from the gen-
Recommended amendment, passage 2239	eral fund of the State of Iowa to
Amendment filed	the State Comptroller for data
Committee report adopted 2329	processing equipment.
Amendment adopted	Received, passed on file 2109
Point of order raised	Referred to appropriations 2127
Amendment filed	Committee report 2198
Amendment adopted	Recommended amendment, passage 2198
Motion to reconsider vote failed 2330	Committee report adopted 2223
Passed Senate, ayes 53, nays 5 2330	Amendment withdrawn
Motion filed to reconsider vote 2331	Passed Senate, ayes 56, nays 1 2224
Motion filed to reconsider vote 2331	Signed by President 2376
Motion to reconsider prevailed 2411	
Amendment withdrawn 2411	750 By Committee on Appropria-
Passed Senate, ayes 50, nays 5 2412	tions. (Committee on Appropri-
Received from House 2421	ations). Appropriate from the gen-
Senate insisted	eral fund of the State of Iowa to
Conference committee appointed 2427	the Department of Public Defense
cond committee appointed	

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for various capital improvements		Motion to reconsider prevailed :	2181
and repairs, replacement, altera-		Amendment filed	2181
tion, equipment, and rehabilitation		Amendment adopted	2181
purposes.		Passed Senate, ayes 45, nays 1	
Received, passed on file	2109	Signed by President	
Referred to appropriations		754 By Committee on Appropria-	
Committee report		tions. Establish an Iowa Compre-	
Recommended amendment, passage		•	
Committee report adopted		hensive Alcoholism Project, to provide for the administration	
Amendment filed		thereof, and to make appropriation	
Amendment adopted		therefor, and to make appropriation therefor, and to ratify and approve	
Amendment withdrawn		Acts heretofore done to initiate,	
Passed Senate, ayes 51, nays none		and in pursuance of, the functions	
Motion filed to reconsider vote		and purposes of the project.	
Motion to reconsider prevailed	0004	Received, passed on file	2100
Amendment withdrawn			
Amendment filed	~~~=	Referred to governmental affairs	9159 9159
Amendment adopted		Committee report	2100
Passed Senate, ayes 54, nays none		Recommended passage	0165.
Received from House		Referred to appropriations	2100
Senate receded		Committee report	2100
Amendment filed	0=10	Committee report adopted	2220
Amendment adopted		Committee report adopted	2220
Passed Senate, ayes 53, nays 1		Explanation of votes	2238
Signed by President		Signed by President	2377
	2000	Signed by Fresident	
		755 By Committee on Appropria-	
751 By Committee on Agriculture.		tions (Committee on Appropri-	
Meat and poultry inspection, and		ations). Appropriate funds to the	
amending House File four hundred		State Comptroller from motor ve-	
fourteen (414), Acts of the Sixty-		hicle fuel tax fund.	
second General Assembly.		Received, passed on file	2124
Received, passed on file	4403	Substituted for S. F. 833	2174
Referred to agriculture	2239	Passed Senate, ayes 51, nays none	2175
Rule suspended		Signed by President	2307
Passed Senate, ayes 55, nays none :	2004		
Signed by President	2569	756 By Committee on Appropria-	
		tions (Committee on Appropri-	
752 By Committee on Appropria-		ations). Appropriate from the gen-	
tions. Appropriate from the gen-		eral fund of the State of Iowa to	
eral fund of the State of Iowa for		the executive council for Capital	
the biennium beginning July 1,		Planning Commission recommen-	
1967 and ending June 30, 1969,		dations.	01
to the Commission on Uniform		Received, passed on file	2124
Laws the sum of five thousand		Substituted for S. F. 832	410-
two hundred (5,200) dollars.		Passed Senate aves 52 navs none	2101
Received, passed on file		Signed by President	2310
Amendment filed			
Substituted for S. F. 822		Bell by G. III	
Amendment adopted		757 By Committee on Appropria-	
Passed Senate, ayes 57, nays none :		tions. Appropriate funds for the	
Motion filed to reconsider vote	2181	central office of the Board of	

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Control from the general fund of	Received, passed on file 2124
the state for the biennium begin-	Referred to appropriations 2127
ning July 1, 1967 and ending June	Committee report 2198
30, 1969,	Recommended passage 2198
Received, passed on file 2195	Committee report adopted 2223
Amendment filed 2205	Amendment filed 2223
Substituted for S. F 835 2274	Amendment adopted 2223
Amendment filed 2282	Passed Senate, ayes 58, nays none 2223
Amendment adopted 2331	Motion filed to reconsider vote
Amendment adopted 2332	Amendment filed 2243
Amendment filed 2332	Amendment filed 2249
Point of order raised 2332	Motion filed to reconsider vote 2302
Passed Senate, ayes 43, nays 14 2332	Motion to reconsider prevailed 2302
Received from House 2475	Amendment filed
Senate concurred	Amendment adopted 2302
Passed Senate, ayes 51, nays none 2503	Amendment withdrawn 2302
Signed by President 2583	Amendment filed 2303
	Amendments adopted 2303
758 By Committee on Appropria-	Passed Senate, ayes 50, nays none 2303
tions. Appropriate from the gen-	Signed by President 2583
eral fund of the State of Iowa for	
capital improvements for insti-	760 By Committee on Appropria-
tutions under the Board of Con-	tions. Authorizing expenditures
trol of state institutions, includ-	by the Iowa Aeronautics Commis-
ing construction of new buildings,	•
repairs, improvements, replace-	sion, the Iowa Dairy Industry Com-
ments, or alterations, and pro-	mission, the State Permit Board,
viding for joint control for the	the Department of Public Safety,
	and the Statistician of Judiciary
expenditure thereof by the Board	Department, from their trust funds
of Control, the Governor, and the	for the biennium beginning July 1,
State Comptroller.	1967 and ending June 30, 1969, to
Received, passed on file 2194	provide for reversions of unused
Substituted for S. F. 826 2178	authorized expenditures in this Act
Amendment withdrawn 2179	to the fund of original authoriza-
Amendment filed 2179	tion, and to provide for additional
Amendment adopted 2179	authorizations of funds during the
Passed Senate, ayes 37, nays 12 2183	biennium if funds authorized by
Signed by President 2569	this Act are insufficient.
	Received, passed on file 2124
759 By Committee on Appropria-	Referred to appropriations 2127
	Committee report 2453
tions. Authorizing expenditures	Recommended passage 2453
by various regulatory boards and	Rule suspended
agencies from their trust funds	Committee report adopted 2454
for the biennium beginning July	
l, 1967 and ending June 30, 1969,	Amendment filed
to provide for the reversion of	Amendment adopted 2454
unused authorized expenditures in	Passed Senate, ayes 47, nays none 2454
this Act to the fund of original auth-	Signed by President 2583
orization, and to provide for addi-	
tional authorizations of funds dur-	761 By Committee on Appropria-
ing the biennium if funds authorized	tions. Authorize expenditures by
by this Act are insufficient.	various regulatory divisions in

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the Department of Agriculture from trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969, to provide for reversion of unused authorized expenditures in this Act to the fund	tions (Committee on Appropri- ations). Make appropriations to legislators serving on legislative study committees. Received, passed on file 2194 Referred to appropriations 2197
of original authorization, and to provide for additional authoriza- tion of funds during the biennium if funds authorized in this Act are insufficient.	Committee report
Received, passed on file	765 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa two hundred fifty thousand (250,000) dollars to the Higher Education Facilities Commission for the
762 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the State Board of Regents.  Received, passed on file	ents.  Received, passed on file
Explanation of vote	767 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the Capitol Planning Commission the sum of twelve thousand five hundred (12,500) dollars.
Received, passed on file	Substituted for S. F. 830
764 Dr. Committee on Annuonnia	the Ctote Historical Conjety for

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capital improvements.	-	Passed Senate, ayes 46, nays none 222
Received, passed on file	2194	Signed by President 242
Substituted for S. F. 829	2187	
Passed Senate, ayes 53, nays none	2187	773 By Committee on Appropriat-
Signed by President	2376	ions (Committee on Appropria-
		tions). Appropriate from the gen-
769 By Committee on Rules. Issu-	-	eral fund of the State of Iowa for
ance of bonds by cities and towns	3	the biennium beginning July 1,
for flood expenses.		1967 and ending June 30, 1969,
Received, passed on file	2281	funds for various departments and
Referred to governmental		various divisions thereof of the
subdivisions	2313	State of Iowa, for the purposes pro-
Committee report		vided by law, and relating to the
Recommended passage		judicial and peace officers' re-
Steering recommends calendar		tirement systems and to salaries
Committee report adopted		of various statutory positions, and
Passed Senate, ayes 54, nays none		to amend various sections of the
Signed by President		Code relating to departments re-
8		ceiving appropriations under this
770 By Committee on Appropria-		Act.
tions. Appropriate from the gen-		Amendment filed
eral fund of the State of Iowa to		Amendment filed 2282
the Department of Health for pow-		Amendment filed 2375
er file equipment.		Amendment filed
Received, passed on file	2194	Amendment filed
Referred to appropriations		
Substituted for S. F. 845		774 By Committee on Appropria-
Passed Senate, ayes 53, nays none		tions (Committee on Appropri-
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Members of legislative advisory committee on new state office building, appropriation.

H.F. 731, appropriations.

Members of capitol planning commission per diem compensation for services rendered, appropriation. H.F. 732, appropriations.

Members of the Iowa commission on the aging, appropriation. H.F. 726, appropriations S.F. 806, appropriations.

Members of Iowa court study commission, appropriation. H.F. 729, appropriations S.F. 805, appropriations.

Members of Iowa state fair and world food exposition study committee, appropriation-H.F. 730, appropriations - S.F. 804, appropriations.

Taxation of personal property, appropriation. S.F. 807, ways and means.

Proportionate sharing of cost of public school education, appropriation. S.F. 813 education. Board of regents, funds for central office, appropriation. H.F. 762, appropriations. Commission on interstate cooperation members, appropriation. H.F. 763, appropriations. Legislators serving on legislative study committees, appropriation. H.F. 764, appro-

priations.

Higher education facilities commission for quaranteed student loan programs, appropriation. H.F. 766, appropriations - S.F. 837, appropriations.

Department of health for power file equipment, appropriation. H.F. 770, appropriations - S.F. 845, appropriations.

State printing board for printing and binding, appropriation. H.F. 771, appropriations - S.F. 849, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 772, appropriations.

Funds for various departments and various divisions, salaries of various statutory positions, and judicial and peace officers' retirement systems. H.F. 773, appropriations - S.F. 853, appropriations.

Iowa public employees' retirement system, members of the advisory investment board, appropriation. H.F. 774, appropriations - S.F. 841, appropriations.

Members of the Iowa development commission, appropriation. H.F. 775, appropriations - S.F. 874, appropriations.

Board of regents for salaries, support, etc. of institutions, appropriation. S.F. 838, appropriations.

Iowa governmental reorganization commission, appropriation. S.F. 815, governmental affairs.

Arts council, appropriation. S.F. 828, appropriations.

Conservation commission, funds, appropriation. S.F. 821, appropriations.

Commission on uniform laws, appropriation. S.F. 822, appropriation.

Legislative research bureau, updating Code of Iowa, appropriation. S.F. 825, appropriations.

Liquor control commission, warehouse improvements, appropriation. H.F. 746, appropriations - S.F. 834, appropriations.

State historical society, capital improvements, appropriation. S.F. 829, appropriations - H.F. 768, appropriations.

Expenses incurred by committee to study subdistricting legislative districts. H.F. 776, appropriations - S.F. 842, appropriations.

Members of legislative research committee, appropriation. H.F. 777, appropriations - S.F. 843, appropriations.

Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

Capitol planning commission, statehouse grounds, appropriation. S.F. 830, appropriations. - H.F. 767, appropriations.

Higher education facilities commission for state supported scholarship program, appropriation. S.F. 831, appropriations - H.F. 765, appropriations.

Legislative research bureau, renovations, etc., appropriation. S.F. 827, appropriations. Board of control for salaries, support, maintenance, etc., of institutions, billing for mental health institutes. S.F. 836, appropriations.

Interim committee to study liquor control commission and liquor laws, appropriation. H.J.R. 33, appropriations.

Interim committee to study highway commission and highway system, appropriation. H.J.R. 34, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 740, appropriations - S.F. 819, appropriations.

Capital improvements to state fair board, appropriation. H.F. 742, appropriations. Legislators serving on legislative study committees, appropriation. H.F. 743, appropriation.

priations - S.F. 817, appropriations.

Executive agencies reorganization study advisory commission, appropriation. H.F. 744, appropriations - S.F. 818, appropriations.

Department of public instruction, division of vocation rehabilitation for new center, acceptance of federal funds for participation, appropriation. H.F. 780, appropriations - S.F. 852, appropriations.

Capital improvements for buildings and grounds, appropriation. H.F. 781, appropriations. - S.F. 848, appropriations.

Moneys and credits tax replacement fund, treasurer of state, appropriation. H.F. 782, appropriations - S.F. 859, appropriations.

Department of public safety for capital improvements, appropriation. H.F. 783, appropriations - S.F. 847, appropriations.

Appropriate from IPERS \$375,000 to employment security commission for cost of administration. H.F. 784, appropriations - S.F. 846, appropriations.

Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations - S.F. 855, appropriations.

Board of control of state institutions for salaries, support, maintenance, etc., and establish rate of billing for mental health institutes, appropriation. H.F. 787, appropriations.

Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations - S.F. 868, appropriations.

Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations - S.F. 870, appropriations.

Department of public instruction for participation in Manpower Development and Training Act, appropriation. H.F. 790, appropriations - S.F. 867, appropriations.

Department of public instruction for participation in the Economic Opportunity Actappropriation. H.F. 791, appropriations - S.F. 869, appropriations.

Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations - S.F. 873, appropriations.

Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations - S.F. 875, appropriations.

Department of public instruction for vocational education aid. H.F. 796, appropriations - S.F. 876, appropriations.

Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.

Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriation. Creating the general contingent fund. S.F. 857, appropriations.

Operational costs, the Valley Bank Building, appropriation. S.F. 860, appropriations. Construction of a chapel at Camp Dodge, appropriation. S.F. 865, appropriations. Department of public instruction for state aid for transportation, appropriation. S.F. 871, appropriations.

Department of public instruction for supplemental aid to certain school districts, appropriation. S.F. 872, appropriations.

Construction of area vocational schools, public instruction, appropriation. S.F. 879, appropriations - H.F. 797, appropriations.

Public defense appropriation, administrative state aircraft. H.F. 745, appropriations S.F. 823, appropriations.

Capital improvements for institutions under board of regents, appropriation. H.F. 747, appropriations.

Data processing equipment, appropriation. H.F. 749, appropriations.

Department of public defense, appropriation, for various capital improvements, etc. H.F. 750, appropriations.

Commission on uniform laws, appropriation. H.F. 752, appropriations.

Alcoholism project, appropriation. H.F. 754, appropriations.

Writing motor vehicle fuel tax refund warrants, comptroller, appropriation. H.F. 755, appropriations - S.F. 833, appropriations.

Executive council appropriate for capital planning commission recommendations. H.F. 756, appropriations - S.F. 832, appropriations.

Board of control, central office, appropriation. H.F. 757, appropriations - S.F. 835, appropriations.

Board of control, state institutions, capital improvements, appropriation. H.F. 758, appropriations - S.F. 826, appropriations.

#### Claims, See Subject - Claims

Continue Iowa state fair and world food exposition study committee, appropriation. S.J.R. 25, Lodwick, et al.

Continue the Iowa state fair and world food exposition study committee, appropriation. H.J.R. 24, Miller of Page, et al.

# ARCHITECTS

General

Registration of landscape architects, appropriation. S.F. 497, DeHart. Services of registered architects. H.F. 423, Hill and Schmarje. Registration of landscape architects. H.F. 610, Van Drie.

## ARTS

#### General

Establish state arts council. S.F. 625, governmental affairs. Arts council, appropriation. S.F. 828, appropriations.

#### **ASPHALT** General

Special assessments for asphalt stabilization. S.F. 255, Messerly, et al.

# **ASSESSMENTS**

Personal property, assessment, taxation and exemptions of. S.F. 57, Hougen.

Real estate, listing and assessment. S.F. 63, Hougen, et al.

Assessment of property, H.F. 44, McNamara, et al.

Assessment limitations of benefited water districts. S.F. 153, Reppert.

Assessment, taxation and exemptions. S.F. 16, Stanley, et al - H. F. 113, Grassley and Klein.

Special assessment; on railroad property. S.F. 55, Mills, et al - H.F. 110, Harbor,

Special assessments, low type surfacing. S.F. 215, Gaudineer, et al.

Removal of dead or diseased trees. S.F. 241, Riley, et al.

Special assessments for asphalt stabilization. S.F. 255, Messerly, et al.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Removal of dead or diseased trees. H.F. 263, Sorg.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al. H.F. 322, Lipsky, et al.

Definition of a lot in special assessment procedures. S.F. 450, Jepsen, et al.

Assessment and valuation of property, boards of review. H.F. 348, Distelhorst.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622, Frommelt, et al.

Assessment of upstream districts for common outlet work, cleanouts and levee rebuilding. S.F. 611, Schaben - H.F. 557, Waugh.

Equalize assessment and taxation of livestock on a uniform basis. S.F. 694, Stanley. Changing method of assessing land within levee and drainage districts. S.F. 683, Lodwick - H.F. 626, Hicklin and Distelhorst.

Make market value and actual value of property the same. H.F. 638, Andersen.

Assessments of property, department of revenue. S.F. 748, governmental affairs. Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means. Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same - not companion)

Special assessments for street improvements. S.F. 782, governmental subdivisions. Public parking facilities. S.F. 783, governmental subdivisions.

# ASSESSORS

#### General

Issuance of dog licenses by veterinarians, eliminating listing of dogs by assessors. S.F. 715, Stanley.

# ASSISTANCE GRANTS

#### General

Granting of old-age assistance. H.F. 172, public health and welfare.

Assistance grants, aid for the blind. H.F. 171, public health and welfare - S.F. 453, public health and welfare.

#### ATHLETICS

#### General

Create an athletic commission, appropriation. S.F. 530, Frey and Denman. Substitution of organized athletics for courses in physical education. S.F. 589, education. Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

#### ATTORNEY GENERAL

#### General

Promulgation, approval and filing of rules of administrative agencies, appropriation S.F. 348, Elvers and Shirley - H.F. 288, Millen, et al.

#### **ATTORNEYS**

#### General

Support and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley.

Divorce decrees, attorney fees and court costs. H.F. 88, Hill - S.F. 201, Shirley. Grand jury indictments. H.F. 214, Glenn.

Attorney fee affidavits in criminal actions. S.F. 172, O'Malley - H.F. 265, Kluever and McCartney.

Payment of attorney fees in condemnation proceedings before sheriffs' commissioners. H.F. 319. Hicklin, et al.

Attorney's fees in actions upon written contracts. S.F. 408, Neu. et al.

Appointment, duties, etc., and payment of counsel for tax commission, board of social welfare, and highway commission, S.F. 558, Glenn, et al.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn. Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et al - H.F. 593 Koch, et al.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 751, judiciary.

#### AUDIT General

Counties power to employ certified public accountants. H.F. 68, McIntyre, et al. Audit of town accounts once every four years. H.F. 301, McCartney, et al.

#### AUDITOR General

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Real estate tax parcel index numbering systems, related tax maps. S.F. 175, Reppert.

#### AUDITOR OF STATE General

Create a school budget review committee. S.F. 569, Murray.

# AUTOMOBILES See Motor Vehicles and Liability

#### **RAII**

#### General

Forfeiture of bail. S.F. 417, Gaudineer.

#### BAIT

#### General

Bait dealers' licenses. S.F. 135, committee on conservation and recreation. Fish bait. H.F. 98, Palmer.

#### BALLOTS See Elections

### BANDS

#### General

Municipal bands. S.F. 744, judiciary.

# BANKING

#### General

Branch banking institutions. H.F. 5, Andersen.

Installment loans by banks. S.F. 184, Benda, et al.

Interest on savings accounts and time deposits. S.F. 298, Benda.

Power of state and savings banks to issue capital notes or debentures. S.F. 436, Benda, et al - H.F. 505, King, et al.

Bank parking lot offices. S.F. 780, commerce

#### State Board

Regulate the business of debt management, etc. H.F. 284, Johnston, et al - S.F. 556. governmental affairs.

#### BARBERS AND BARBERING General

Credit of service, armed forces, barber apprentice period. H.F. 131. Andersen. Barbering. S.F. 728, public health and welfare.

#### REDDING

General

Hotel bedding requirements. S.F. 143, agriculture.

#### BEER

#### General

Beer containers. S.F. 28. McGill.

Time beer may be delivered, sold and consumed. S.F. 45, Frev.

Wine, sale and distribution. S.F. 75, Riley, et al.

Serving and clearing of alcoholic beverages by minors. S.F. 39, Coleman, et al.

Abolish class "C" beer permits. H.F. 102, Klein, et al.

Barrel tax on beer. H.F. 109, Klein, et al.

Married persons, present or past members of armed forces, possess and consume beer. S.F. 195, Reichardt.

Sale of beer for off-premise consumption. S.F. 276, Kruck.

Fee for a class 'C' beer permit. H.F. 364, Miller of Des Moines, et al.

Possession by minors of alcoholic beverages or beer. H.F. 420, Roorda, et al.

Sale of beer for off-premise consumption. H.F. 448, Grassley.

Class 'C' permit holders sell beer at room temperature. H.F. 667, law enforcement. Powers and duties of the liquor control commission over beer. H.F. 672, law enforcement.

#### BENEFITED FIRE DISTRICT General

Benefited fire district, addition of territory. H.F. 30, Edgington, et al. Joint establishment and maintenance of firehouses. H.F. 248, Radl.

# BENEFITED WATER DISTRICT

General

Assessment limitations of benefited water districts. S.F. 153, Reppert.

# BENEFITS

General

Benefits for veterans. S.F. 3, Benda, et al.

Benefits to spouse of retired or acting member of city police of firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al-S.F. 82, Denman, et al.

Sick leave for school employees. S.F. 33, Van Gilst - H.F. 49, Waugh, et al.

Benefits for wardens of penitentiary and reformatory. S.F. 205, public health and welfare.

Conservator for applicant or recipient of aid to disabled persons. S.F. 299, public

health and welfare.

Benefits given to retired persons under Iowa old-age and survivors' insurance system - age 72. H.F. 244, Doderer and Petersen of Dallas.

Accident and disability benefits for public safety peace officers. H.F. 296, Grassley.

Make changes in workmen's compensation law. S.F. 520, Condon.

Benefits for personnel of tax supported schools. S.F. 649, Ely.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research - H.F. 573, Kluever, et al.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al.

Vacation benefits for state employees. S.F. 792, governmental affairs.

#### BIDDING

#### General

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

Raise price base over which purchases by university hospital must be open competitive quotations. H.F. 551, Doderer and Smith.

#### BILLBOARDS

#### General

Obstructions within boundary lines of a public highway. S.F. 319, transportation.

#### BINGO

#### General

Bingo, licensing and regulation, conducted by charitable, religious, or veterans organizations. S.J.R. 11, Kibbie, et al.

#### BIRDS

See Fish and Game

#### BLIND

#### Genera!

Eligibility for aid for the blind. H.F. 173, public health and welfare.

Assistance grants, aid for the blind. H.F. 171, public health and welfare - S.F. 453, public health and welfare.

Eligibility of applicant for or recipient of aid for the blind. S.F. 568, public health and welfare.

Model white cane law. S.F. 608, Stanley.

Support of pupils at school for deaf and Iowa braille and sight-saving school. S.F. 615, Ely.

#### BOARD OF CONTROL

#### General

Establishment of canteen fund for institutions under board of control. S.F. 236, public health and welfare.

Establishment of canteen fund for institutions under board of control. H.F. 147, Patton - S.F. 243, Patton.

Work release for inmates. S.F. 206, public health and welfare - H.F. 185, board of control. Inmate furlough plan. H.F. 225, Bennett.

Annuity contracts for employees by board of control. S.F. 334, public health and welfare. Permit warden - approval of board of control - determine amount of good time deprived

a prisoner for 5th and subsequent violation of rules. H.F. 238, board of control - S.F. 329, public health and welfare.

Annuity contracts for employees of board of control. H.F. 259, board of control.

Employment of board of control personnel. S.F. 365, public health and welfare.

Board of control establish and operate rehabilitation camp system. H.F. 237, board of control - S.F. 363, public health and welfare.

Personal deposits of patients and inmates, board of control. S.F. 389, public health and welfare.

Place all employees of institutions under board of control under federal fair labor standards, minimum wage and hour regulations. H.F. 315, Shepherd and Patton. Report by board of control to General Assembly recommendations for replacing Anamosa

reformatory. H.J.R. 22, Den Herder.

Estate of a deceased inmate of a board of control institution. S.F. 524, public health and welfare.

Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Changes from correctional to rehabilitation services for some board of control institutions. S.F. 526, public health and welfare.

Office space for board of control personnel. H.F. 399, board of control - S.F. 566, public health and welfare.

Patients' personal accounts in institutions, board of control. H.F. 513, Gittins.

Support of patients, institutions of board of control. S.F. 648, Shaff.

Establish an interagency case information service for information exchange about mentally handicapped. S.F. 685, Ely.

State personnel. H.F. 623, Grassley.

Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al. Board of control of state institutions to operate facilities at locations away from institutional campuses. S.F. 326, public health and welfare - H.F. 677, board of control.

Establish state department of social service. S.F. 739, governmental affairs - H.F. 717, government reorganization.

Availability of receipts of the board of control institutions. S.F. 803, appropriations. Board of control for salaries, support, maintenance, etc. of institutions, billing for mental health institutes. S.F. 836, appropriations.

Board of control, central office, appropriation. H.F. 757, appropriations - S.F. 835, appropriations.

Board of control, state institutions, capital improvements, appropriation. H.F. 758, appropriations - S.F. 826, appropriations.

Board of control of state institutions for salaries, support, maintenance, etc., and establish rate of billing for mental health institutes, appropriation. H.F. 787, appropriations.

# BOARD OF EDUCATION General

Change name of public instruction to education. S.F. 152, education.

Repeal Article IX - obsolete sections dealing with educational funds. S.J.R. 26, Denman, et al.

County school systems. S.F. 565, McGill.

#### BOARD OF HEALTH General

Organization, etc. of boards of health by counties and cities and towns. S.F. 342, public

health and welfare.

Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Vital statistics. S.F. 733, public health and welfare.

BOARD OF PAROLE See Parole, Sub-Ref. Board of

BOARD OF PUBLIC INSTRUCTION See Public Instruction, Dept. of

### **BOARD OF REGENTS**

General

Iowa centennial memorial foundation, amend Code. H.F. 168, higher education.

Educational laboratory schools. H.F. 216, education.

Eexcutive secretary of board of regents. S.F. 404, DeHart, et al.

Board of regents let construction, etc. up to \$25,000 without bids. S.F. 422, DeHart and Burns.

Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F. 435. Potgeter, et al.

Board of regents to acquire by gift, purchase, etc. maintain and manage academic and administrative bldgs. etc. at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R 26. Allen. et al.

Location of institutions of higher learning. H.F. 590, Allen.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc. of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

Board of regents, funds for central office, appropriation. H.F. 762, appropriations. Board of regents for salaries, support, etc. of institutions, appropriation. S.F. 838, appropriations.

Capital improvements for institutions under board of regents, appropriation. H.F. 747, appropriations.

BOARD OF REVIEW
See Assessments and/or Property

BOARD OF SUPERVISORS
See Counties, Sub—Ref. Board of Supervisors

BOARDS, STATE General

Regulatory boards and agencies from their trust funds, expenditures. H.F. 759, appropriations.

BOATS See Watercraft

BOILER See Inspections

#### BOMBS

#### General

Threats for false information, bombs a felony. H.F. 120, Renda - S.F. 209, Klefstad.

#### BONDS

#### General

Korean war bonus bonds, redeem. S.F. 80, Kosek.

Interest limitation on anticipatory bonds for township fire departments. H.F. 54, Hanson of Benton, et al.

Bonding of operators of slaughterhouses. H.F. 144, agriculture.

Legalize proceedings of board of supervisors of Muscatine county, election and issuance of bonds for county home addition. S.F. 232, Stanley.

Authority of towns to issue general obligation bonds for bridge purposes. S.F. 239, Benda, et al.

Sale of Inter-American Development Bank bonds. S.F. 264, O'Malley, et al.

Highway commission issue bonds, interstate toll bridges. S.F. 131, Frommelt, et al-H.F. 198, Miller of Des Moines.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Bonded warehouses for agricultural products. H.F. 201, Harbor and Clark.

Cities and towns issue bonds, fund for cost of park improvements. H.F. 192, Mayberry, et al.

Counties of more than 130,000 population acquire health center - issue 20-year bonds. S.F. 335, Kosek, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

Issuance of securities, assumption of obligations, etc. by a public utility. S.F. 415, Kosek. Board of regents let construction, etc. up to \$25,000 without bids. S.F. 422, DeHart and Burns.

Counties acquire, build, etc. health centers. H.F. 371, Reed, et al.

Creation of area hospitals. S.F. 447, Lucken and DeKoster - H.F. 435, Stokes, et al. Board of regents to acquire by gift, purchase, etc. maintain and manage academic and administrative bldgs, etc. at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

Power of state and savings banks to issue capital notes or debentures. H.F. 505, King, et al.

Street bonds. S.F. 671, Lodwick.

Financial responsibility of slaughterhouses. S.F. 660, Murray.

Motor fuel tax. H.F. 622, Maloney.

Sale of Inter-American Development Bank bonds. H.F. 627, O'Malley, et al.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc. of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

Bonding of warehouses for storage of bulk grain. S.F. 723, Lodwick.

Bond of county treasurers. S.F. 810, governmental subdivisions.

#### Cities and Towns

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Municipal support of industrial projects. H.F. 84, Curran.

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton. Validating the proceedings of the town council of Gilbertville - issuance, sale and de-

livery of bridge bonds. H.F. 205, Gallagher, et al.

General obligation bonds by cities and towns - trees. S.F. 310, Riley, et al.

Joint establishment and maintenance of firehouses. H.F. 248, Radl.

Municipal support of industrial projects. H.F. 289, state planning and Iowa development. Requirements for issuance of bonds by cities and towns, industrial projects. H.F. 324, Steffen, et al.

Accounting for municipal funds. S.F. 445, DeHart, et al.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405, Bailey and McCartney.

Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds, S.F. 591. Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594. Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system, H.F. 530, Battles.

Municipal support of industrial projects. H.F. 706, state planning and development. Sales and use taxes, goods, wares, etc. used in performance of contracts for projects. cities and towns. H.F. 739, tax revision.

Issuance of bonds by cities and towns for flood expenses. H.F. 769, rules.

#### Schools

Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt.

Millage levy to pay interest and principal on school bonded indebtedness. H.F. 15. Doderer, et al.

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

Bellevue Community School District, Jackson county, issuance of school building bonds. levy of taxes. S.F. 426, Lamborn.

Build new high school, Clear Creek Community School District. S.F. 406, Burns. Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware Counties. issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.

Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

#### BOOKS

#### General

Prohibiting state universities from operating book stores and commercial television stations. S.F. 448, Reichardt.

### BOUNDARIES

### General

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Benefited fire district, addition of territory. H.F. 30, Edgington, et al.

Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Legalize and validate proceedings for changes in the boundaries of Albia, county of Monroe - boundaries legally established. S.F. 724, McGill.

Settling of boundary disputes. S.F. 770, judiciary.

#### BOUNTIES

See Animals, Sub-Ref. General

#### BOWLING

General

Repeal 2 per cent tax on bowling alley receipts. S.F. 114, Reichardt, et al - H.F. 87, Kluever. et al.

#### BRANDING

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#### BRIDGES

#### General

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Authority of towns to issue general obligation bonds for bridge purposes. S.F. 239, Benda, et al.

Highway commission issue bonds, interstate toll bridges. S.F. 131, Frommelt, et al-H.F. 198, Miller of Des Moines.

Validating the proceedings of the town council of Gilbertville - issuance, sale, and delivery of bridge bonds. H.F. 205, Gallagher, et al.

Interstate bridges and their financing and amend S.F. 131. S.F. 878, judiciary.

#### BRUCELLOSIS

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## BUDGET AND FINANCIAL CONTROL COMMITTEE General

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#### BUDGETS

#### General

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Grassley, et al.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Accounting for municipal funds. S.F. 445, DeHart, et al.

Amend local budget law. S.F. 577, Murray.

## BUILDINGS

General

Memorial halls and monuments. S.F. 6, Benda, et al.

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Real estate, listing and assessment. S.F. 63, Hougen, et al.

Limitations of actions. S.F. 84, Rigler, et al.

Mortgage guaranty insurance. S.F. 56, Cassidy and Jepsen.

Inspection of public buildings by fire marshal. S.F. 240, Benda.

Renovation of public buildings for use by handicapped persons. S.F. 277, Benda - H.F. 213, Tapscott.

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

Counties of over 250,000 repair and remodel county buildings, \$100,000. H.F. 353, Renda, et al.

Services of registered architects. H.F. 423, Hill and Schmarje.

Construction and repair of county buildings. S.F. 427, Van Eaton - H.F. 450, Andersen. Authority for joint county-city or town buildings. S.F. 396, Mills - H.F. 537, Mowry. Mechanic's liens. H.F. 650, Allen.

Maximum expenditures for county building construction, etc. S.F. 781, transportation. School corporations use proceeds of sale of college buildings, etc., pay cost of additional school facilities. S.F. 784, education.

Operational costs, the Valley Bank Building, appropriation. S.F. 860, appropriations.

## BURIALS

General

Burial of nonresident indigent transients. H.F. 232, McCray,

Prearranged funeral plans. S.F. 413, O'Malley, et al - H.F. 387, Kluever and Hullinger.

Make changes in workmen's compensation law. S.F. 520, Condon.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al.

Funeral benefits. H.F. 167, Darrington, et al - S.F. 252, O'Malley, et al.

## CAPITAL IMPROVEMENTS

Ge neral

Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, appropriations.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. State historical society, capital improvement, appropriation. S.F. 829, appropriations - H.F. 768, appropriations.

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Department of public defense, appropriation, for various capital improvements, etc. H.F. 750, appropriations.

Executive council appropriate for capital planning commission recommendations. H.F. 756, appropriations - S.F. 832, appropriations.

Capital improvements for buildings and grounds, appropriation. H.F. 781, appropriations - S.F. 848, appropriations.

Department of public safety for capital improvements, appropriation. H.F. 783, appropriations - S.F. 847, appropriations.

## CAPITOL IMPROVEMENTS

General

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## CAPITOL PLANNING COMMISSION

General

Members of capitol planning commission per diem compensation for services rendered, appropriation. H.F. 732, appropriations.

Capitol planning commission, statehouse grounds, appropriation. S.F. 830, appropriations - H.F. 767, appropriations.

#### **CEMETERIES**

General

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#### CERTIFICATES

General

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Amend Code, registered engineers and land surveyors. H.F. 195, Schmarje, et al. Requirements for high school equivalency certificates. H.F. 217, Doderer, et al. Uniformity of central deposit requirements for investment companies. H.F. 50, McNamara, et al. - S.F. 265, Denman, et al.

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

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Motor fuel tax. H.F. 622, Maloney.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Requiring a bond of motor vehicle dealers engaged in sale of vehicles for which a certificate of title is required. S.F. 789, transportation.

Notarization of applications for certificates of title to vehicles and title transfers. S.F. 790, transportation.

#### CHAPEL

General

Construction of a chapel at Camp Dodge, appropriation. S.F. 865, appropriations.

## CHARITABLE INSTITUTIONS

General

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds.

### **CHARITABLE ORGANIZATIONS**

#### General

Bingo, licensing and regulation, conducted by charitable, religious, or veterans organizations. S.J.R. 11, Kibbie, et al.

Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

## CHECKS

## General

Interest on warrants, public treasury. S.F. 158, Benda and Elvers. False drawing or uttering of checks. H.F. 221, Radl, et al - S.F. 317, Flatt. Punishment for false drawing or uttering of checks. S.F. 479, Lisle and Riley. False drawing or uttering of checks. H.F. 417, McNamara, et al.

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#### CHURCHES

#### General

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Property tax exemption of charitable and religious institutions. S.F. 674, Dodds. Compulsory school attendance and educational standards. S.F. 785, education.

#### CIGARETTES General

Cigarettes, other than tobacco also prohibited to minors. H.F. 94, Bergman. Cigarette and tobacco laws of Iowa. S.F. 165, Frommelt and Rigler.

#### CITIES AND TOWNS

#### General

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Cities and towns, etc. to purchase and pay premiums on liability insurance. S.F.34, Gaudineer.

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Municipal support of industrial projects. H.F. 84, Curran.

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Zoning of unincorporated areas within 3 miles of cities and towns. S.F. 314, Stanley, et al.

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Joint establishment and maintenance of firehouses. H.F. 248, Radl.

Limit to cities, towns and counties application of home rule amendment. H.F. 249, Hicklin, et al.

Annexation elections by cities and towns. S.F. 351, Lamborn.

Cities and towns to finance local citizens' committees on alcoholism. S.F. 352, Kyhl, et al. Consolidation rather than annexation of cities and towns. S.F. 337, Balloun and Burns - H.F. 300, Mohrfeld.

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Municipal contracts, without bids. H.F. 307, Sorg.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

Optional form of municipal government. H.F. 280, Doderer, et al - S.F. 412, Burns, et al. Cities and towns to regulate and license tree removal operations. S.F. 439, Van Eaton, et al.

Sidewalks in cities and towns. S.F. 442, Reppert, et al.

Definition of a lot in special assessment procedures. S.F. 450, Jepsen, et al.

One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al. Distribution of liquor control funds. H.F. 379, McCray, et al.

Removal of a councilman from municipal office by special election. H.F. 385, Doderer. Employment of county engineers. S.F. 411, Main - H.F. 382, Hullinger.

Joint services by municipal bodies. S.F. 414, O'Malley, et al - H.F. 388, Kluever, et al. Distribution of liquor control funds. S.F. 480, Frey, et al.

Extension of farm-to-market roads, corporate limits of cities and towns. S.F. 486, Murray, et al.

Implement the principles of home rule within cities and towns, council-manager. H.F. 419, Glenn, et al.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522, Glenn.

Sanitary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad-H.F. 436. Gittins.

Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

Control of municipal recreational facilities. S.F. 546, governmental subdivisions. Extend jurisdiction of city or town to any land owned outside the limits. H.F. 441, Palmer, et al.

Rates charged by cities and towns for use of self-liquidating improvements. S.F. 535, governmental subdivisions.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Cities and towns, operation of sanitary sewer facilities outside corporate limits. S.F. 483, Klefstad - H.F. 458, Gittins.

Establishment of sewer connection charges or fees by cities and towns. H.F. 410, Thordsen, et al - S.F. 563, Jepsen, et al.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

Voter registration in all cities of 2,000 or more bordering on a city of 10,000 or more.

S.F. 570, Shaff.

Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

Permit state aid to local governments, major disasters. S.F. 581, Clarke.

Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract be tween Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593. Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of town council of Lenox, Taylor county, providing for execution of a contract for purchase of natural gas. S.F. 595, Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Bedford, Taylor county. S.F 597. Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks. gas revenue bonds. S.F. 598, Briles.

Taxation of municipal transit systems. H.F. 477, Andersen.

Cities and towns pay salaries and expenses of civil rights commission. H.F. 519, Conklin, et al.

Use of parking meter receipts. H.F. 523, Doderer.

Regulation, licensing of heating, air conditioning, ventilating and refrigeration contractors. S.F. 443, O'Malley, et al - H.F. 496, Allen.

Authority for joint county-city or town buildings. S.F. 396, Mills - H.F. 537, Mowry. Amend local budget law. S.F. 577, Murray.

Flammable liquids and liquified petroleum gases. S.F. 619, Klefstad.

Cities and towns, levy and collect taxes on gross receipts of utilities. S.F. 626, Lucken. Appointment of city and county assessors by state tax commission, etc., appropriation. S.F. 632. Reichardt and Frommelt.

State aid for dutch elm disease control. H.F. 541, Andersen, et al.

Sale of nursery stock by conservation commission to cities and towns. H.F. 546, Baker.

Inspection and supervision of county and municipal jails. S.F. 665, Ely, et al.

Give the mayor a vote in case of a tie vote by the council. S.F. 670, Lodwick.

Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al.

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Junk motor vehicles. S.F. 702, Stanley, et al.

Metropolitan planning commissions. H.F. 599, Winkelman, et al.

Municipal elections in cities over 10,000 population, option of a run-off election in lieu of a primary. H.F. 608, Tapscott, et al.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Tort liability of cities and towns. S.F.710, Shirley, et al.

Prohibit eavesdropping and possession, sale, or purchase of such devices. S.F. 717, Stanley.

Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Municipal bands. S.F. 744, judiciary.

Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Issuance of bonds by cities and towns for flood expenses. H.F. 769, rules.

Increase salaries of bailiffs, Des Moines. H.F. 733, cities and towns

Public parking facilities. S.F. 783, governmental subdivisions.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions. Playground and recreation commissions. H.F. 753, cities and towns.

Search warrants. S.F. 866, judiciary - H.F. 793, judiciary.

Use of parking meter funds in cities over 10,000. S.F. 368, Ely, et al - H.F. 368, Camp, et al.

Bonds - See Bonds, Sub-Ref. Cities and Towns

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#### Ordinances

Municipal speed limit changes. S.F. 218, Reppert, et al.

Adoption of certain city and town ordinances. S.F. 291, Reppert.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

Right of appeal from decisions of municipal courts, city ordinances. H.F. 533, Johnston and Baker.

#### Deputy City Clerk

Cities and towns appoint a deputy city clerk. H.F. 253, O'Malley, et al.

#### **Roard of Health**

Organization, etc., of boards of health by counties and cities and towns. S.F. 342, public health and welfare.

#### CITIZENSHIP General

Eligibility for aid for the blind. H.F. 173, public health and welfare. Eligibility for old-age assistance. H.F. 183, public health and welfare.

Restoration of citizenship rights to convicts upon their release. S.F. 391, public health and welfare - H.F. 665, board of control.

#### CIVIC AWARDS General

Civic awards, indemnification of citizens who incur personal injury or property damage attempting to prevent crimes, aid victims, etc. appropriation. S.F. 701, Stanley.

## CIVIC CENTER

#### General

Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

#### CIVIL DEFENSE General

Riot control. S.F. 554, Stanley.

#### CIVIL PROCEDURE

#### General

Effective date of Statutes and Rules of Civil Procedure. H.F. 57, judiciary committee. Distribution of Code, Rule of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Pleading of petition under the Rule of Civil Procedure. H.F. 141, Beardsley, et al. Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 158, Caffrey, et al - S.F. 249, Gaudineer.

Amend Rules of Civil Procedure, trial assignments. H.F. 577, Johnston.

Depositions in criminal actions. H.F. 641, Dunton.

Changes in Rules of Civil Procedure reported by the Supreme Court of Iowa. H.F. 778. judiciary.

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#### CIVIL RIGHTS General

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64. Pelton, et al.

Immunity from civil damages to persons giving aid at scene of an accident. S.F. 58. legislative research committee - H.F. 159, Steffen, et al.

Reorganization of office of Governor, state personnel director, commission on aging. civil rights commission, etc. S.F. 294, governmental affairs.

Cites and towns pay salaries and expense of civil rights commissions. H.F. 519, Conklin, et al.

## CIVIL SERVICE

#### General

Merit system of personnel administration for the civil service of the state. S.F. 43. O'Malley, et al.

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64. Pelton, et al.

Cities subject to civil service provisions. S.F. 138, Murray and Floy.

Merit system of personnel administration for state employees, repeal Acts in conflict therewith. H.F. 134, Millen, et al - S.F. 178, Rigler, et al.

Cities subject to civil service provisions. H.F. 181, Johnston, et al.

Exempt annuities received from the United States civil service retirement and disability fund, state income tax. S.F. 164, Reppert, et al - H.F. 314, Mensing, et al. One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al. Rights of civil service employees. S.F. 484, Gaudineer and Cassidy.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522. Glenn.

Appointment of one civil service commissioner from nominations made by city employees. H.F. 571, Maloney, et al.

Civil service in cities. H.F. 587, Doderer, et al.

County employees - merit or civil service system. S.F. 707, Walsh.

Merit system of personnel administration for state employees. H.F. 572, state government affairs - S.F. 720, governmental affairs.

#### CLAIMS

#### General

Search warrants, issuance and contents. S.F. 53, Gaudineer.

Liability policies, payment of property damage claims. H.F. 48, Maloney, and Fischer of Grundy - S.F. 94, Lucken and Coleman.

Pleading of petition under the Rule of Civil Procedure. H.F. 141, Beardsley, et al. Settlement of claims made against the state of Iowa. S.F. 338, Main.

Definite time interest on workmen's compensation claims will commence to accrue. S.F. 506, O'Malley and Coleman.

Collection of claims against nonprofit corporations. H.F. 449, Cochran and Mayberry. Limitations of actions of claims to real estate. S.F. 519, Van Gilst.

Support of pupils at School for Deaf and Iowa Braille and Sight-Saving School. S.F. 615, Ely.

Tort liability of cities and towns. S.F. 710, Shirley, et al.

Settlement of a claim made against the state, appropriation. H.F. 693, judiciary. Settlement of claims, appropriation. S.F. 797, judiciary.

#### CLOTHING General

Hunters apparel. S.F. 126, Dodds.

Transportation, clothing assistance granted to inmates of state penal institutions. S.F. 217, public health and welfare.

Protective apparel for motorcycle riders. S.F. 141, legislative research committee - H.F. 186, Steffen, et al.

#### CODE

#### General

Educational cost sharing through property tax replacement. H.F. 21, Baker.

Clerk's fees in probate. S.F. 60, Elvers, et al.

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Review and codify laws of Iowa relating to education. S.J.R. 23, education.

Iowa centennial memorial foundation, amend Code. H.F. 168, higher education.

Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of

each General Assembly. H.F. 158. Caffrey, et al - S.F. 249. Gaudineer.

Revise the Code of Iowa, appropriation. H.J.R. 25, Doderer, et al.

Estrays and trespassing animals. S.F. 643, Mills and Lodwick.

Codes, standards, and regulations, employment safety commission in adopting rules, etc. S.F. 672, Lodwick.

Revision of the Code of Iowa, S.F. 699, Stanley.

Amend, revise, and codify the statutes, adoption. H.F. 648, Maloney.

Repeal obsolete sections of the Code, schools. H.F. 708, schools.

Refunding overpayments for 1966 Code and Iowa Departmental Rules, appropriation. H.F. 727, appropriations.

Legislative research bureau, updating Code of Iowa, appropriation. S.F. 825, appropriations.

#### COLLEGES General

State College of Iowa, S.F. 151, education.

Administration of area vocational schools and community colleges. S.F. 173, Kibbie. Deduction to taxpayers for room, etc., while attending college. S.F. 192, Riley, et al. Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213, Shaff,

State College of Iowa. H.F. 149, higher education.

Tuition rates charged and collected by area vocational schools and colleges. H.F. 290, Van Nostrand.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Deduction up to \$700 for college tuition, state income tax. S.F. 419, Reppert.

Tuition rates for area vocational schools or colleges. H.F. 334, Bailey, et al - S.F. 451, Potgeter, et al.

Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F.. 435, Potgeter, et al.

Employment of county engineers. S.F. 411, Main - H.F. 382, Hullinger.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405, Bailey and McCartney.

Functions of area vocational schools and community colleges. H.F. 412, Yoder, et al. Board of regents to acquire by gift, purchase, etc., maintain and manage academic and administrative bldgs., etc., at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

Administration of area vocational schools and community colleges. S.F. 599, education. Area community colleges. H.F. 536, Allen.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R 26, Allen, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools. S.F. 616, education.

Vocational schools and colleges, contract with private schools, etc., use of facilities and courses. S.F. 638, Walsh.

Junior colleges and area community colleges assume or redeem all existing bonded or other indebtedness. S.F. 656, Kruck.

Private college preparatory schools. S.F. 695, Stanley, et al.

Junior colleges, area vocational schools, and area community colleges, change amount of state aid. S.F. 705, Hougen.

General aid to school districts and to merged area schools. H.F. 600, Langland, et al.

Junior colleges. H.F. 698, schools.

Legalize and validate proceedings providing for the creation, organization, etc., of merged areas for operation of area vocational school or college. S.F. 771, judiciary.

School corporations use proceeds of sale of college buildings, etc., pay cost of additional school facilities. S.F. 784, education.

Legalize and validate proceedings providing for organization, creation, etc., in boundaries of school corporations constituting merged areas formed to operate area vocational schools or area community colleges. S.F. 787, judiciary.

Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations - S.F. 873, appropriations.

#### COMMERCE

#### General

Promote unhampered growth of commerce and industry. H.F. 375, Radl.

# COMMERCE COMMISSION General

Rules, etc., for motor vehicles used to transport workers to and from employment and at work. S.F. 308, Riley, et al.

Require inspection of licensed agricultural product warehouses by commerce commission. S.F. 441. Balloun and Potgeter.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

Motor carriers, registration of interstate commerce commission authority. H.F. 683, commerce.

Fees for motor vehicle certificated carriers. H.F. 684, commerce.

### COMMISSION ON UNIFORM LAWS

#### General

Commission on uniform laws, appropriation. S.F. 822, appropriations. Commission on uniform laws, appropriation. H.F. 752, appropriations.

#### COMMISSIONERS

#### General

Commissioners for memorial halls and monuments. H.F. 302, Mowry.

Partition fences. S.F. 462, Coleman, et al.

One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al. Compensation of park commissioners. S.F. 397, Shaff - H.F. 487, Camp and Pelton.

#### Insurance

Method of cancellation of casualty insurance policies. H.F. 59, Caffrey, et al - S.F. 110, Briles.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Accreditation of certain reinsurance purchased by Iowa companies. H.F. 71, McNamara, et al - S.F. 211, Gaudineer, et al.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Regulation of benevolent associations. S.F. 601, commerce.

Motor vehicle financial responsibility. H.F. 568, Renda, et al.

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

Collection of premium tax upon insurance policies. S.F. 740, governmental affairs. Reciprocal or interinsurance exchanges. S.F. 764, commerce.

Hospital service corporations. S.F. 778, public health and welfare.

#### **Public Health**

Compensation of county commissioners of hospitalization. H.F. 19, Renda. Reorganization of the department of health. S.F. 793, governmental affairs.

#### Labor

Wages due employees from corporations doing business in this state. H.F. 74, Lipsky, et al.

Minimum wages for employees. S.F. 176, Heying, et al - H.F. 127, McNamara, et al. Safety reports of insurance companies. S.F. 444, Hill.

Employment safety commission, duties, powers and authority and the labor commissioner. H.F. 447, Welden, et al.

Establish a division of job training in the bureau of labor. S.F. 692, Walsh.

#### Public Safety

Transportation for all pupils attending school in state. H.F. 26, Baker.

Operators' and chauffeurs' licenses. H.F. 527, Kluever.

License, regulate and control motor vehicle salvage dealers, commissioner of public safety. S.F. 634, Gaudineer and Riley.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Research, problems involving traffic safety. H.F. 714, motor vehicles and highway safety.

### COMMUNICATIONS

#### General

Communications without permission or wire tapping a misdemeanor. S.F. 474, Flatt - H.F. 468, Grassley, et al.

Statewide educational television and communication network, appropriate from general fund. S.F. 613, Cassidy, et al.

Possession of radio equipment. H.F. 655, Klein.

State communications and educational radio and television. S.F. 732, education.

Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

First-phase development of a state-wide educational radio and television network, appropriation. S.F. 731, education.

Prohibiting state universities from operating book stores and commercial television stations. S.F. 448, Reichardt.

Zip code numbers in telephone directories. S.F. 85, Reppert, et al.

Community television antennas. H.F. 532, Allen.

Radio equipment in schools, school buses. H.F. 148, Baker.

Charge for telephone extensions. H.F. 298, Palmer, et al.

Use of telephone. H.F. 363, commerce.

Adequate telephone service. H.F. 453, Christensen, et al.

Installation or connection charges levied by telephone companies. H.F. 504, Van Drie, et al.

Charge for auxiliary, more convenient, etc., telephone equipment. H.F. 620, Tapscott, et al.

## COMMUNITY SCHOOL DISTRICTS See School Districts

#### COMPENSATION General

Benefits for veterans. S.F. 3, Benda, et al.

Compensation for expenses of legislators. S.J.R. 10, Kibbie. et al - H.J.R 8, Miller of Des Moines, et al.

Expenses of county extension council members. S.F. 30. DeKoster.

Inheritance tax appraisers, mileage reimbursement. S.F. 62, Reppert.

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al. - S.F. 82, Denman, et al.

Officers and directors of corporations receive expenses, etc. S.F. 220, O'Malley. Compensation, members of General Assembly. S.F. 226, Kibbie.

Compensation received by jurors. S.F. 238, Kosek.

Compensation of county treasurers. H.F. 179, Andersen, et al.

Compensation of election judges and clerks. H.F. 219, Van Roekel, et al.

Compensation received by trustees and clerks of drainage and levy districts. S.F. 313,

Compensation received by members of the Iowa real estate commission. S.F. 315, Lange, et al.

Restoration and compensation to counties for secondary roads used as primary road detours. S.F. 373, Lodwick and Benda.

Compensation received by appraisers. H.F. 336, Johnston.

Compensation of clerk of grand jury. H.F. 370, Shaw, et al.

Compensation of township trustees and township clerks. H.F. 376, Dunton.

Commutation of workmen's compensation claims. S.F. 503, O'Malley and Coleman. Compensation of members of the budget and financial control interim committee. S.F.

509, Gaudineer - H.F. 425, Cunningham, et al.

Compensation of park commissioners. S.F. 397, Shaff - H.F. 487, Camp and Pelton. Compensation of treasurer and members of board of directors of school corporations. H.F. 493, Langland, et al.

Compensation for all peace officers, testify in court during off duty hours. H.F. 497, Johnston.

Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539. Van Drie.

Judicial retirement compensation and widows' annuities, appropriation. S.F. 642, Mills and Denman- H.F. 560, Kluever and McCartney.

Compensation of county officers and their deputies and assistants. H.F. 562, Shepherd.

#### Employees

Compensation of county commissioners of hospitalization. H.F. 19, Renda.

Commission of hospitalization members, compensation and expenses. S.F. 64, Gaudineer.

Compensation, state board of public instruction. S.F. 150, education.

Compensation, members county board of social welfare. H.F. 112, Hanson of Mitchell and Stokes.

Compensation, members county boards of social welfare, S.F. 216, O'Malley.

Compensation of public school officials. H.F. 251, Miller of Des Moines and Distelhorst.

Compensation of supervisors in counties 200,000 population or more. S.F. 371, Reic-

hardt, et al.

Compensation of members of the state highway commission. H.F. 282, Fischer of Grundy, et al.

Additional benefits for permanently injured employees, workmen's compensation. S.F 501. O'Malley and Coleman.

Make changes in workmen's compensation law . S.F. 520, Condon.

#### Salaries

Commission of hospitalization, compensation and expenses of members. S.F. 90, Neu. Compensation for trustees, sanitary sewer districts. S.F. 121, O'Malley and Gaudineer - H.F. 162, O'Malley and Renda.

Raise compensation of engineering examiners, renewal fee of engineers and land surveyors. S.F. 229, Stanley, et al - H.F. 199, Welden, et al.

#### COMPTROLLER OF STATE

#### General

Create a school budget review committee. S.F. 569, Murray.

Establish and maintain additional divisions in department of agriculture. S.F. 757, agriculture.

Reorganization of the office of state comptroller. S.F. 795, governmental affairs. Settlement of claims, appropriation. S.F. 797, judiciary.

Data processing equipment, appropriation. H.F. 749, appropriations.

Writing motor vehicle fuel tax refund warrants, comptroller, appropriation. H.F. 755, appropriations - S.F. 833, appropriations.

Settlement of a claim made against the state, appropriation. H.F. 693, judiciary. Create school budget reveiw committee. H.F. 709, tax revision.

Members of the Iowa commission on the aging, appropriation. H.F. 726, appropriations - S.F. 806, appropriations.

#### CONDEMNATION

#### General

Condemnation of underground gas storage facilities, damages. H.F. 318, Hicklin, et al. Payment of attorney fees in condemnation proceedings before sheriffs' commissioners. H.F. 319, Hicklin, et al.

Damages to a landowner, right of eminent domain. H.F. 361, Hicklin, et al.

Procedure under eminent domain. H.F. 384, Hicklin, et al.

Condemnation of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Condemnation of property for public improvements, etc. H.F. 652, schools.

Establish power of condemnation of sec. of agriculture. S.F. 225, agriculture.

Sanitary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad - H.F. 436, Gittins.

Condemnation of property for public improvements, etc. S.F. 349, Kibbie. et al.

#### CONFIDENCES

#### General

Confidential evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

#### CONFLICT OF INTEREST

#### General

Conflicts of interest of employees, officials and members of the General Assembly.

S.F. 476, Neu, et al - H.F. 471 Van Nostrand, et al.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

## CONGRESSIONAL DISTRICTS

#### General

Re-apportionment, composition of General Assembly, establish congressional districts, S.J.R. 8, Kibbie, et al - H.J.R. 3, Gannon, et al.

#### CONSERVATION

#### General

Hunting season on pheasants. S.F. 42, Balloun.

Establish Iowa conservation education training center, appropriation. H.F. 154, Gallagher, et al - S.F. 273, Condon, et al.

County boards of conservation. S.F. 366, Buren.

Furnishing of uniforms by county conservation boards. H.F. 404, Allen, et al.

Enforcement of the rules and regulations of county conservation boards. H.F. 411, Allen, et al.

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Fees of licenses issued by state conservation commission. S.F. 727, conservation and recreation.

Fish and game protection fund. H.F. 711, conservation.

#### **Conservation Commission**

Motor vehicle fuel tax, refund. S.F. 133, committee on conservation and recreation Sale of fish. S.F. 136, committee on conservation and recreation.

Special deer hunting licenses to landlords and tenants. S.F. 139, Buren, et al.

Powers and duties of county conservation boards. H.F. 39, Gallagher and Baker. Land, county conservation board. S.F. 129, Balloun and Messerly - H.F. 122, Mohrfeld Waive requirement of fishing license for certain handicapped adults. S.F. 124, Condon Establishment, administration, Iowa state conservation commission peace officers' retirement, accident and disability system. S.F. 193, Reppert, et al.

Boat traffic on artificial lakes, jurisdiction, conservation commission. H.F. 169, Christensen, et al.

Deer hunting. H.F. 240, Miller of Des Moines and Distelhorst - S.F. 376, Dodds. Imposing fees for use of state owned recreational areas. H.F. 432, Harbor, et al. Deer hunting licenses available to all residents without restriction as to numbers. H.F. 491, Kluever.

Doves. H.F. 535, Allen.

Sale of nursery stock by conservation commission to cities and towns. H.F. 546, Baker. Removal of nonpermanent vessels and structure by conservation commission. S.F. 574, conservation and recreation - H.F. 647, conservation.

Fees collected from registration of watercraft. S.F. 394, conservation and recreation - H.F. 661, conservation.

Operation of watercraft for emergency purposes. H.F. 675, conservation.

Closing hunting seasons during deer season. S.F. 134, conservation and recreation. Open hunting seasons. H.F. 72, Busch, et al.

Create marine fuel tax fund to be used to improve waterways, etc. H.F. 710, conservation.

Construction, replacement, repairs, etc., to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

State conservation commission, appropriation. H.F. 716, appropriations.

Conservation commission, funds, appropriation. S.F. 821, appropriations.

Authorizing expenditures by conservation commission from fish and game protection fund for biennium. H.F. 741, appropriations.

# CONSERVATION COMMISSION See Conservation, Sub—Ref. Conservation Commission

#### CONSTITUTIONAL AMENDMENTS

General

Require members of General Assembly be elected from single member legislative districts. S.J.R. 12, governmental affairs.

Legislators elected from single member legislative districts. S.J.R. 5, Van Gilst, et al - H.J.R. 5, Cochran, et al.

Home rule for municipal corporations. S.J.R. 1, Stanley, et al. - H.J.R. 6, O'Malley, et al. President and Vice President, succession of. S.J.R. 13, Stanley, et al.

Annual sessions - even-numbered years consider the budget, etc., limit days. H.J.R. 9. Grassley, et al.

Commission to make study of subdistricting legislative districts. S.J.R. 6, Rigler and Mills - H.J.R. 10, Van Nostrand and Millen.

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Terms of office of the Governor and Lieutenant Governor. H.J.R. 12, Grassley and Pierson.

Amendment to the Uniform Time Act of United States Code. S.J.R. 18, Hagedorn, et al. Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens,

Right to employment. H.J.R. 13, Grassley, et al.

Referendum, by petition, approve or reject legislation by General Assembly. S.J.R. 21, Lucken, et al.

Veto power by Governor on appropriation bills. S.J.R. 2, Riley, et al.

Election of Governor and Lt. Governor. S.J.R. 3, Denman et al - H.J.R. 2, Baker, et al. Annual sessions of the legislature. S.J.R. 4, Frommelt, et al - H.J.R. 1, Renda, et al. Composition and apportionment of the General Assembly and establishment of congressional districts. S.J.R. 7, Stanley, et al - H.J.R. 4, Van Nostrand.

Re-apportionment, composition of General Assembly, establish congressional districts. S.J.R. 8, Kibbie, et al - H.J.R. 3 Gannon, et al.

Eighteen voting - age. S.J.R. 9, Kibbie and Walsh - H.J.R. 7, Doderer.

Electorate authority and means to approve or reject legislation enacted by the General Assembly. H. J. R. 15, Stokes, et al.

Length of residency, voting purposes. S.J.R. 22, Lodwick, et al.

Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al - H.J.R. 17, Steffen, et al.

Establish the state university. H.J.R. 18, Andersen, et al.

Qualifications of electors. S.J.R. 24, Stanley, et al.

Lower voting age to 20. H.J.R. 19, Pelton and Van Nostrand.

Repeal Article IX - obsolete sections dealing with educational funds. S.J.R. 26, Denman, et al.

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J.R. 27, Kibbie.

Duels - repeals provision disqualifying anyone from holding office involved in dueling, H.J.R. 20, Maloney.

Report by board of control to General Assembly recommendations for replacing Anamosa Reformatory. H.J.R. 22, Den Herder.

Voting residency requirements. S.J.R. 28, Gaudineer.

Voting requirements. S.J.R. 29, Gaudineer.

Canvassing of votes for Governor and Lieutenant Governor. S.J.R. 30, Mills.

Election and terms of state officers. S.J.R. 31, Lucken, et al.

Interstate truck rate reciprocity procedures, interim legislative committee, appropriation. H.J.R 23, Fischer of Grundy.

General Assembly establish policy by statute for universities limited by Constitution. H.J.R. 27, Mensing and Maloney.

To provide for special sessions at any time. S.J.R. 34, Stanley.

Permit a majority of the legislature to call a special session. H.J.R. 29, Schroeder, et al.

Changing method of amending state Constitution. S.J.R. 37, Ely, et al.

Change the words "yeas" and "navs" to "yeses" and "noes". S.J.R. 32. Riley.

Boundary lines of counties. S.J.R. 33, Riley, et al.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

#### CONSTRUCTION

#### General

Highway construction and repair. S.F. 318, transportation.

Number of stories in height of multiple dwellings - construction of stair halls in such H.F. 272, Andersen.

Preserve and replace top soil, highway construction. H.F. 297, Busch.

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

Board of regents let construction, etc., up to \$25,000 without bids. S.F. 422, DeHart and Burns.

Construction and repair of county buildings. S.F. 427, Van Eaton - H.F. 450, Andersen. All dwellings over 2 stories to be of fire-resistive materials. S.F. 620, Klefstad. Maximum expenditures for county building construction, etc. S.F. 781, transportation. Construction of area vocational schools, public instruction, appropriation. S.F. 879, appropriations - H.F. 797, appropriations.

#### CONTAINERS

#### General

Beer containers. S.F. 28, McGill.

Serving and clearing of alcoholic beverages by minors. S.F. 39, Coleman, et al.

## CONTRACTORS

General

Payments made under contract for construction of public improvements. H.F. 243, Klue-

ver, et al - S.F. 339, Reppert, et al.

Board of regents let construction, etc., up to \$25,000 without bids. S.F. 422, DeHart and Burns.

License and regulate water conditioning contractors, establish board. H.F. 446, Vetter, et al.

Exempt from retail sales and use tax sales made to educational institutions, provide for refund of any sales or use tax upon the gross receipts of sales to contractor having contract with an educational institution. S.F. 555, Lodwick, et al.

Regulation, licensing of heating, air conditioning, ventilating and refrigeration contractors. S.F. 443, O'Malley, et al - H.F. 496, Allen.

Mechanic's liens. H.F. 650, Allen.

#### CONTRACTS

#### General

Attorney's fees in actions upon written contracts. S.F. 408, Neu, et al.

Termination of teachers' contracts. S.F. 460, McGill.

Contracts with teachers, 3 years. H.F. 372, Harbor.

Cities and towns, operation of sanitary sewer facilities outside corporate limits. S.F. 483, Klefstad - H.F. 458, Gittins.

Prohibit persons, corporations, etc., from requiring promissory notes, contracts, etc. H.F. 595, Glenn.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

#### Carriers

Contract carrier tariffs. S.F. 527, Heaberlin, et al.

#### CONTRIBUTIONS

#### General

Contributions to recognized political party of taxpayers choice. S.F. 101, Gaudineer, et al - H.F. 140, Poncy.

## **CO-OPERATIVE ASSOCIATIONS**

#### General

Method of figuring net earnings and allocation thereof in cooperative associations. H.F. 499, Renda.

## CORPORATIONS

Oil, state aid to persons or corporations discovering. S.F. 15, Rigler, et al.

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Wages due employees from corporations doing business in this state. H.F. 74, Lipsky, et al.

State personal income tax and business tax on corporations. S.F. 155, Glenn and Dodds. Accreditation of certain reinsurance purchased by Iowa companies. H.F. 71, McNamara, et al - S.F. 211, Gaudineer, et al.

Officers and directors of corporations receive expenses, etc. S.F. 220, O'Malley. Approval by secretary of state of amendments to articles of incorporation. H.F. 338, Bailey.

Collection of claims against nonprofit corporations. H.F. 449, Cochran and Mayberry. Actions against nonprofit hospital service and nonprofit medical service corporations, S.F. 652, Coleman, et al.

Indemnification of officers and directors of corporations. H.F. 563, judiciary.

Change corporate income tax. H.F. 578, Maloney.

Tax imposed upon corporation business income. H.F. 619, Redfern and Distelhorst. Mechanic's liens. H.F. 650, Allen.

Corporations. S.F. 747, judiciary.

Corporations. S.F. 756, judiciary.

Hospital service corporations. S.F. 778, public health and welfare.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

Indemnification of officers, directors, employees and agents of business corporations. S.F. 788, judiciary.

#### Officers

Workmen's compensation, include executive corporate officers. H.F. 279, Miller of Page, et al - S.F. 508, Flatt, et al.

#### COSMETOLOGY

#### General

Cosmetology. S.F. 130, Klefstad and Riley - H.F. 123, Dunton, et al.

Access between living quarters and a cosmetology shop located in a home, H.F. 597, Bailey.

#### COUNCILS

See Cities and Towns, Sub-Ref. General

## COUNCILMEN

#### General

Salary limits for councilmen, towns under 15,000. S.F. 214, Patton, et al. Optional form of municipal government. H.F. 280, Doderer, et al - S.F. 412, Burns, et al. Removal of a councilman from municipal office by special election. H.F. 385, Doderer.

## COUNTIES-GENERAL

#### General

Veterans' newsstands in courthouses. S.F. 10, Benda, et al.

Time for keeping courthouses open. S.F. 12, Messerly, et al.

Opening of courthouse offices. H.F. 6, Andersen.

Notices of marriage to counties or states. S.F. 32, Lodwick, et al.

Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.

Expenses of county extension council members. S.F. 30, DeKoster.

Opening of courthouses. H.F. 10, Bowin, et al.

Compensation of county commissioners of hospitalization. H.F. 19, Renda.

Powers and duties of county conservation boards. H.F. 39, Gallagher and Baker. Permit counties associate with Iowa state association of counties. H.F. 51, Curran, et al. Delegation of administrative duties, soldiers relief commission. S.F. 88, Ely and Denman. Counties power to employ certified public accountants. H.F. 68, McIntyre, et al.

Voter registration in counties having population 20,000 or over. H.F. 73, Camp, et al. Compensation, members county board of social welfare. H.F. 112, Hanson of Mitchell and Stokes.

Terms of office of juvenile judges. S.F. 208, Riley.

Compensation, members county boards of social welfare. S.F. 216, O'Malley.

Counties levy a maximum 1 mill for maintenance of juvenile home. S.F. 65, Gaudineer - H.F. 174, Tapscott, et al.

Compensation of county treasurers. H.F. 179, Andersen, et al.

Limit to cities, towns and counties application of home rule amendment. H.F. 249, Hicklin, et al.

Restoration and compensation to counties for secondary roads used as primary road detours. S.F. 373, Lodwick and Benda.

County nursing homes. H.F. 271, Gallagher.

County contracts, without bids. H.F. 306, Sorg.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Compensation of clerk of grand jury. H.F. 370, Shaw, et al.

Cost of supporting children in state homes. S.F. 325, public health and welfare - H.F. 398, board of control.

Increase amount of property taxes a county may legally levy for support of the county. H.F. 406, Distelhorst, et al.

Dismissal of county employees. H.F. 416, Bennett.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522. Glenn.

Money derived by counties selling alcoholic beverages remain in counties. H.F. 429, Glenn and Bowin.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees etc. S.F. 545, O'Malley.

County school systems. H.F. 457, Beardsley and Franklin.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

County courthouses available to any political party. S.F. 564, Klefstad.

Group insurance for elective county officials. S.F. 580, Neu.

Permit state aid to local governments, major disasters. S.F. 581, Clarke.

Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542, Denman, et al - H.F. 495, Palmer, et al.

Authority for joint county-city or town buildings. S.F. 396, Mills - H.F. 537, Mowry. Appointment of city and county assessors by state tax commission, etc., appropriation. S.F. 632, Reichardt and Frommelt.

Records of county hospitals open to public. S.F. 633, Gaudineer.

County zoning commissions. S.F. 646, Floy, et al.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn. Authorize the consolidation of counties. S.F. 682, Jepsen.

Compensation of county officers and their deputies and assistants. H.F. 562, Shepherd. Provide for reservation of right of way for future streets, etc. H.F. 585, Curran, et al. Junk motor vehicles. S.F. 702, Stanley, et al.

County employees - merit or civil service system. S.F. 707, Walsh.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Boundary lines of counties. S.J.R. 33, Riley, et al.

County relief. S.F. 716, Stanley.

Prohibit eavesdropping and possession, sale or purchase of such devices. S.F. 717,

Stanley.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Merger of counties. H.F. 645, Camp.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. Mobile home parks owned and operated by any agency or department of the state or county, S.F. 516, conservation and recreation - H.F. 630, conservation.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Attachment of territory to twelve-grade districts. H.F. 680, schools.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 751, judiciary. Acquisition of existing privately owned property and facilities, establishment of county hospitals. S.F. 766, public health and welfare.

Place school districts not presently in a county school system in such a system. H.F. 701, schools.

Errors and omissions insurance for county officers, etc. S.F. 779, governmental subdivisions.

Maximum expenditures for county building construction, etc. S.F. 781, transportation. Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions. Taxation of personal property, appropriation. S.F. 807, ways and means.

#### Attorneys

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Juvenile deliquency. H.F. 70, Shaw, et al - S.F. 125, Jepsen. Delay in trials. H.F. 270, Glenn.

Obligations to support persons receiving public assistance, enforcement, etc. S.F. 491, Stanley and O'Malley.

Salaries of county attorneys. S.F. 607, Denman and Gaudineer - H.F. 528, Maloney. Condemnation of property for public improvements, etc. H.F. 652, schools.

#### Board of Supervisors

Ambulance service, permit boards of supervisors to provide. S.F. 51, Rigler.

Prevent county boards of supervisors from renting cars from sheriffs. H.F. 32, McCray. Election of county supervisors in certain counties. S.F. 120, Klefstad.

Benefited fire district, addition of territory. H.F. 30, Edgington, et al.

Spraying on and along roads. H.F. 12, Gallagher.

Display of United States flag at polling places on election days. H.F. 160, Doderer and Yoder.

Legalize proceedings of board of supervisors of Muscatine county, election and issuance of bonds for county home addition. S.F. 232, Stanley.

County conservation boards establish and maintain public museums. S.F. 250, Main. Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton Legalize proceedings of board of supervisors of Adams county - contracts and expendi-

tures made for construction of county home located southeast of Corning. S.F. 287, Briles.

Off-year terms of certain public officers. S.F. 297, Messerly.

Burial of nonresident indigent transients. H.F. 232, McCray.

Community mental health centers. H.F. 261, Gittins and Lipsky.

Compensation of supervisors in counties 200,000 population or more. S.F. 371, Reichardt,

et al.

Incorporated mental health centers. S.F. 390, Ely.

Establish natural resources and recreational districts by boards of supervisors. H.F. 208, Lee, et al - S.F. 382, Clarke, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

County-manager form of government in counties. H.F. 340, Bailey.

Counties of over 250,000, repair and remodel county buildings, \$100,000. H.F. 353, Renda, et al.

Operation of county government. H.F. 357, Baker.

Partition fences. S.F. 462, Coleman et al.

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

Voting machines in precincts and townships. H.F. 440, Palmer and Tapscott.

Construction and repair of county buildings. S.F. 427, Van Eaton - H.F. 450, Andersen. Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Support of pupils at School for Deaf and Iowa Braille and Sight-Saving School. S.F. 615, Ely.

County managers. H.F. 555, Doderer.

Care and treatment of mental illness. S.F. 658, Gaudineer.

Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

Use of highways rights of way for vending. H.F. 644, roads and highways.

Drainage and levee fund. H.F. 651, Winkelman, et al.

Mileage allowance for boards of supervisors. S.F. 750, judiciary.

Mileage allowance for members of county boards of supervisors. S.F. 791, judiciary. Legalize and validate payments heretofore made to members of boards of supervisors.

ten cents for every mile traveled, business. H.F. 723, county and township affairs.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

#### Conservation

Land, county conservation board. S.F. 129, Balloun and Messerly - H.F. 122, Mohrfeld. County boards of conservation. S.F. 366, Buren.

Furnishing of uniforms by county conservation boards. H.F. 404, Allen, et al.

Enforcement of the rules and regulations of county conservation boards. H.F. 411, Allen, et al.

Publicly held conservation interests in private property, S.F. 693, conservation and recreation.

Jails, See Subject - Jails

#### Recorder

Recorder, county veterans' discharges. S.F. 8, Benda, et al. Sale of documentary stamps. H.F. 79, Distelhorst. Insurance for county recorder's office. S.F. 559, Stanley.

#### Board of Health

Organization, etc., of boards of health by counties and cities and towns. S.F. 342,

public health and welfare.

#### Medical Examiner

Investigation by the county medical examiner. S.F. 362, public health and welfare.

#### Manager

County managers. H.F. 555, Doderer County managers. S.F. 706, Walsh.

#### Treasurer

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al. Bond of county treasurers. S.F. 810, governmental subdivisions.

### COUNTIES-SPECIFIC

#### ∆dams

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

#### Black Hawk

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Validating the proceedings of the town council of Gilbertville, issuance, sale, and de-

livery of bridge bonds. H.F. 205, Gallagher, et al.

#### **Bremer**

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kvhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes.

S.F. 585, Rigler and Kyhl.

#### Buchanan

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton.

#### Butler

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes.

S.F. 585, Rigler and Kyhl.

#### Dai las

Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

#### Delaware

- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

#### Dubuque

- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.
- Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

#### Grundy

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

#### Hamilton

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

#### iowa

- Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.
- Build new high school, Clear Creek Community School District. S.F. 406, Burns.

#### Jackson

- Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.
- Changes in boundaries of Bellevue Community School District, Jackson county. S.F. 446, Lamborn.
- Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.
- Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.
- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, Judiciary.

#### Johnson

- Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.
- Build new high school, Clear Creek Community School District. S.F. 406, Burns.

#### Jones

- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

#### Lucas

Legalize the incorporation of the town of Lucas, Lucas county, election of its officers, etc. S.F. 726, McGill.

#### Madison

Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt.

#### Monroe

Legalize and validate proceedings for changes in the boundaries of Albia, county of Monroe - boundaries legally established. S.F. 724, McGill.

#### Muscatine

Legalize proceedings of board of supervisors of Muscatine county, election and issuance of bonds for county home addition. S.F. 232, Stanley.

#### **Pottawatamie**

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, Judiciary.

#### Ringgold

- Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593, Briles.
- Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.
- Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

#### Story

Ratification of sale of certain real estate independent school district of Ames, Story county. H.F. 486, Cunningham.

#### Tama

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

#### Taylor

- Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.
- Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.
- Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593. Briles.
- Legalize and validate proceedings of town council of Lenox, Taylor county, providing for execution of a contract for purchase of natural gas. S.F. 595, Briles.
- Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.
- Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Bedford, Taylor county. S.F. 597, Briles.
- Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

#### Worth

- Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.
- Legalize and validate proceedings of board of directors of Independent School District of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein S.F. 814, judiciary.

#### Wright

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

#### COURT

## General

Adoption, H.F. 20, Renda.

Clerk's fees in probate. S.F. 60, Elvers, et al.

Judgment and sentencing. S.F. 81, Ely.

Presentence investigation by parole board, felony. S.F. 87, Ely, et al.

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Disposition, persons charged with public offenses. H.F. 128, Johnston, et al.

Support and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley. Pleading of petition under the Rule of Civil Procedure. H.F. 141, Beardsley, et al. Court procedures, services, personnel involving dependent, delinquent children. S.F. 200,

O'Malley, et al - H.F. 164, Lipsky, et al.

Grand jury indictments. H.F. 214, Glenn.

Attorney fee affidavits in criminal actions. S.F. 172, O'Malley - H.F. 265, Kluever and McCartney.

Delay in trials. H.F. 270, Glenn.

Presentence investigations made by board of parole. H.F. 246, Mowry and Renda ~ S.F. 359, O'Malley, et al.

Separate support and maintenance of adverse party and children during divorce proceedings. H.F. 299, McNamara, et al.

Change of venue in mayors and police courts. H.F. 344, Hill.

Attorney's fees in actions upon written contracts. S.F. 408, Neu. et al.

Method of appeal from justice court convictions. S.F. 514, Glenn.

Compensation for all peace officers, testify in court during off duty hours. H.F. 497, Johnston.

Payment of fees in habeas corpus proceedings. S.F. 669, Lodwick.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn. Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et al. H.F. 593. Koch, et al.

Family court system, appropriation. S.J.R. 35, Ely - H.J.R. 30, Mensing.

Depositions in criminal actions. H.F. 641, Dunton.

Amend, revise, and codify the statutes, adoption. H.F. 648, Maloney.

Attachment of territory to twelve-grade districts. H.F. 680, schools.

Non transfer of county prisoners if jail meets standards. H.F. 681, judiciary.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 751, judiciary. Members of Iowa court study commission, appropriation. H.F. 729, appropriations - S.F. 805. appropriations.

Confidential evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

#### District

Commission of hospitalization, compensation and expenses of members. S.F. 90, Neu-Salary of district court judges. S.F. 92, Erskine, et al. - H.F. 78, Andersen, et al. Court records. H.F. 82, O'Malley, et al.

Notices of marriage to counties or states. S.F. 32, Lodwick, et al.

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64, Pelton, et al.

Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Internal operation of district court in rendering services. S.F. 221, Gaudineer, et al. Jurisdiction and duties of district court judges. S.F. 224, Denman, et al.

Motor vehicle traffic violation offices schedule of minimum fines for traffic violations. S.F. 248. Gaudineer, et al.

5.F. 240, Gaudilleer, et al.

District courts in continuous session. S.F. 288, Mills, et al.

Clarify jurisdiction of district courts, hearing of tax commission matters. H.F. 466, Holden, et al.

Establish judicial districts for district courts - number of judges. S.F. 283, Hill, et al. Custody of children. H.F. 574, Lipsky.

Amend Rule of Civil Procedure, trial assignments. H.F. 577, Johnston.

Abolish justice of the peace courts - provide unified trial court. S.F. 302, Riley, et al. Ninth (9th) and 18th judicial districts. S.F. 794, judiciary.

#### Municipal

No more municipal courts established. S.F. 237, Denman, et al.

Prohibiting certain articles from being provided to county and municipal prisoners. S.F. 357, legislative research committee - H.F. 293, Smith, et al.

Periodic release of prisoners sentenced by municipal courts. S.F. 356, legislative

research committee - H.F. 305, Smith, et al.

Fees of justices of the peace. H.F. 317, Sorg.

Right of appeal from decisions of municipal courts, city ordinances. H.F. 533, Johnston and Baker.

Jury selection. H.F. 614, Pelton.

#### Supreme

Law clerks for supreme court judges. S.F. 96, O'Malley, et al - H.F. 75, Dunton, et al. Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Election contests. S.F. 534, Klefstad.

Establish officer of public protector, citizen complaints, etc. S.F. 455, Potgeter, et al - H.F. 483, Lipsky, et al.

Boundary lines of counties. S.J.R 33, Riley, et al.

Changes in Rules of Civil Procedure reported by the Supreme Court of Iowa. H.F. 778, judiciary.

#### COURTHOUSES General

Time for keeping courthouses open. S.F. 12, Messerly, et al. Opening of courthouse offices. H.F. 6, Andersen. Opening of courthouses. H.F. 10, Bowin, et al. County courthouses available to any political party. S.F. 564, Klefstad.

## CREDIT

#### General

Require disclosure of finance charges, extensions of credit. S.F. 430, Ely. Interest on open accounts. S.F. 466, Lamborn, et al. Military service tax credits, appropriation. S.F. 470, Lodwick and Benda.

#### Tax

Tax credits on personal property subject to tax, appropriation. S.F. 493, Hill. Credit on the personal property tax, \$1000. S.F. 529, Lisle.

#### CREDIT CARDS General

Increase penalties pertaining to fraudulent use of credit cards. H.F. 326, Fischer of Grundy and Winkelman.

Insurance by credit cards. H.F. 350, Fischer of Grundy and Maloney. Credit cards. S.F. 494, Benda.

## **CREDIT UNIONS**

General

Credit unions. S.F. 372, Frommelt, et al - H.F. 320, Mayberry, et al.

Service centers or representatives in credit unions. S.F. 346, Frommelt, et al - H.F. 445, Story, et al.

#### CR:ME

#### General

Treatment of youthful law offenders. S.F. 20, Gaudineer. Demurrers by defendants in criminal actions. S.F. 22, Gaudineer. Sentencing persons convicted of a crime. S.F. 328, public health and welfare - H.F. 239, board of control.

Amend habitual criminal statutes. H.F. 339, Bailey.

Requirements governing public defenders. S.F. 487, Riley.

Civic awards, indemnification of citizens who incur personal injury or property damage attempting to prevent crimes, aid victims, etc., appropriation. S.F. 701, Stanley. Sentencing of felons. H.F. 632, Johnston.

Depositions in criminal actions. H.F. 641, Dunton.

### CUSTODIAL HOMES

#### General

Nursing homes and custodial homes, operation of. S.F. 72, Neu and Lange. Payments to nursing homes and custodial homes. S.F. 510, Buren, et al.

Provide for payment to custodial homes and nursing homes in old-age assistance cases.

H.F. 596. Bailey.

#### CUSTODY General

Defenses available to a petition for a writ of habeas corpus for return of a child. H.F. 329, Johnston.

#### DAIRY

See Foods, Sub-Ref. Dairy

#### DAMS

#### General

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

#### **DATA PROCESSING**

General

Data processing equipment, appropriation. H.F. 749, appropriations.

#### DAYLIGHT TIME See Time

DEAF

#### Conne

Support of pupils at School for Deaf and Iowa Braille and Sight-saving School. S.F. 615, Ely.

## DEALERS

Jun k

Regulate, license junk dealers, motor vehicles. S.F. 199, O'Malley, et al. Regulation and licensing of junk dealers, appropriation. H.F. 583, Nelson, et al. Junk motor vehicles. S.F. 702, Stanley, et al.

#### DEATH PENALTY

General

Death penalty for killing a peace officer. H.F. 157, Johnson, et al.

## DEBTS

General

Regulate the business of debt management, etc. H.F. 284, Johnston, et al - S.F. 556, governmental affairs.

Junior colleges and area community colleges assume or redeem all existing bonded or other indebtedness. S.F. 656, Kruck.

#### DECORATION DAY General

Desecration of Decoration Day. H.F. 274, Miller of Des Moines, et al.

## DEFENDANT

General

Disposition, persons charged with public offenses. H.F. 128, Johnston, et al. Requirements governing public defenders. S.F. 487, Riley.

## DELIVERIES

General

Delivery ticket, bulk commodity. S.F. 127, committee on agriculture.

#### DENTAL

General

Create state board of dentistry. H.F. 218, Den Herder, et al - S.F. 378, Burns, et al. Name of drug prescribed by doctor or dentist affixed to container. S.F. 495, Reppert.

## DEPARTMENT OF HEALTH

General

Department of health for power file equipment, appropriation. H.F. 770, appropriations - S.F. 845, appropriations.

## DEPARTMENT OF REVENUE

General

Transfer administration and enforcement of motor vehicle fuel tax to department of revenue. S.F. 745, governmental affairs.

Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs.

Assessments of property, department of revenue. S.F. 748, governmental affairs.

## DEPARTMENTAL RULES

General

Rules of administrative agencies. H.F. 588, Millen, et al.

Refunding overpayments for 1966 Code and Iowa Departmental Rules, appropriation. H.F. 727, appropriations.

## **DEPOSITS**

General

Interest on savings accounts and time deposits. S.F. 298, Benda.

Public fund deposits - interest. H.F. 241, Yoder.

Time deposits of state and political subdivisions. H.F. 252, Palmer and Franklin. Personal deposits of patients and inmates, board of control. S.F. 389, public health and welfare.

## DISCRIMINATION

General

Discrimination in housing. S.F. 496, Ely, et al - H.F. 433, Reed, et al.

### DISEASE

#### General

Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Reorganization of the department of health. S.F. 793, governmental affairs.

Animals, See Animals, Sub-Ref. Diseases

## DISTRICT COURT See Court, Sub-Ref. District

## DIVORCE

#### General

Support and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley. Divorce decrees, attorney fees and court costs. H.F. 88, Hill - S.F. 201, Shirley. Separate support and maintenance of adverse party and children during divorce proceedings. H.F. 299, McNamara, et al.

Causes for divorce. H.F. 360, Hill.

## **DOCUMENTS**

#### General

Printing of bills. H.F. 1, Fisher of Greene - S.F. 1, Kibbie.

Printing of bills, S.F. 23, governmental affairs.

Right of way purchase by highway commission. H.F. 16, Fischer of Grundy.

Search warrants, issuance and contents, S.F. 53, Gaudineer.

Court records. H.F. 82. O'Mallev, et al.

Interest on warrants, public treasury. S.F. 158, Benda and Elvers.

Clarifying the indexing of financing statements, Uniform Commercial Code. S.F. 562, Stanley.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

## DRAINAGE DISTRICTS General

Drainage districts and levee districts, status before state tax commission. H.F. 86, Distelhorst and Hicklin.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Compensation received by trustees and clerks of drainage and levy districts. S.F. 313, Lodwick.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Assessment of upstream districts for common outlet work, cleanouts and levee rebuilding. S.F. 611. Schaben - H.F. 557. Waugh.

Changing method of assessing land within levee and drainage districts. S.F. 683, Lodwick - H.F. 626, Hicklin and Distelhorst.

Drainage and levee fund. H.F. 651, Winkelman, et al.

#### DRAM SHOP LAW General

Dram shop liability. S.F. 54, Riley, et al.

Time during which actions may be brought to recover for dram shop liability. S.F. 112, Reppert, et al.

#### DRIVER EDUCATION See Education, Sub-Ref. Drivers

#### DRIVING General

Punishment for reckless driving on highway. H.F. 337, Bailey.

School bus drivers. H.F. 352, Cochran, et al.

Mandatory jail sentence, driving under influence of alcohol. H.F. 362, Hill.

Operation of a motor vehicle, H.F. 591, Allen

Failure of the driver of a vehicle to stop at scene of an accident. H.F. 688, law enforce-

Research, problems involving traffic safety. H.F. 714, motor vehicles and highway safety.

#### DRUGS

See Pharmacies

#### **ECONOMIC OPPORTUNITY ACT** General

Department of public instruction for participation in the Economic Opportunity Act, appropriation. H.F. 791, appropriations - S.F. 869, appropriations.

#### **EDUCATION** General

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham. et al.

Saylorville dam, outdoor recreation-outdoor education center. S.F. 89, Benda, et al.

Reorganization of school districts. H.F. 114, Van Nostrand.

Administration of area vocational schools and community colleges. S.F. 173, Kibbie. Deduction to taxpayers for room, etc., while attending college. S.F. 192, Riley, et al.

Review and codify laws of Iowa relating to education. S.J.R. 23, education

Change name of public instruction to education. S.F. 152, education. Payment of expenses of extracurricular activities. H.F. 175, Doderer.

Certificated public school employees, negotiations, etc. S.F. 256. Rilev.

Establish Iowa conservation education training center, appropriation. H.F. 154. Gallagher, et al - S.F. 273, Condon, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204. Doderer, et al.

Educational laboratory schools. H.F. 216, education.

Requirements for high school equivalency certificates. H.F. 217, Doderer et al. Reorganization of office of Governor, state personnel director, commission on aging. civil rights commission, etc. H.F. 294, governmental affairs.

Follow-up studies of certain schools having more students drop out. S.F. 380, education. Shared time courses taken by private-school pupils in public school regarded as compliance with minimum school standards. S.F. 381, education.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Extracurricular activities in schools. S.F. 395, Reichardt.

Preparation of budgets of area vocational schools and colleges, S.F. 403, Lodwick. Deficiency appropriation for higher education facilities commission. S.F. 429, education. Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F.

435, Potgeter, et al.

Increase sales tax, appropriate revenue increase for general state aid to education. S.F. 471, Riley.

Increase the use tax, appropriate revenue increase for general state aid to education.

S.F. 472, Rilev.

Educational standards. S.F. 543, Murray.

County school systems. S.F. 565, McGill.

Educational requirements for applicants for real estate salesmen or brokers licenses. S.F. 578, Nurse and Reno.

Substitution of organized athletics for courses in physical education. S.F. 589, education. Special education of handicapped children. S.F. 590, education.

Merger of county school systems. H.F. 516, schools.

Requiring courses of study to include proper coverage of history of the negro race, etc. H.F. 520. Reed and Gannon.

Area community colleges, H.F. 536, Allen.

Statewide educational television and communication network, appropriate from general fund. S.F. 613, Cassidy, et al.

Provide for attachment of non-high school districts. S.F. 617, education.

Vocational schools and colleges, contract with private schools, etc., use of facilities and courses. S.F. 638, Walsh.

Proportionate sharing of cost of public school education in public high school districts, state of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

Membership of the higher education facilities commission. H.F. 569, Petersen of Dallas. Location of institutions of higher learning. H.F. 590, Allen.

Private college preparatory schools. S.F. 695, Stanley, et al.

Educational standards - social studies. H.F. 653, schools.

Income tax deductions for educational expenses. H.F. 654, Klein.

First-phase development of a state-wide educational radio and television network, appropriation, S.F. 731, education.

Educational compact commission, appropriation, S.F. 738, education.

Higher education facilities commission to establish reserve fund, guarantee student loans. S.F. 700, education - H F. 689, higher education.

Compulsory school attendance and educational standards. S.F. 785, education.

Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

Approval of educational standards, H.F. 722, schools.

Social science subject requirements under minimum school standards. S.F. 379, education.

Proportionate sharing of cost of public school education, appropriation. S.F. 813, education.

Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations - S.F. 868, appropriations.

#### **Drivers**

Offering courses in driver education. S.F. 106, Kibbie and Benda.

School bus drivers. H.F. 103, Doderer.

Motorcycles driven by permit holders. H.F. 155, Bennett.

Driver instruction permits. H.F. 377, motor vehicles and highway safety.

Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations - S.F. 870, appropriations.

#### Institutions

Educational cost sharing through property tax replacement. H.F. 21, Baker.

Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213, Shaff, et al.

Exempt from retail sales and use tax sales made to an educational institution, provide for refund of any sales or use tax upon the gross receipts of sales to contractor

having contract with an educational institution. S.F. 555, Lodwick, et al.

## EDUCATIONAL INSTITUTIONS See Education, Sub—Ref. Institutions

#### ELECTIONS General

Eighteen - 18 - voting age. S.J.R. 9, Kibbie and Walsh - H.J.R. 7, Doderer.

Daylight saving time, election to determine. S.J.R. 16, Briles, et al.

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Election of county supervisors in certain counties. S.F. 120, Klefstad.

Form of ballot at general elections. S.F. 71, Hougen, et al - H.F. 83, Camp.

Contests of elections. H.F. 97, Andersen of Woodbury.

Time of holding primary elections. H.F. 107, Fisher of Greene, et al.

Election of Governor and Lt. Governor. S.J.R. 3, Denman, et al - H.J.R. 2, Baker, et al. Primary elections, county and state conventions. S.F. 196, Reichardt.

Display of United States flag at polling places on election days. H.F. 160, Doderer and Yoder.

Depositing of election ballots. S.F. 274, Stanley, et al.

Electorate authority and means to approve or reject legislation enacted by the General Assembly. H.J.R. 15, Stokes, et al.

Qualifications of electors. S.J.R. 24, Stanley, et al.

Residence requirements for electors. S.F. 286, Stanley, et al.

Length of residency, voting purposes, S.J.R. 22, Lodwick, et al.

Lower voting age to 20. H.J.R. 19, Pelton and Van Nostrand.

Compensation of election judges and clerks. H.F. 219, Van Roekel, et al.

Annexation elections by cities and towns. S.F. 351, Lamborn.

Election of political party delegates and committeemen at primary election. H.F. 269, Sullivan.

Voter registration, counties having population 50,000 or more. H.F. 283, Koch.

Permanent registration of voters. H.F. 325, Hill.

Voting residency requirements. S.J.R. 28, Gaudineer.

Voting requirements. S.J.R. 29, Gaudineer.

County-manager form of government in counties. H.F. 340, Bailey.

Canvassing of votes for Governor and Lieutenant Governor. S.J.R. 30, Mills.

Election and appointment, board of public instruction. H.F. 355, Diehl, et al.

Election and terms of state officers. S.J.R. 31, Lucken, et al.

Removal of a councilman from municipal office by special election. H.F. 385, Doderer.

State party conventions and election of state central committee. H.F. 392, Sullivan. Low-rent housing elections. S.F. 499, Riley, et al.

Implement the principles of home rule within cities and towns, council-manager. H.F. 419, Glenn, et al.

Voting machines in precincts and townships. H.F. 440, Palmer and Tapscott.

Voter registration lists. S.F. 539, Gaudineer.

Electronic voting system. S.F. 521, Dodds, et al - H.F. 454, Distelhorst, et al.

Election contests. S.F. 534, Klefstad.

Voter registration in all cities of 2,000 or more bordering on a city of 10,000 or more. S.F. 570, Shaff.

Judges of elections. S.F. 573, Klefstad.

Election requirements for low-rent housing for the elderly. S.F. 588, Condon, et al. Contested elections for seats in the General Assembly. H.F. 475, Johnston, et al.

Registration of voters. H.F. 476, Maloney.

Repeal requirement that annual reports be made of number of registered voters by party affiliation. S.F. 629, Jepsen.

School elections. H.F. 552, Doderer.

Give the mayor a vote in case of a tie vote by the council. S.F. 670, Lodwick.

Authorize the consolidation of counties. S.F. 682, Jepsen.

Election of the state superintendent of public instruction. H.F. 594, Koch.

Single affidavit for an absent voters' ballot. S.F. 686, Ely.

Municipal elections in cities over 10,000 population, option of a run-off election in lieu of a primary. H.F. 608, Tapscott, et al.

Merger of counties. H.F. 645, Camp.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Election of directors in school districts. H.F. 670, schools.

Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment - S.F. 811, governmental affairs.

Registration of voters. S.F. 631, Jepsen - H.F. 542, McCray.

#### ELECTRICITY General

Joint services by municipal bodies. S.F. 414, O'Malley, et al - H.F. 388, Kluever, et al. Enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment. S.F. 500, judiciary.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Agreements, joint or common ownership of property used in generation, transmission, or distribution of electricity. H.F. 728, judiciary.

Enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment. H.F. 206, Fisher of Greene, et al - S.F. 282, legislative research.

#### ELEVATORS General

Automatic elevators in state office building. S.F. 347, appropriations.

#### EMINENT DOMAIN General

Condemnation of underground gas storage facilities, damages. H.F. 318, Hicklin, et al. Damages to a landowner, right of eminent domain. H.F. 361, Hicklin, et al.

Procedure under eminent domain. H.F. 384, Hicklin, et al.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

### EMPLOYEES See Employment

#### **EMPLOYMENT**

#### General

Right to employment. H.J.R. 13, Grassley, et al.

Establish wage rates for public works projects. H.F. 85, Wood, et al - S.F. 140, Condon. Employment of superintendent of women's reformatory. S.F. 207, public health and welfare.

Employment and licensing of special state distributors for sale of state-owned liquor. S.F. 212, Murray, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204, Doderer, et al.

Employment under soldiers preference law. H.F. 226, Fischer of Grundy.

Rules, etc., for motor vehicles used to transport workers to and from employment and at work. S.F. 308, Riley, et al.

Employment of board of control personnel. S.F. 365, public health and welfare.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522. Glenn.

Penalty, etc., to use of force or violence, etc., to prevent any person from engaging in lawful employment, etc. H.F. 564, Kluever, et al.

Community work and training program for recipients of ADC. S.F. 734, public health and welfare.

Indemnification of officers, directors, employees and agents of business corporation. S.F. 788, judiciary.

Furnishing or procurement of employment. S.F. 801, industrial and human relations.

#### Employees

Sick leave for school employees. S.F. 33, Van Gilst - H.F. 49, Waugh, et al.

Wages due employees from corporations doing business in this state. H.F. 74, Lipsky, et al.

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64, Pelton, et al.

Payment of wages due employees from all employers. S.F. 163, Gaudineer, et al-H.F. 143, Lipsky, et al.

Minimum wages for employees. S.F. 176, Heying, et al - H.F. 127, McNamara, et al. Cities subject to civil service provisions. H.F. 181, Johnston, et al.

Certificated public school employees, negotiations, etc. S.F. 256. Rilev.

Adoption of safety rules. S.F. 257, Lodwick, et al.

Application requirements, members of public safety. S.F. 260, safety and law enforcement.

Public employees right to form labor unions and negotiate. S.F. 285, O'Malley, et al. Annuity contracts for employees by board of control. S.F. 334, public health and welfare. Obscene, indecent, immoral, or impure entertainment. H.F. 200, Caffrey, et al - S.F. 309, O'Malley.

Compensation of public school officials. H.F. 251, Miller of Des Moines and Distelhorst

Annuity contracts for employees of school districts. H.F. 156, Maloney, et al - S.F. 295, Stanley, et al.

Annuity contracts for employees of board of control. H.F. 259, board of control.

Compensation of members of the state highway commission. H.F. 282, Fischer of Grundy, et al.

Place all employees of institutions under board of control under federal fair labor standards, minimum wage and hour regulations. H.F. 315, Shepherd and Patton.

Group insurance for public employees. S.F. 416, Gaudineer, et al.

Public employees - strike. S.F. 358, Lucken, et al - H.F. 341, Nelson, et al.

One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al. Rights of civil service employees. S.F. 484, Gaudineer and Cassidy.

Industrial commissioner supervise professional care and rehabilitation of employees sustaining injuries. S.F. 504, O'Malley and Coleman.

Vacations for public employees. S.F. 513, Riley.

Public employees right to form employee organizations for bargaining. H.F. 402, Allen. et al.

Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

Dismissal of county employees. H.F. 416, Bennett.

Group insurance of public employees. H.F. 422, Andersen, et al.

School district employees to have deducted from their salary dues to professional associations, etc. H.F. 428, Dunton.

Liability of counties, townships, cities and towns, etc. for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Conflicts of interest of employees, officials and members of the General Assembly. S.F. 476, Neu, et al - H.F. 471 Van Nostrand, et al.

Establish officer of public protector, citizen complaints, etc. S.F. 455, Potgeter, et al - H.F. 483, Lipsky, et al.

Merit system of personnel administration for the civil service of the state. S.F. 43, O'Malley, et al.

Iowa public employees' retirement system, appropriation. S.F. 677, legialative research committee - H.F. 573. Kluever, et al.

Travel expense allowances for state employees. S.F. 698. Stanley.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

State personnel. H.F. 623, Grassley.

Retirement of public employees. H.F. 656, Maloney.

Merit system of personnel administration for state employees. H.F. 572, state government affairs - S.F. 720, governmental affairs.

Salaries of certain employees of the highway commission. H.F. 664, roads and highways.

Errors and omissions insurance for county officers, etc. S.F. 779, governmental subdivisions.

Vacation benefits for state employees. S.F. 792, governmental affairs.

# **Employers**

Payment of wages due employees from all employers. S.F. 163, Gaudineer, et al-H.F. 143, Lipsky, et al.

Employer to enter into certain agreements with labor organizations. S.F. 434, Frommelt, et al.

Employers of peace officers provide benefits under the Workmen's Compensation Act. S.F. 502, O'Malley and Coleman.

Establish a division of job training in the bureau of labor. S.F. 692, Walsh.

Fair employment practices. H.F. 609, Grassley.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al.

#### EMPLOYMENT SAFETY COMMISSION

#### General

Adoption of safety rules. S.F. 257, Lodwick, et al.

Employment safety commission, duties, powers and authority and the labor commissioner. H.F. 447. Welden, et al.

Appeals to the employment safety commission. S.F. 604, Lisle.

Codes, standards, and regulations, employment safety commission in adopting rules, etc. S.F. 672. Lodwick.

# EMPLOYMENT SECURITY COMMISSION

General

Appropriate from IPERS \$375,000 to employment security commission for costs of administration. H.F. 784, appropriations - S.F. 846, appropriations.

#### **ENGINEERS**

General

Amend Code, registered engineers and land surveyors. S.F. 233, Stanley, et al.

Raise compensation of engineering examiners, renewal fee of engineers and land surveyors. S.F. 229, Stanley, et al - H.F. 199, Welden, et al.

Amend Code, registered engineers and land surveyors. H.F. 195, Schmarje, et al.

Civil engineers. H.F. 391, Welden.

Civil engineers. S.F. 375, Mills, et al - H.F. 482, Yoder, et al.

Required qualifications, professional engineer or land surveyor. H.F. 540, Welden, et al. Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

# ENTERTAINMENT

General

Obscene, indecent, immoral, or impure entertainment. H.F. 200, Caffrey, et al - S.F. 309, O'Malley.

# EQUIPMENT

General

Purchase street equipment by cities and towns. H.F. 207, Andersen, et al.

Highway commission materials and equipment revolving fund for purchasing. S.F. 523, Hagedorn, et al.

Safety equipment on motor vehicles. H.F. 444, Bennett.

Safety equipment on trucks, other vehicles without rear bumpers. H.F. 481, Dunton. Prohibit eavesdropping and possession, sale, or purchase of such devices. S.F. 717,

Special mobile equipment. H.F. 721, motor vehicles and highway safety.

Data processing equipment, appropriation. H.F. 749, appropriations.

Additional equipment by highway commission from primary road fund, authorizing expenditures. S.F. 862, appropriations.

## Mobile - See Mobile Equipment

# ESTATES General

Estate of a deceased inmate of a board of control institution. S.F. 524, public health and welfare.

## EVIDENCE General

Confidential evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

# EXECUTIVE COUNCIL General

Veterans' newsstands in statehouse. S.F. 5, Benda, et al.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

Establish and maintain additional divisions in department of agriculture. S.F. 757, agriculture.

Settling of boundary disputes. S.F. 770, judiciary.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 761, appropriations - H.F. 718, appropriations.

Executive council appropriate for capital planning commission recommendations. H.F. 756, appropriations - S. F. 832, appropriations.

# EXEMPTIONS

General

Exemptions from judgments. S.F. 307, Denman, et al.

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J.R. 27, Kibbie.

Tax incentives for improvement and repair of property. S.F. 490, Stanley.

Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Riley.

Property tax exemption for retired persons, over 65. S.F. 628, Jepsen.

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds. Exemption from payment of license fees for "in transit" movement of vehicles. H.F. 694, motor vehicles and highway safety.

Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

Exemption of certain livestock from taxation. S.F. 768, ways and means.

Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same not companion)

## EXPENDITURES General

Authorizing expenditures by conservation commission from fish and game protection fund for biennium. H.F. 741, appropriations.

Regulatory boards and agencies from their trust funds, expenditures. H.F. 759, appropriations.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

Various regulatory divisions in department of agriculture, expenditures from trust funds. H.F. 761, appropriations.

Traffic weigh stations, land, construction, etc., highway commission, authorizing expenditures from primary road fund. S.F. 858, appropriations.

Highway commission expenses. S.F. 861, appropriations.

Additional equipment by highway commission from primary road fund, authorizing expenditures. S.F. 862, appropriations.

Maintenance and operational costs, use of the aircraft, highway commission, authorizing expenditures from primary road fund for use as permanent revolving fund, S.F. 863, appropriations.

Salaries of highway commission members, etc., expenses of the commissioners, authorizing expenditures from primary road fund. S.F. 864, appropriations - H.F. 794, appropriations.

# FAIR EMPLOYMENT PRACTICES

General

Fair employment practices. H.F. 609, Grassley.

# FARMS

General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Flashing lights on slow-moving vehicles. S.F. 36, Balloun, et al. Farm products. H.F. 24, Radl and Sorg.

## FEDERAL GOVERNMENT

General

Iowa development commission promote interests of the state. H.F. 602, Doderer and Sorg.

# FEES

General

Registration fees, high performance motor vehicles. H.F. 3, McIntyre.

Clerk's fees in probate. S.F. 60, Elvers, et al.

Sales tax permits. H.F. 69, Stokes.

Exempting private or parochial school buses from registration fees. S.F. 103, DeKoster and Van Gilst.

Farm trucks, registration fee. H.F. 95, Schroeder, et al.

Itemized list of all interest, charges, or other fees by persons charging interest. H.F. 81, Palmer, et al - S.F. 148, Glenn, et al.

Fertilizer tonnage report . S.F. 144, agriculture.

Inspection fee for small packages of commercial fertilizer. S.F. 147, agriculture. Fees paid petit and grand jurors. S.F. 198, Riley and Lodwick.

Divorce decrees, attorney fees and court costs. H.F. 88, Hill - S.F. 201, Shirley. Compensation received by jurors. S.F. 238, Kosek.

Attorney fee affidavits in criminal actions. S.F. 172, O'Malley - H.F. 265, Kluever and McCartney.

Fees of justices of the peace. H.F. 317, Sorg.

Payment of attorney fees in condemnation proceedings before sheriffs' commissioners. H F. 319, Hicklin, et al.

Fees collectible by the sheriff. H.F. 333, Johnston.

Attorney's fees in actions upon written contracts. S.F. 408 Neu, et al.

Inspection of miniature boilers, exhibition purposes. H.F. 347, Strothman.

Fee for a class "C" beer permit. H.F. 364, Miller of Des Moines, et al.

Sheriff's fees for the care of prisoners. S.F. 467, legislative research committee. Operators' and chauffeurs' licenses. H.F. 373, Schmarje, et al.

Motor vehicle registration fees. H.F. 397, motor vehicles and highway safety.

Imposing fees for use of state owned recreational areas. H.F. 432, Harbor, et al. Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley. Method for notice of revocation or suspension of registration of vehicles. H.F. 467, motor

vehicles and highway safety.

Prorating of motor vehicle registration fees. H.F. 470, motor vehicles and highway safety. Filing fees and filing procedures under Uniform Commercial Code. S.F. 561, Stanley. Motor vehicle registration fees. H.F. 507, Grassley.

Motor vehicle registration fee refunds. H.F. 509, Van Drie, et al.

Payment of fees in habeas corpus proceedings. S.F. 669, Lodwick.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn, Payment of recording fees for recording of tax liens. H.F. 558, Lee.

Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et al. H.F. 593, Koch, et al.

License accountants, establish board of registered accountants, fees. S.F. 639, Reno, et al - H.F. 613. Busch, et al.

Fees collected from registration of watercraft. S.F. 394, conservation and recreation - H.F. 661, conservation.

Fees of licenses issued by state conservation commission. S.F. 727, conservation and recreation.

Fees for motor vehicle certificated carriers. H.F. 684, commerce.

Liquid transport carrier fees. H.F. 691, commerce.

Payment of attorney fees for indigents in habeas corpus action. S.F. 751, judiciary. Pro-ration of registration fees of commercial motor vehicles. S.F. 254, transportation - H.F. 234, motor vehicles and highway safety.

Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

Refunds of motor vehicle fees. H.F. 378, Holden.

Truck operator permit fees. H.F. 707, commerce.

Special mobile equipment. H.F. 721, motor vehicles and highway safety.

#### Licenses

Operators' and chauffeurs' licenses. H.F. 7 Radl, et al.

Operators' and chauffeurs' licenses. S.F. 24, Kosek.

Reflective motor vehicle registration plates. H.F. 47, Holden.

Liquor license fees. H.F. 100, Camp, et al.

Cosmetology, S.F. 130, Klefstad and Riley - H.F. 123, Dunton, et al.

Licensing of feeder pig dealers. S.F. 353, Potgeter and Stephens.

Refunds of motor vehicle fees. H.F. 378, Holden.

Increase license fees for motor vehicles. S.F. 623, legislative research committee -H.F. 605, Steffen, et al.

Annual license fee on all vessels and outboard motors, exempt from taxation. S.F. 719, Dodds.

Licensing and regulating persons engaged in loaning or leasing bulls. S.F. 741, agriculture.

Additional fee for each license plate fee account. H.F. 705, motor vehicles and highway safety.

# FELONY

#### General

Presentence investigation by parole board, felony. S.F. 87, Ely, et al.

Trespassing, S.F. 102, Lodwick.

Trade secrets. H.F. 90, Redfern, et al.

Carrying of weapons. H.F. 111. Poncy and Langland.

Threats for false information, bombs, a felony. H.F. 120, Renda - S.F. 209, Klefstad. Sentencing persons convicted of a crime. S.F. 328, public health and welfare - H.F. 239, board of control.

Amend habitual criminal statutes. H.F. 339, Bailey.

Forfeiture of bail. S.F. 417, Gaudineer.

Prohibit ownership, possession, and use of firearms for certain reasons. S.F. 609, Stanley.

Sentencing of felons. H.F. 632, Johnston.

#### FENCES

General

Partition fences. S.F. 462, Coleman, et al.

#### FERTILIZER

General

Fertilizer tonnage report. S.F. 144, agriculture.

Inspection fee for small packages of commercial fertilizer. S.F. 147, agriculture.

#### FINES

General

Require companies selling liquor to Iowa liquor control commission to file report on sales or payments. S.F. 111, Stanley, et al - H.F. 130, Schmarje, et al.

Motor vehicle traffic violation offices schedule of minimum fines for traffic violations. S.F. 248, Gaudineer, et al.

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J.R. 27, Kibbie.

Increase penalties pertaining to fraudulent use of credit cards. H.F. 326, Fischer of Grundy and Winkelman.

Forfeiture of bail. S.F. 417, Gaudineer.

Use of telephone. H.F. 363, commerce.

Defacing property. H. F. 396, Sanders and Hicklin.

Compelling operators of watercraft involved in collisions to render aid. H.F. 380, conservation - S.F. 489, conservation and recreation.

Juveniles who violate water navigation regulations be presecuted. H.F. 313, conservation - S.F. 477, conservation and recreation.

Employment of professional strikebreakers. H.F. 430, Maloney, et al.

Trade secrets, penalties. H.F. 478, Andersen, et al.

Failure of the driver of a vehicle to stop at scene of an accident. H.F. 688, law enforcement.

#### FIRE

General

Interest limitation on anticipatory bonds for township fire departments. H.F. 54, Hanson of Benton, et al.

Fire protection for highway commission property. H.F. 105. Van Drie, et al.

Township trustees purchase fire protection. S.F. 219, Van Gilst - H.F. 163, Dunton, et al.

Inspection of public buildings by fire marshal. S.F. 240, Benda.

Legalize transfer of certain tax funds for fire protection of community center in Deer Creek, H.F. 211, Klein.

Joint establishment and maintenance of firehouses. H.F. 248, Radl.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

All dwellings over 2 stories to be of fire-resistive materials. S.F. 620, Klefstad.

#### FIREARMS

General

Prohibit ownership, possession, and use of firearms for certain reasons. S.F. 609, Stanley.

# FIRE DISTRICT

See Benefited Fire Districts

# FIREMEN

General

Police and firemen, re veterans. S.F 4, Benda, et al.

Liability immunity, volunteer or municipal fire department or first aid, rescue, or emergency squad. H.F 40, Nielsen, et al.

Benefits to spouse of retired or acting member of city police or firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al-S.F. 82. Denman, et al.

Longevity benefits for city police and firemen. S.F. 458, Reppert.

Retirement systems for policemen and firemen, certain exemptions from taxation, H.F. 510, Lee.

# FIREWORKS

General

Prohibit possession of fireworks except for lawful uses. S.F. 553, Stanley.

# FISCAL NOTES

Ge neral

Fiscal notes attached to all legislation introduced in General Assembly, appropriations, etc. H.F. 135, Winkelman, et al.

Fiscal notes attached to specific legislation. S.F. 718, Stanley and Lisle.

## FISH AND GAME

General

Hunting season on pheasants. S.F. 42, Balloun.

Fish without a license, 65 and over. S.F. 83, McGill.

Trapping on lands of another. S.F. 105, Briles.

Sale of fish. S.F. 136, committee on conservation and recreation.

Fish bait. H.F. 98, Palmer.

Still fishing and trolling. H.F. 99, Camp, et al.

Possession, sale of animals and birds. S.F. 170, Patton.

Trot and throw lines. S.F. 245, conservation and recreation.

Sale of pets. S.F. 251, Main.

Sale of skins and plumage of lawfully taken game birds and animals. S.F. 354, conservation and recreation - H.F. 309, conservation.

Method of marking waterfowl, S.F. 132, conservation and recreation - H.F. 310, conservation.

Size limit on certain fish taken with commercial fishing gear. H.F. 381, conservation. Bounties on foxes. S.F. 605, Elvers. H.F. 484, Tieden.

Doves. H.F. 535, Allen.

Regulation of the taking of fish and fur-bearing animals. H.F. 631, conservation. Taking of mussels. S.F. 517, conservation and recreation - H.F. 660, conservation. Species of fish which can be taken by spear or bow and arrow. H.F. 662, conservation. Fish and game protection fund. H.F. 711, conservation.

### Conservation Commission - See Conservation

Licenses - See Licenses, Sub-Ref. Fish and Game

#### FLAGS

General

Display of United States flag at polling places on election days. H.F. 160, Doderer and

Yoder.

Official flags for the Governor. S.J.R. 38, Denman.

# FLOOD

General

Boards of supervisors grant flood easements over county owned lands and buildings to United States, S.F. 463, Denman, et al.

# FLU ORIDATION

General

Legislative committee to study water fluoridation, appropriation. H.J.R. 21. Radl.

#### FOODS

General

Sale of frozen poultry or domestic fowl. H.F. 35, Hullinger, et al.

Serving and clearing of alcoholic beverages by minors. S.F. 39. Coleman, et al.

Production and sale of a milk-type product, soybean oil added. S.F. 186, agriculture. Exclusion from licensing, food establishment to those processing only meat and poultry.

S.F. 231, agriculture. Specifications and standards for cheeses, etc. S.F. 259, Elvers - H.F. 395, Bailey, et al. Meat and poultry inspection. S.F. 409, Hagedorn - H.F. 414, Wood.

Taking of mussels. S.F. 517, conservation and recreation - H.F. 660, conservation. Issuance of bonds by cities and towns for flood expenses. H.F. 769, rules.

Meat and poultry inspection, amending H.F. 414. H.F. 751, agriculture.

Dairy

Farm products. H.F. 24, Radl and Sorg.

Ice milk cones. S.F. 518, Glenn.

Inspection of milk products, S.F. 612, Benda.

Marketing of dairy products. H.F. 538, Den Herder and Cochran - S.F. 653. Coleman. et al.

Production and sale of milk and milk products. H.F. 685, agriculture.

Aeronautics commission, dairy industry commission, permit board, public safety. statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

### FRAUDS

General

Consumer frauds. S.F. 583, Briles.

## FUEL TAX

See Taxes, Sub-Ref. Fuel

#### FUNDS

General

Educational cost sharing through property tax replacement. H.F. 21, Baker.

Korean war bonus bonds, redeem. S.F. 80, Kosek.

Savings and loan associations, regulations. H.F. 62, Mensing, et al - S.F. 109, Denman,

Distribution of funds, state comptroller. S.F. 159, Benda.

Rate of interest on time deposits of public funds. H.F. 124, Mensing, et al. Investment of funds of life insurance companies. S.F. 174, Riley, et al.

State tuition equalization fund, benefit Iowa students. H.F. 77, Den Herder, et al - S.F. 197. Mills, et al.

Central supply and distribution warehouse at Woodward State Hospital - School, S.F. 235, public health and welfare.

Establishment of canteen fund for institutions under board of control. S.F. 236, public health and welfare.

Establishment of canteen fund for institutions under board of control. H.F. 147, Patton - S.F. 243, Patton.

Cities and towns issue bonds, fund for cost of park improvements. H.F. 192, Mayberry, et al.

Sewer rental funds. S.F. 296, Cassidy, et al.

Persons holding funds for others give annual notice of amount due. S.F. 301, Reichardt. Repeal Article IX - obsolete sections dealing with educational funds. S.J.R. 26, Denman, et al.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Investment of funds of life insurance companies. H.F. 345, Kluever, et al.

Military service tax credits, appropriation. S.F. 470, Lodwick and Benda.

Investment of surplus public funds. S.F. 400, Kosek, et al - H.F. 400, Story, et al. Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

Improper use of welfare funds. H.F. 413, Harbor, et al.

Highway commission materials and equipment revolving fund for purchasing. S.F. 523, Hagedorn, et al.

Investments of the Iowa public employees retirement fund. S.F. 602, Kosek.

Power of state and savings banks to issue capital notes or debentures. H.F. 505, King, et al.

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Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

Investments of Iowa public employees retirement fund. S.F. 650, legislative research committee - S.F. 690, legislative research committee - H.F. 639, Kluever, et al. Consolidation of the operation and investment of funds of public retirement systems.

S.F. 690, legislative research committee - H.F. 639, Kluever, et al. Central investment board for Iowa retirement systems. S.F. 714, legislative research

committee - H.F. 649, Kluever, et al.

Investment of funds not needed for current expenses of the state, etc. H.F. 697, commerce.

Establishment and management of the real estate recovery fund. H.F. 704, judiciary. Interest on the investment of public funds. S.F. 802, education.

Acceptance of federal funds for highway safety. H.F. 720, motor vehicles and highway safety - S.F. 820, safety and law enforcement.

#### Cities and Towns

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Distribution of liquor control funds. H.F. 379, McCray, et al.

Distribution of liquor control funds. S.F. 480, Frey, et al.

Use of parking meter funds in cities over 10,000. S.F. 368, Ely, et al - H.F. 368, Camp, et al.

#### County

Permit counties associate with Iowa state association of counties. H.F. 51, Curran,et al. Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.

Control and investment of county public hospital funds. H.F. 690, tax revision.

# Treasurer of State

Drainage and levee fund. H.F. 651, Winkelman, et al.

# FUNERALS See Burials

## GAS

## General

Sales tax on propage used in drying grain. H.F. 215. Harbor and Clark.

Condemnation of underground gas storage facilities, damages. H.F. 318, Hicklin. et al. Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 594. Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of town council of Lenox, Taylor county, providing for execution of a contract for purchase of natural gas. S.F. 595. Briles,

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor, county, and Bedford, Taylor county. S.F. 597, Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Method of figuring net earnings and allocation thereof in cooperative associations. H.F. 499. Renda.

Flammable liquids and liquified petroleum gases. S.F. 619, Klefstad.

Oil and gas wells. S.F. 730, conservation and recreation.

Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

# GENERAL ASSEMBLY

#### General

Require members of General Assembly be elected from single member legislative districts. S.J.R. 12, governmental affairs.

Legislators elected from single member legislative districts. S.J.R. 5, Van Gilst, et al -

H.J.R. 5 Cochran, et al.

Compensation for expenses of legislators. S.J.R. 10, Kibbie, et al - H.J.R. 8, Miller of Des Moines, et al.

Annual sessions of the legislature. S.J.R. 4, Frommelt, et al -H.J.R. 1, Renda, et al. Personal property tax, legislative committee to study and make report to General Assembly. S.J.R. 15, Reichardt and Heying.

Annual sessions "even" numbered years consider the budget, etc., limit days. H.J.R. 9. Grassley, et al.

Commission to make study of subdistricting legislative districts. S.J.R. 6, Pigler and Mills - H.J.R. 10, Van Nostrand and Millen.

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al. H.F. 52, Sorg, et al.

Referendum, by petition, approve or reject legislation by General Assembly. S.J.R. 21, Lucken, et al.

Composition and apportionment of the General Assembly and establishment of congressional districts. S.J.R. 7, Stanley, et al - H.J.R. 4, Van Nostrand.

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Electorate authority and means to approve or reject legislation enacted by the General Assembly. H.J.R. 15, Stokes, et al.

Review and codify laws of Iowa relating to education. S.J.R. 23, education.

Fiscal notes attached to all legislation introduced in General Assembly, appropriations, etc. H.F. 135. Winkelman, et al.

Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al - H.J.R. 17, Steffen, et al.

Compensation, members of General Assembly. S.F. 226, Kibbie.

Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 158, Caffrey, et al - S.F. 249, Gaudineer.

Promulgation, approval and filing of rules of administrative agencies, appropriation. S.F. 348, Elvers and Shirley - H.F. 288, Millen, et al.

Revise the Code of Iowa, appropriation. H.J.R. 25, Doderer, et al.

Sessions of the General Assembly. H.F. 427, Shaw, et al.

Conflicts of interest of employees, officials and members of the General Assembly. S.F. 476, Neu, et al - H.F. 471, Van Nostrand, et al.

Create a school budget review committee. S.F. 569, Murray.

Requiring members of the General Assembly to disclose sources of income during their terms of office. S.F. 587, Glenn.

Contested elections for seats in the General Assembly. H.F. 475, Johnston, et al. To provide for special sessions at any time. S.J.R. 34, Stanley.

Appoint 9 members to board of public instruction by Governor, Senate approve. S.F. 637. Murray.

Membership of the higher education facilities commission. H.F. 569, Petersen of Dallas.

Extend usefulness of legislative committees period between sessions, provide secretarial assistance. S.F. 679, Lodwick.

Permit a majority of the Legislature to call a special session. H.J.R. 29, Schroeder, et al.

Location of institutions of higher learning. H.F. 590, Allen.

Commission to study operation of the General Assembly, make recommendations, appropriation. S.J.R. 36, Stanley.

Revision of the Code of Iowa. S.F. 699, Stanley.

Changing method of amending state Constitution. S.J.R. 37, Ely, et al.

Change the words "yeas" and "nays" to "yeses" and "noes". S.J.R. 32, Riley.

Boundary lines of counties. S.J.R. 33, Riley, et al.

Fiscal notes attached to specific legislation. S.F. 718. Stanley and Lisle.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grasslev.

Prefiling and printing of legislative bills before convening of session. H.F. 633. Gannon. Central investment board for Iowa retirement system. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Create school budget review committee. H.F. 709, tax revision.

Fish and game protection fund. H.F. 711, conservation.

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

Legislative printing. H.F. 738, rules.

Representation in Senate and House in 63rd General Assembly. H.F. 736. constitutional amendments and reapportionment - S.F. 811, governmental affairs.

Expenses incurred by committee to study subdistricting legislative districts. H.F. 776 appropriations - S.F. 842, appropriations.

Effective date of H.F. 57, Rules of Civil Procedure. S.F. 854, governmental affairs. Effective date of Acts of the 62nd General Assembly. S.F. 856, governmental affairs. Effective date of all appropriations Acts, 62nd General Assembly. S.F. 877, governmental affairs.

# **GENERAL CONTINGENT FUND**

Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations - S.F. 855, appropriations. Creating the general contingent fund. S.F. 857, appropriations.

# **GENERAL FUND**

General

Hog cholera indemnity, appropriated from general fund. S.F. 481, agriculture - H.F. 489, agriculture.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture. Statewide educational television and communication network, appropriate from general fund. S.F. 613, Cassidy, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools. S.F. 616, education.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622, Frommelt, et al.

First-phase development of a state-wide educational radio and television network, appropriation. S.F. 731, education.

Social welfare, appropriation. H.F. 687, appropriations.

Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, appropriations.

Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same - not companion)

State conservation commissions, appropriation. H.F. 716, appropriations.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 716, appropriations - H.F. 718, appropriations.

### **GOVERNMENTAL AFFAIRS**

#### General

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley, et al

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Operation of county government. H.F. 357, Baker.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Assist local governmental agencies in promotional activities. S.F. 708, Walsh.

## Reorganization

County-manager form of government in counties. H.F. 340, Bailey.

Reorganization of the office of state comptroller. S.F. 795, governmental affairs.

# GOVERNOR General

Veto power by Governor on appropriation bills. S.J.R. 2, Riley, et al.

Annual sessions of the Legislature. S.J.R. 4, Frommelt, et al - H.J.R. 1, Renda, et al. Terms of office of the Governor and Lieutenant Governor. H.J.R. 12, Grassley and Pierson.

Election of Governor and Lt. Governor. S.J.R. 3, Denman, et al - H.J.R. 2, Baker, et al. Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al. H.J.R. 17, Steffen, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204, Doderer, et al.

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

Appointment of members of board of public instruction. S.F. 410, Reichardt.

Canvassing of votes for Governor and Lieutenant Governor. S.J.R. 30, Mills.

Create advisory commission on children and youth, appropriation. H.F. 421, Radl. Riot control. S.F. 554, Stanley.

Secretary of agriculture appointed by Governor. H.F. 529, Gannon.

Appoint 9 members to board of public instruction by Governor, Senate approve. S.F. 637, Murray.

Increase tax commission to 5, make it a part-time agency, director appointed by Governor, etc. S.F. 680, Lodwick.

Permit a majority of the Legislature to call a special session. H.J.R. 29, Schroeder, et al.

Membership of the committee on mental hygiene. H.F. 589, Lipsky and Shaw.

Commission to study operation of the General Assembly, make recommendations, appropriation. S.J.R. 36, Stanley.

Official flags for the Governor. S.J.R. 38, Denman.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Advisory committee on elementary and secondary school approval standards. S.F. 753,

education.

Advisory commission on children and youth, appropriation. S.F. 754, governmental affairs.

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

Reorganization of the department of health. S.F. 793, governmental affairs.

Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.

#### GRAIN

#### General

Time grain may be deposited in warehouse. H.F. 55, Smith, et al.

Distributors of commercial feeds, file statements with dept. of agriculture. S.F. 149, agriculture.

Operation of licensed grain warehouses by feed manufacturers and dealers. H.F. 193, Pierson, et al.

Repeal licensing to grade and weigh grain. S.F. 440, Balloun, et al.

Minimum and maximum charges for bulk grain charged by warehousemen. H.F. 526, Maloney and Gannon.

Bonding of warehouses for storage of bulk grain. S.F. 723, Lodwick.

# GRAND ARMY OF THE REPUBLIC

General

Annual reports for the Grand Army of the Republic, repeal law. S.F. 68, Riley.

# GUARDIAN

## General

Adoption. H.F. 20, Renda.

Conservator for applicant or recipient of aid to disabled persons. S.F. 299, public health and welfare.

## **GUNS**

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# HANDICAPPED

General

Conservator for applicant or recipient of aid to disabled persons. S.F. 299, public health and welfare.

Renovation of public buildings for use by handicapped persons. S.F. 277, Benda - H.F. 213, Tapscott.

Special education of handicapped children. S.F. 590, education.

Model white cane law. S.F. 608, Stanley.

Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations - S.F. 875, appropriations.

#### HEALTH

#### General

Emergency care to persons injured in accidents, liability for damages. H.F. 34, Patton, et al.

Liability immunity, volunteer or municipal fire department or first aid, rescue, or emergency squad. H.F. 40, Nielsen, et al.

Medicare, state - state program under Title 19, federal social security. H.F. 93, committee on public health and welfare.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Preservation of the air quality. S.F. 194, Walsh, et al.

Licensing and regulation of agricultural labor camps. H.F. 247, Hill, et al.

Organization, etc., of boards of health by counties and cities and towns. S.F. 342, public health and welfare.

Permit payment for care and treatment of tuberculous patients. H.F. 268, Gittins. Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Public employees - strike. S.F. 358, Lucken, et al - H.F. 341, Nelson, et al. Reorganization of the department of health. S.F. 793, governmental affairs.

# Hospitals

Immunity from civil damages to persons giving aid at scene of an accident. S.F. 58, legislative research committee - H.F. 159, Steffen, et al.

# Mental Health

Notices of admission and discharge, patients in mental institutions. S.F. 128, Heaberlin, et al.

Community mental health centers. H.F. 261, Gittins and Lipsky.

Use of mental hospitals for treatment centers for the mentally retarded. S.F. 364, public health and welfare.

Changes from correctional to rehabilitation services for some board of control institutions. S.F. 526, public health and welfare.

Office space for board of control personnel. H.F. 399, board of control - S.F. 566, public health and welfare.

Care and treatment of mental illness. S.F. 658, Gaudineer.

Membership of the committee on mental hygiene. H.F. 589, Lipsky and Shaw.

Establish an interagency case information service for information exchange about mentally handicapped. S.F. 685, Elv.

Institution for diagnosis and treatment of persons suffering from mental illness, security setting in place of reformatory. S.F. 721, public health and welfare - H.F. 676, board of control.

Board of control for salaries, support, maintenance, etc., of institutions, billing for

mental health institutes. S.F. 836, appropriations.

Board of control of state institutions for salaries, support, maintenance, etc., and establish rate of billing for mental health institutes, appropriation. H.F. 787, appropriations.

# Mentally III

Commitment of mentally ill veterans by commission of hospitalization. S.F. 327, public health and welfare.

State aid for the mentally ill and mentally retarded. S.F. 385, public health and welfare. Interstate compact on the mentally disordered offender. S.F. 624, Kyhl, et al - H.F. 586, Doderer.

Interstate compact on the mentally disordered offender. S.F. 687, public health and welfare - H.F. 629, board of control.

#### Centers

Counties of more than 130,000 population acquire health centers - issue 20-year bond. S.F. 335, Kosek, et al.

Incorporated mental health centers. S.F. 390, Ely.

Counties acquire, build, etc. health centers. H.F. 371, Reed, et al.

# HIGHER EDUCATION FACILITIES COMMISSION

See Education

Higher education facilities commission for guaranteed student loan programs, appropriation. H.F. 766, appropriations - S.F. 837, appropriations.

Higher education facilities commission for state supported scholarship program, appropriation. S.F. 831, appropriations - H.F. 765, appropriations.

# HIGHWAY COMMISSION General

Right of way purchase by highway commission. H.F. 16, Fischer of Grundy.

Traffic control signals. H.F. 76, Stokes.

Fire protection for highway commission property. H.F. 105, Van Drie, et al.

Entry upon private property for surveys. S.F. 161, judiciary.

Compensation of members of the state highway commission. H.F. 282, Fischer of Grundy, et al.

Create an elective state highway commission. H.F. 291, Fischer of Grundy, et al. Highway commission materials and equipment revolving fund for purchasing. S.F. 523, Hagedorn, et al.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Appointment, duties, etc., and payment of counsel for tax commission, board of social welfare, and highway commission. S.F. 558, Glenn, et al.

Roadside parks. H.F. 642, roads and highways.

Use of highways rights of way for vending. H.F. 644, roads and highways.

Apportionment of the road use tax fund. S.F. 722, Lodwick.

Salaries of certain employees of the highway commission. H.F. 664, roads and highways. Junkyards. S.F. 777, transportation.

Interim committee to study, highway commission and highway system, appropriation. H.J.R. 34, appropriations.

Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriations.

Traffic weigh stations, land, construction, etc., highway commission, authorizing expenditures from primary road fund. S.F. 858, appropriations.

Highway commission expenses. S.F. 861, appropriations.

Additional equipment by highway commission from primary road fund, authorizing

expenditures. S.F. 862, appropriations.

Maintenance and operational costs, use of the aircraft, highway commission, authorizing expenditures from primary road fund for use as permanent revolving fund. S.F. 863, appropriations.

Salaries of highway commission members, etc., expenses of the commissioners, authorizing expenditures from primary road fund. S.F. 864, appropriations - H.F. 794, appropriations.

Interstate bridges and their financing and amend S.F. 131. S.F. 878, judiciary.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

#### Roads

Spraying on and along roads. H.F. 12, Gallagher.

Highway commission issue bonds, interstate toll bridges. S.F. 131, Frommelt, et al -

H.F. 198. Miller of Des Moines.

Highway construction and repair. S.F. 318, transportation.

# HIGHWAY SAFETY PATROL

General

Increase Iowa highway safety patrol. S.F. 636, Murray.

Number of members of the Iowa highway safety patrol, H.F. 785, appropriations -S.F. 851, appropriations.

## HIGHWAYS

#### General

Studded tires. S.F. 17, Kruck.

Operation of school buses, S.F. 41, Shirley.

Spraying on and along roads. H.F. 12, Gallagher.

Studded tires, use of. S.F. 44, legislative research committee.

Operation of motor vehicle while intoxicated. H.F. 22, Grassley, et al.

T intersections on primary and secondary roads. H.F. 56, Nielsen, et al.

Littering the highways, penalty. S.F. 113, McGill.

Equipment for transporting granular loads. H.F. 118, Gallagher and Dunton.

Highway safety and control of traffic, S.F. 107, Stanley, et al. - H.F. 119, Schmarie, et al. Stopping school buses. H.F. 209, Glenn.

Highway construction and repair. S.F. 318, transportation.

Obstructions within boundary lines of a public highway. S.F. 319, transportation. Use of signal lights, operation of school buses on public highways. S.F. 269, Rem, et al - H.F. 276, Dunton, et al.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Preserve and replace top soil, highway construction. H.F. 297, Busch.

Punishment for reckless driving on highway. H.F. 337, Bailey.

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. Installation of diagonal highways and highway placement. H.F. 188, Bailey, et al. S.F. 511, Murray, et al.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Nuisances on public highways. H.F. 479, Dunton.

Condemnation of property for highway purposes. H.F. 464. Cochran, et al - S.F. 586, Murray, et al.

Prohibiting the use of red reflectors along highways. S.F. 673. Lodwick and Benda. Obstructions in highways. H.F. 643, roads and highways.

Use of highways rights of way for vending. H.F. 644, roads and highways.

Sixty-five ft. trucks. H.F. 212, motor vehicles and highway safety.

Motor vehicle no-passing zones. H.F. 678, roads and highways.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Vehicles with gross weight in excess of the limitation, movement on public highways, penalties. H.F. 703, roads and highways.

Classification of highways and responsibility therefor. H.F. 715, roads and highways.

Junkyards. S.F. 777, transportation.

Acceptance of federal funds for highway safety. H.F. 720, motor vehicles and highway safety - S.F. 820, safety and law enforcement.

# HISTORICAL SOCIETY

#### General

State historical society, capital improvements, appropriation. S.F. 829, appropriations H.F 768, appropriations.

#### HOLIDAYS

## General

Herbert Hoover Day, state holiday. S.F. 234, Stanley - H.F. 189, Mensing.

## HOME-RULE General

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley,

Limit to cities, towns and counties application of home rule amendment. H.F. 249, Hicklin, et al.

Implement the principles of home rule within cities and towns, council-manager. H.F. 419, Glenn, et al.

#### HOMES

#### General

Exempt certain personal property from taxation. S.F. 19, Flatt.

Property tax exemption to disabled veterans. S.F. 37, Benda, et al.

Personal property assessment, taxation and exemptions of. S.F. 57, Hougen.

Taxation of dwelling houses. H.F. 223, Lipsky.

Children's boarding homes. S.F. 361, public health and welfare.

Number of stories in height of multiple dwellings - construction of stair halls in such. H.F. 272, Andersen.

Damages to a landowner, right of eminent domain. H.F. 361, Hicklin, et al.

Cost of supporting children in state homes. S.F. 325, public health and welfare - H F. 398, board of control.

#### Foster

Interstate compact on placement of children. S.F. 454, public health and welfare.

## NIJRSING, See Subject - Nursing Homes

# HOMESTEAD CREDIT

#### General

Homestead tax credit. S.F. 13, Flatt - H.F. 29, Miller of Page, et al.

Homestead credit on dwellings outside of cities and towns. H.F. 106, Distelhorst, et al. Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

Double homestead tax credit to owners 65 or over. S.F. 69, Riley, et al - H.F. 133, Lipsky, et al.

Real property tax on homes of persons 65, limitation. H.F. 518, Conklin.

Property tax exemption for retired persons, over 65. S.F. 628, Jepsen.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

Give double homestead tax credit to persons 65 or over, annual income less than \$3,600. H.F. 625, Tapscott.

Homestead tax credit for persons over 65. H.F. 737, tax revision.

#### HOSPITALS

#### General

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton. Maternity hospitals. S.F. 387, public health and welfare.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405. Bailey and McCartney.

Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

Creation of area hospitals. S.F. 447, Lucken and DeKoster - H.F. 435, Stokes, et al. Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542, Denman, et al - H.F. 495, Palmer, et al.

Records of county hospitals open to public. S.F. 633, Gaudineer.

Actions against nonprofit hospital service and nonprofit medical service corporations. S.F. 652, Coleman, et al.

Raise price base over which purchases by university hospital must be on open com-

petitive quotations. H.F. 551, Doderer and Smith.

Care and treatment of mental illness. S.F. 658, Gaudineer.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc., of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Acquisition of existing privately owned property and facilities, establishment of county hospitals. S.F. 766, public health and welfare.

Hospital service corporations. S.F 778, public health and welfare.

#### Mental

Use of mental hospitals for treatment centers for the mentally retarded. S.F. 364, public health and welfare.

# HOSPITALIZATION

#### Commission of

Commission of hospitalization members, compensation and expenses. S.F. 64, Gaudineer.

Commission of hospitalization, compensation and expenses of members. S.F. 90, Neu. Commitment of mentally ill veterans by commission of hospitalization. S.F. 327, public health and welfare.

# HOTELS General

Hotel bedding requirement. S.F. 143, agriculture.

Hotelkeeper's liens. S.F. 432, Riley.

Hotelkeeper's liens. H.F. 418, Tapscott.

# HOUSING General

Licensing and regulation of agricultural labor camps. H.F. 247, Hill, et al.

Number of stories in height of multiple dwellings - construction of stair halls in such. H.F 272, Andersen.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

Low-rent housing elections. S.F. 499, Riley, et al.

Discrimination in housing. S.F. 496, Ely, et al - H.F. 433, Reed, et al.

Election requirements for low-rent housing for the elderly. S.F. 588, Condon, et al. All dwellings over 2 stories to be of fire-resistive materials. S.F. 620, Klefstad. Apply provisions of state housing laws to all cities of more than 10,000 population, etc. S.F. 621, Klefstad.

Low-rent housing agencies. S.F. 712, Denman, et al.

Low-rent housing. S.F. 713, Denman, et al.

## HUNTING General

Hunting season on pheasants. S.F. 42, Balloun.

Hunters apparel. S.F. 126, Dodds.

Doves. H.F. 535, Allen.

Regulation of the taking of fish and fur-bearing animals. H.F. 631, conservation.

## Conservation Commission - See Conservation

Licenses - See Licenses, Sub-Ref, Hunting

## IMPRISONMENT

#### General

Penalty for leaving scene of a motor vehicle accident, injury or death. S.F. 377, Klef-stad.

Defacing property. H.F. 396, Sanders and Hicklin.

Compelling operators of watercraft involved in collisions to render aid. H.F. 380, conservation - S.F. 489, conservation and recreation.

Juveniles who violate water navigation regulations be prosecuted. H.F. 313, conservation - S.F. 477, conservation and recreation.

Trade secrets, penalties. H.F. 478, Andersen, et al.

Penalty, etc. to use of force or violence, etc., to prevent any person from engaging in lawful employment, etc. H.F. 564, Kluever, et al.

## INAUGURATION General

Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

Funds to defray expenses of the inaugural ceremonies, appropriation. S.F. 725, appropriations.

## INCOME TAX

See Taxes, Sub-Ref, Income

#### INDIANS

#### General

Sale of intoxicating drinks to indians. S.F. 21, Reichardt and Reppert - H.F. 14, Caffrey. Civil jurisdiction over the Sac and Fox Indian settlement. H.F. 182, public health and welfare.

Civil jurisdiction over the Sac and Fox Indian settlement. S.F. 567, public health and welfare.

Social welfare, appropriation. H.F. 687, appropriations.

# INDICTMENTS

#### General

Grand jury indictments. H.F. 214, Glenn.

### INDUSTRIAL COMMISSION

#### General

Workmen's compensation hearings, eliminate board of arbitration. S.F. 86, Gaudineer. Additional benefits for permanently injured employees, workmen's compensation. S.F. 501. O'Malley and Coleman.

Commutation of workmen's compensation claims. S.F. 503, O'Malley and Coleman. Industrial commissioner supervise professional care and rehabilitation of employees sustaining injuries. S.F. 504, O'Malley and Coleman.

Costs of an official shorthand reporter in workmen's compensation hearings. S.F. 505. O'Malley and Coleman.

Workmen's compensation, include executive corporate officers. H.F. 279, Miller of Page, et al - S.F. 508, Flatt, et al.

Industrial commissioner to order the taking of depositions in workmen's compensation cases. S.F. 544, O'Malley and Coleman.

Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriations.

# INDUSTRY General

Municipal support of industrial projects. H.F. 84, Curran.

Municipal support of industrial projects. H.F. 289, state planning and Iowa development. Requirements for issuance of bonds by cities and towns, industrial projects. H.F. 324, Steffen, et al.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Municipal support of industrial projects. H.F. 706, state planning and development. Sales and use taxes, goods, wares, etc., used in performance of contracts for projects, cities and towns. H.F. 739, tax revision.

# INHERITANCE TAX

See Taxes, Sub-Ref. Inheritance

# INSPECTIONS

#### General

Motor vehicle inspection. S.F. 300, Reichardt and Denman.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

Require inspection of licenses agricultural product warehouses by commerce commission. S.F 441, Balloun and Potgeter.

Safety reports of insurance companies, S.F. 444, Hill.

Inspection of miniature boilers, exhibition purposes. H.F. 347, Strothman.

Inspection of licenses warehouses. S.F. 456, Potgeter.

Civil engineers. H.F. 391, Welden.

Regulation of nursing homes and custodial homes, appropriation. S.F. 475, Klefstad. Civil engineers, S.F. 375, Mills, et al.

Meat and poultry inspection. S.F. 409, Hagedorn - H.F. 414, Wood.

Inspection of boilers and unfired pressure vessels. S.F. 367, Klefstad, et al - H.F. 485, Baker.

Inspection of milk products. S.F. 612, Benda.

Inspection and supervision of county and municipal jails. S.F. 665, Ely, et al.

Inspection of motor vehicles. S.F. 641, legislative research committee - H.F. 607, Fischer of Grundy, et al.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Meat and poultry inspection, amending H.F. 414. H.F. 751, agriculture.

# INSTITUTIONS

# General

Establishment of canteen fund for institutions under board of control. S.F. 236, public health and welfare.

Establishment of canteen fund for institutions under board of control. H.F. 147, Patton S.F. 243, Patton.

Board of control of state institutions to operate facilities at locations away from institutional campuses. S.F. 326, public health and welfare.

Personal deposits of patients and inmates, board of control. S.F. 389, public health and welfare.

Estate of a deceased inmate of a board of control institution. S.F. 524, public health and welfare.

Institutional roads. H.F. 462, Ossian, et al.

Patients' personal accounts in institutions, board of control. H.F. 513, Gittins.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R. 26. Allen, et al.

Support of patients, institutions of board of control. S.F. 648, Shaff.

Vital statistics, S.F. 733, public health and welfare,

Board of control of state institutions to operate facilities at locations away from institutional campuses. S.F. 326, public health and welfare - H.F. 677, board of

Availability of receipts of the board of control institutions. S.F. 803, appropriations. Board of regents for salaries, support, etc., of institutions, appropriation. S.F. 838, appropriations.

Board of control for salaries, support, maintenance, etc., of institutions, billing for mental health institutes. S.F. 836, appropriations.

Board of control, state institutions, capital improvements, appropriation. H.F. 758, appropriations - S.F. 826, appropriations.

#### Mental

Notices of admission and discharge, patients in mental institutions. S.F. 128, Heaberlin, et al.

Use of mental hospitals for treatment centers for the mentally retarded. S.F. 364, public health and welfare.

# INSURANCE

General

Mortgage guaranty insurance. S.F. 56, Cassidy and Jepsen.

Method of cancellation of casualty insurance policies. H.F. 59, Caffrey, et al - S.F. 110, Briles.

Motor vehicle responsibility. H.F. 132, Patton.

Investment of funds of life insurance companies. S.F. 174, Riley, et al.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Insurance limitation in regard to old-age assistance. S.F. 202, Shirley.

Minors contract for life, accident and health insurance. S. F. 204, Shirley, et al. Accreditation of certain reinsurance purchased by Iowa companies. H.F. 71, McNamara, et al - S.F. 211, Gaudineer, et al.

Sale of Inter-American Development Bank bonds. S.F. 264, O'Malley, et al.

Contingency reserve and coverage of mortgage liability insurance. S.F. 292, Denman and Lucken - H.F. 236, Mensing and Yoder.

Unauthorized insurers and persons doing an insurance business in Iowa. H.F. 312, commerce.

Approval by secretary of state of amendments to articles of incorporation. H.F. 338, Bailey.

Investment of funds of life insurance companies. H.F. 345, Kluever, et al.

Group insurance for public employees. S.F. 416, Gaudineer, et al.

Safety reports of insurance companies. S.F. 444, Hill.

Insurance by credit cards. H.F. 350, Fischer of Grundy and Maloney.

Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.

Group insurance of public employees. H.F. 422, Andersen, et al.

Insurance for county recorder's office. S.F. 559, Stanley.

Group insurance for elective county officials. S.F. 580, Neu.

Motor vehicle financial responsibility. H.F. 490, Kluever.

Minors contract for life, accident and health insurance and for annuities. H.F. 492, Kluever, et al.

Equality of treatment, insurance organizations selling prepaid insurance. H.F. 524, McIntyre, et al.

Motor vehicle liability insurance, etc. S.F. 360, Stanley and Kruck - H.F. 561, Kluever, et al.

Motor vehicle financial responsibility. H.F. 568, Renda, et al.

Casualty insurance. H.F. 582, Steffen.

Collection of premium tax upon insurance policies. S.F. 740, governmental affairs. Investment of fire and casualty insurance companies in life insurance subsidiaries. H.F. 696, commerce.

Reciprocal or interinsurance exchanges. S.F. 764, commerce.

Hospital service corporations. S.F. 778, public health and welfare.

Errors and omissions insurance for county officers, etc. S.F. 779, governmental subdivisions.

# INTER-AMERICAN DEVELOPMENT BANK General

Sale of Inter-American Development Bank bonds. H.F. 627, O'Malley, et al.

# INTEREST

#### General

Itemized list of all interest, charges, or other fees by persons charging interest. H.F. 81, Palmer, et al - S.F. 148 Glenn, et al.

Maximum rate, interest on small loans. S.F. 154, Glenn.

Interest on warrants, public treasury, S.F. 158, Benda and Elvers.

Rate of interest on time deposits of public funds. H.F. 124, Mensing, et al.

Interest on savings accounts and time deposits. S.F. 298, Benda.

Public fund deposits - interest. H.F. 241, Yoder.

Conveyance of an interest in land, and defining marketable record title. H.F. 349, O'Malley, et al.

Interest on open accounts. S.F. 466, Lamborn, et al.

Permissible rate of interest. S.F. 473, Benda.

Definite time interest on workmen's compensation claims will commence to accrue. S.F 506, O'Malley and Coleman.

Rebate of unearned interest on installment loan agreements. H.F. 424, Palmer.

Rate of interest on certain public warrants. H.F. 455, Stromer, et al.

Maximum permissible rate of interest legally chargeable on charge accounts. S.F. 606, Denman, et al - H.F. 522, Palmer, et al.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Reciprocal or interinsurance exchanges. S.F. 764, commerce.

Interest on the investment of public funds. S.F. 802, education.

# INTERSTATE COOPERATION General

Interstate compact on placement of children. S.F. 454, public health and welfare. Interstate truck rate reciprocity procedures, interim legislative committee, appropriation. H.J.R. 23, Fischer of Grundy.

Establish an interagency case information service for information exchange about mentally handicapped. S.F. 685, Ely.

Interstate compact on the mentally disordered offender. S.F. 624, Kyhl, et al - H.F. 586, Doderer.

Pest control compact, secretary of agriculture. S.F. 635, Murray - H.F. 612, Busch. Interstate compact on the mentally disordered offender. S.F. 687, public health and welfare - H.F. 629, board of control.

Commission on interstate cooperation members, appropriation. H.F. 763, appropri-

Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations - S.F. 855, appropriations.

# INTOXICATION

## General

Reporting of conviction of operating motor vehicle while intoxicated. H.F. 330, Hill. Mandatory jail setence, driving under influence of alcohol. H.F. 362, Hill.

Operation of a motor vehicle while intoxicated or under drugs. S.F. 661, legislative research committee - H.F. 606 Steffen, et al.

## INVESTMENT

#### General

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Uniformity of central deposit requirements for investment companies. H.F. 50, Mc-Namara, et al - S.F. 265, Denman, et al.

Delete requirement amounts claimed as deduction for investment credit on state income tax returns for 1962 and 1963 be added to income on 1964 returns. H.F. 332, Kluever and Gannon.

Investment of funds of life insurance companies. H.F. 345, Kluever, et al.

Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393, Story, et al.

Investment of surplus public funds. S.F. 400, Kosek, et al - H.F. 400, Story et al. Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

Investments of the Iowa public employees retirement fund. S.F 602, Kosek.

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

Investments of Iowa public employees retirement fund. S.F. 650, legislative research committee - H.F. 598, Kluever, et al.

Consolidation of the operation and investment of funds of public retirement systems. S.F. 690, legislative research committee - H.F. 639, Kluever, et al.

Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Investment of fire and casualty insurance companies in life insurance subsidiaries. H.F. 696, commerce.

Investment of funds not needed for current expenses of the state, etc. H.F. 697, commerce. Interest on the investment of public funds. S.F. 802, education.

# IOWA AIR POLLUTION CONTROL ACT

Prevention, abatement, and control of air pollution. S.F. 270, Cassidy, et al.

Preservation and improvement of air quality. H.F. 480, public health and welfare. Preservation and improvement of air quality of the state. S.F. 737, public health and welfare.

# IOWA CENTENNIAL MEMORIAL FOUNDATION

General

Iowa centennial memorial foundation, amend Code. H.F. 168, higher education.

# IOWA COURT STUDY COMMISSION General

Members of Iowa court study commission, appropriation. H.F. 729, appropriations - S.F. 805, appropriations.

# IOWA DEVELOPMENT COMMISSION General

State aid for dutch elm disease control. H.F. 541, Andersen, et al.

Assist local governmental agencies in promotional activities. S.F. 708, Walsh.

Iowa development commission promote interests of the state. H.F. 602, Doderer and Sorg.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Members of the Iowa development commission, appropriation. H.F. 775, appropriations - S.F. 874, appropriations.

# IOWA GOVERNMENTAL REORGANIZATION COMMISSION

Iowa governmental reorganization commission, appropriation. S.F. 815, governmental affairs.

# IOWA GREAT LAKES

Extending construction of sanitary sewer facilities in the Iowa great lakes sanitary district to limit pollution, etc., appropriation. H.F. 559, Freeman.

# IOWA LABOR RELATIONS ACT

General

Establishment of a labor relations board. S.F 383, Condon - H.F. 452, Glenn, et al.

# IOWA LEGISLATIVE GOVERNMENTAL STUDY COMMISSION General

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

# IOWA NATURAL RESOURCES COUNCIL

General

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

# IOWA OLD-AGE AND SURVIVORS' INSURANCE SYSTEM General

Benefits given to retired persons under Iowa old-age and survivors' insurance system age 72. H.F. 244, Doderer and Petersen of Dallas.

# IOWA SOLDIERS HOME

Soldiers home. S.F. 2. Benda, et al.

# IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE General

Continue Iowa state fair and world food exposition study committee, appropriation. S.J.R. 25, Lodwick, et al.

Continue the Iowa state fair and world food exposition study committee, appropriation. H.J.R. 24, Miller of Page, et al.

Members of Iowa state fair and world food exposition study committee, appropriation. H.F 730, appropriations - S.F. 804, appropriations.

# IOWA STATE SHERIFFS' ASSOCIATION See Sheriffs

#### **IPERS**

### General

Investments of the Iowa public employees' retirement fund. S.F. 602, Kosek.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research committee - H.F. 573, Kluever, et al.

Investments of Iowa public employees' retirement fund. S.F. 650, legislative research committee - H.F. 598, Kluever, et al.

Iowa public employees' retirement system, members of the advisory investment board, appropriation. H.F. 774, appropriations - S.F. 841, appropriations.

Appropriate from IPERS \$375,000 to employment security commission for costs of administration. H.F. 784, appropriations - S.F. 846, appropriations.

# JAILS

# General

Mandatory jail sentence, driving under influence of alcohol. H.F. 362, Hill. Use of telephone. H.F. 363, commerce.

Inspection and supervision of county and municipal jails. S.F. 665, Ely, et al.

Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al. Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al.

Non transfer of county prisoners if jail meets standards. H.F. 681, judiciary. Inspection of county jails by state board of control. H.F. 61, judiciary.

# **JOB TRAINING**

#### General

Establish a division of job training in department of public instruction. S.F. 712, industrial and human relations.

#### JUDGES

#### General

Salary of district court judges. S.F. 92, Erskine, et al - H.F. 78, Andersen, et al. Terms of office of juvenile judges. S.F. 208, Riley.

Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Internal operation of district court in rendering services. S.F. 221, Gaudineer, et al. Jurisdiction and duties of district court judges. S.F. 224, Denman, et al.

Compensation of election judges and clerks. H.F. 219, Van Roekel, et al.

Delay in trials. H.F. 270, Glenn.

Presentence investigations made by board of parole. H.F. 246, Mowry and Renda - S.F. 359, O'Malley, et al.

Increase penalties pertaining to fraudulent use of credit cards. H.F. 326, Fischer of Grundy and Winkelman.

Judicial retirement system. S.F. 402, Lodwick.

Computing retirement annuities for judges. S.F. 507, Denman and Mills.

Judges of elections. S.F. 573, Klefstad.

Establish judicial districts for district courts - number of judges. S.F. 283, Hill, et al.

Judicial retirement compensation and widows' annuities, appropriation. S.F. 642, Mills and Denman - H.F. 560, Kluever and McCartney.

Abolish justice of the peace courts - provide unified trial court. S.F. 302, Riley et al.

# JUDICIARY

# General

Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al. H.F. 52, Sorg, et al.

Ninth (9th) and 18th judicial districts. S.F. 794, judiciary.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

# **JUNKY ARDS**

#### General

Junkyards. S.F. 777, transportation.

Regulation and licensing of junk dealers, appropriation. H.F. 583, Nelson, et al. Regulate, license junk dealers, motor vehicles. S.F. 199, O'Malley, et al. Junk motor vehicles. S.F. 702, Stanley, et al.

# JURY

# General

Selection of grand jurors. H.F. 43, Doderer.
Grand jury indictments. H.F. 214, Glenn.
Compensation of clerk of grand jury. H.F. 370, Shaw, et al.
Jury selection. H.F. 614, Pelton.
Fees paid petit and grand jurors. S.F. 198, Riley and Lodwick.
Compensation received by jurors. S.F. 238, Kosek.
Mileage allowance of jurors. S.F. 549, Stanley.

# JUSTICES OF THE PEACE

General

Fees of justices of the peace. H.F. 317, Sorg.
Change of venue in mayors and police courts. H.F. 344, Hill.
Method of appeal from justice court convictions. S.F. 514, Glenn.
Abolish justice of the peace courts - provide unified trial court. S.F. 302, Riley, et al.

# JUVENILE See Minors

#### Home

Counties levy a maximum 1 mill for maintenance of juvenile home. S.F. 65, Gaudineer H.F. 174, Tapscott, et al.

#### LABELING

#### General

Labels affixed to bottles of liquor. S.F. 191, Condon.

#### LABOR

General

Right to employment, H.J.R. 13, Grassley, et al.

Public employees right to form labor unions and negotiate. S.F. 285, O'Malley, et al. Migratory agricultural laborers. H.F. 178, Tapscott, et al - S.F. 290, Denman.

Employees of public bodies of the state - negotiate and arbitrate. H.F. 227, Hill. Labor disputes, 96 hour limit on temporary injunction or restraining order issued, etc. S.F. 355, Riley and Kosek.

Establishment of a labor relations board. S.F. 383, Condon - H.F. 452, Glenn, et al. Penalty, etc., to use of force or violence, etc., to prevent any person from engaging in lawful employment, etc. H.F. 564. Kluever, et al.

Establish a division of job training in the bureau of labor, S.F. 692, Walsh.

#### Ilniano

Labor union membership. H.F. 335, Bennett, et al.

Employer to enter into certain agreements with labor organizations. S.F. 434, Frommelt, et al.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522. Glenn.

Public employees right to form employee organizations for bargaining. H.F. 402, Allen, et al.

#### Rureau of

Inspection of miniature boilers, exhibition purposes. H.F. 347, Strothman. Employment safety commission, duties, powers and authority and the labor commissioner. H.F. 447, Welden, et al.

## LAKES

#### General

Horsepower of outboard motors. H.F. 125, Palmer.

Boat traffic on artificial lakes, jurisdiction, conservation commission. H.F. 169, Christensen, et al.

# LAND

## General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker.

Right of way purchase by highway commission. H.F. 16, Fischer of Grundy.

Legalizing town plats, amending the legalizing acts pertaining to cities and towns. H.F. 23 McCartney.

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Trespassing, S.F. 102, Lodwick,

Trapping on lands of another. S.F. 105, Briles.

Land, county conservation board. S.F. 129, Balloun and Messerly - H.F. 122, Mohrfeld. Landowners make land and water available to public by limiting liability. H.F. 151, conservation.

Extending platting jurisdiction of cities and towns. S.F. 230, Stanley, et al.

Licensing of mining operators, rehabilitation of land. H.F. 202, Miller of Des Moines, et al. - S.F. 279, legislative research committee.

Limit liability of landowners, etc., who make land available to the public for recreation. H.F. 235, Nielsen.

Preserve and replace top soil, highway construction. H.F. 297, Busch.

Rehabilitating land affected by surface mining, appropriation. H.F. 281, Miller of Des Moines, et al - S.F. 407, legislative research committee.

Attachment of certain land to Clear Creek Community School District, Johnson and

Iowa counties. S.F. 405, Burns.

Changes in boundaries of Bellevue community school district, Jackson county. S.F. 446. Lamborn.

Conveyance of an interest in land, and defining marketable record title. H.F. 349, O'Malley, et al.

Partition fences. S.F. 462, Coleman, et al.

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

Agricultural land tax credit. S.F. 469, Lodwick, et al.

Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

Issuance and sale by cities and towns of anticipatory warrants for acquisition of real estate for public parking. H.F. 437, Sorg and Radl.

Extend jurisdiction of city or town to any land owned outside the limits. H.F. 441, Palmer, et al.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Condemnation of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture.

Limitations of actions. S.F. 600, DeHart.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Changing method of assessing land within levee and drainage districts. S.F. 683, Lodwick - H.F. 626, Hicklin and Distelhorst.

Acquiring land for school purposes. H.F. 636, Hicklin.

Make market value and actual value of property the same. H.F. 638, Andersen.

Condemnation of property for public improvements, etc. H.F. 652, schools.

Construction, replacement, repairs, etc., to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

## LAND PATENTS General

Patent to real estate to C. E. Barnett and Marie A. Barnett. H.F. 13, Millen.

Patent to certain real estate, Joe Varese, Sr., and Louis Sacco. H.F. 117, Moffitt - S.F. 183, Camp.

Issuance of a patent to certain real estate to Leon M. and Grace C. Nelson. H.F. 521, Van Nostrand, et al.

Patent to certain real estate, Henry county industrial development corporation. S.F. 769, judiciary - H.F. 699, judiciary.

# LANDSCAPE General

Registration of landscape architects, appropriation. S.F. 497, DeHart. Registration of landscape architects. H.F. 610, Van Drie.

# LARCENY General

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Bellevue Community School District, Jackson county, issuance of school building bonds levy of taxes. S.F. 426, Lamborn.

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Build new high school, Clear Creek Community School District. S.F. 406, Burns. Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community school district, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593, Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of town council of Lenox, Taylor county, providing

for execution of a contract for purchase of natural gas. S.F. 595, Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Bedford, Taylor county. S.F. 597, Briles. Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.

Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Legalize and validate proceedings for changes in the boundaries of Albia, county of Monroe - boundaries legally established. S.F. 724, McGill.

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Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

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Legalize and validate proceedings providing for the creation, organization, etc., of merged areas for operation of area vocational school or college. S.F. 771, judiciary.

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Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

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# LIBRARIES

# General

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#### Fish and Game

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#### Hunting

Special deer hunting licenses to landlords and tenants. S.F. 139, Buren, et al.

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#### Medical — Professional

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## Motor Vehicles

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#### General

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Cities and towns to finance local citizens' committees on alcoholism. S.F. 352, Kyhl, et al.

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# **Control Commission**

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Require companies selling liquor to Iowa liquor control commission to file report on sales or payments. S.F. 111. Stanley, et al - H.F. 130 Schmarje, et al.

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# General

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#### General

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#### General

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# MARRIAGE

#### General

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# MEDICAL - PROFESSIONAL

#### General

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Immunity from civil damages to persons giving aid at scene of an accident. S.F. 58, legislative research committee - H.F. 159, Steffen, et al.

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Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Name of drug prescribed by doctor or dentist affixed to container. S.F. 495, Reppert. Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Actions against nonprofit hospital service and nonprofit medical service corporations. S.F. 652, Coleman, et al.

Medical evidence in workmen's compensation proceedings. S.F. 684, Gaudineer.

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Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc., of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

License to practice as resident physician, osteopathic physician and surgeon. S.F. 157, O'Malley, et al - H.F. 139, Miller of Page.

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General

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General

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Mileage allowance for boards of supervisors. S.F. 750, judiciary.

Mileage allowance for members of county boards of supervisors. S.F. 791, judiciary. Legalize and validate payments heretofore made to members of boards of supervisors, ten cents for every mile traveled, business. H.F. 723, county and township affairs.

# MILITARY AFFAIRS

General

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General

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#### MILLAGE

General

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Agricultural land tax credits, pay in full, increase school fund millage from 15 to 20, provide appropriation. H.F. 41, Busch, et al.

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Counties levy a maximum 1 mill for maintenance of juvenile home. S.F. 65, Gaudineer - H.F. 174, Tapscott, et al.

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#### MINING

### General

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# General

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Cigarettes, other than tobacco, also prohibited to minors. H.F. 94, Bergman.

Orphans, Viet Nam veteran's. S.F. 7, Benda, et al.

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Judgments and liens in neglected, dependent and delinquent children matters. S.F. 122. Gaudineer, et al.

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398, board of control.

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#### **Parks**

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# General

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#### General

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# PRESIDENT, VICE PRESIDENT — UNITED STATES General

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# PRINTING - PUBLISHING

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Printing of bills. H.F. 1, Fisher of Greene - S.F. 1 Kibbie.

Printing of bills. S.F. 23, governmental affairs.

State departments, etc., offset type. H.F. 92, Van Drie, et al.

Publication of real property valuations. S.F. 187, Rigler, et al.

Cost of printing certain proceedings, reports, etc. S.F. 97, O'Malley and Rigler - H.F. 170, Winkelman, et al.

Prefiling and printing of legislative bills before convening of session. H.F. 633, Gannon. Devices used to automatically print or stamp weight values on scale tickets. S.F. 759, agriculture.

Legislative printing. H.F. 738, rules.

State printing board for printing and binding, appropriation. H.F. 771, appropriations - S.F. 849, appropriations.

### **PRISONS**

See Penal Institutions, Sub-Ref. Prisons

## **PRISONERS**

#### General

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Sentencing persons convicted of a crime. S.F. 328, public health and welfare - H.F. 239, board of control.

Permit warden - approval of board of control - determine amount of good time deprived a prisoner for 5th and subsequent violation of rules. H.F. 238, board of control - S.F. 329, public health and welfare.

Prohibiting certain articles from being provided to county and municipal prisoners. J. F. 357, legislative research committee - H.F. 293, Smith, et al.

Amount of money advanced to paroled prisoners. S.F. 322, O'Malley, et al - H.F. 266, Kluever, et al.

Periodic release of prisoners sentenced by municipal courts. S.F. 356, legislative research committee - H.F. 305, Smith, et al.

Sheriff's fees for the care of prisoners. S.F. 467, legislative research committee. Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al.

Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al. Restoration of citizenship rights to convicts upon their release. S.F. 391, public health and welfare - H.F. 665, board of control.

Institution for diagnosis and treatment of persons suffering from mental illness, security setting in place of reformatory. S.F. 721, public health and welfare - H.F. 676, board of control.

Non transfer of county prisoners if jail meets standards. H.F. 681, judiciary.

## PRODUCTS General

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# PROMOTION

Assist local governmental agencies in promotional activities. S.F. 708, Walsh. Iowa development commission promote interests of the state. H.F. 602, Doderer and Sorg.

# PROPERTY

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Definitions, personal net income tax law. H.F. 58, judiciary committee. Liability policies, payment of property damage claims. H.F. 48, Maloney, and Fischer

of Grundy - S.F. 94, Lucken and Coleman.

Mechanics liens. H.F. 96, Mensing.

Entry upon private property for surveys. S.F. 161, judiciary.

Special assessments on railroad property. S.F. 55, Mills, et al - H.F. 110, Harbor, et al. Publication of real property valuations. S.F. 187, Rigler, et al.

Real property and contracts. H.F. 146, Busch.

Disposition of unclaimed property. S.F. 246, Gaudineer.

Disposition of unclaimed property. H.F. 101, Mowry, et al - S.F. 268, Hougen, et al. Liability in property damage cases caused by convicted juvenile offenders. H.F. 304, Reed. Compensation received by appraisers. H.F. 336, Johnston.

Definition of a lot in special assessment procedures. S.F. 450, Jepsen, et al.

Assessment and valuation of property, boards of review. H.F. 348, Distelhorst.

Execution sales. H.F. 354, Johnston.

Promote unhampered growth of commerce and industry. H.F. 375, Radl.

Limitations of actions on ancient mortgages and abandoned property. S.F. 304, De-Koster, et al - H.F. 390, Kluever, et al.

Defacing property. H.F. 396, Sanders and Hicklin.

Tax credits on personal property subject to tax, appropriation. S.F. 493, Hill.

Condemnation of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

Removal of parked vehicles. S.F. 630, Jepsen.

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds. Redemption of tax sale on property of deceased old-age assistance recipient. H.F. 547, Hullinger - S.F. 666, Main.

Give double homestead tax credit to persons 65 or over, annual income less than \$3,600.

H.F. 625, Tapscott.

Make market value and actual value of property the same. H.F. 638, Andersen.

Mechanic's liens. H.F. 650, Allen.

Power of state and savings banks to own and lease certain personal property. S.F. 729, commerce.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

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Assessments of property, department of revenue. S.F. 748, governmental affairs. Acquisition of existing privately owned property and facilities, establishment of county hospitals. S.F. 766, public health and welfare.

Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 761, appropriations - H.F. 718, appropriations.

Agreements, joint or common ownership of property used in generation, transmission, or distribution of electricity. H.F. 728, judiciary.

#### Taxes

Exempt certain personal property from taxation. S.F. 19, Flatt.

Property tax exemption to disabled veterans. S.F. 37, Benda, et al.

Personal property tax, legislative committee to study and make report to General Assembly. S.J.R. 15, Reichardt and Heying.

Educational cost sharing through property tax replacement. H.F. 21, Baker.

Assessment of property. H.F. 44, McNamara, et al.

Exempt from property taxation facilities used to control air or water pollution. S.F. 108, Lodwick.

Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens, et al. Payment of real and personal property taxes in advance. S.F. 166, Lodwick.

Assessment, taxation and exemptions. S.F. 16, Stanley, et al - H.F. 113, Grassley and Klein.

Increase sales and use tax, create personal property tax credit fund. S.F. 162, Reichardt, et al - H.F. 177, Miller of Jones, et al.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Update laws governing public libraries. H.F. 233, Voorhees, et al - S.F. 333, Erskine and Neu.

Taxation of personal property - allowance of a credit, appropriation. S.F. 341, Flatt and Rigler.

Exempt from personal and real property taxes all buildings, etc., used primarily in

product research. H.F 255, Schmarje, et al.

Educational property tax relief tax. H.F. 316. Gallagher, et al.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al.
H.F. 322, Lipsky, et al.

Freeze property taxes at 65 and over, allow improvement. H.F. 358, Strand, et al. Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al. - H.F. 374, Nelson, et al.

Tax incentives for improvement and repair of property. S.F. 490, Stanley.

Credit on the personal property tax, \$1,000. S.F. 529, Lisle.

Tax the yield from intangible personal property. H.F. 434, Redfern, et al.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Riley.

Personal property tax elimination, except utilities, and replacement thereof. H.F. 502, Yoder, et al.

Real property tax on homes of persons 65. limitation. H.F. 518, Conklin.

Property tax exemption for retired persons, over 65, S.F. 628, Jepsen.

Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539, Van Drie.

Repeal of personal property taxes. H.F. 548, Hullinger - S.F. 667, Main.

Proportionate sharing of cost of public school education in public high school districts, state of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

Repeal the personal property tax. S.F. 676, Kosek.

Exempt from taxation personal property, increase taxable valuation of homes. H.F. 584, Lipsky.

Taxation of personal property, appropriation. H.F. 604, Winkelman, et al.

Elimination of certain property tax exemptions. H.F. 611, Fischer of Grundy.

Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale. H.F. 637, state planning and development.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. General property tax replacement and equalization - school tax. H.F. 686, tax revision. Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

Establishment of anew tax on intangibles, modification of existing taxes on sales, personal incomes and corporate incomes, provide property tax replacement, etc. H.F. 702, tax revision.

Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means.

Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means.

(same - not companion)

Taxation of personal property, appropriation. S.F. 807, ways and means.

Homestead tax credit for persons over 65, H.F. 737, tax revision.

Definition and regulation of property tax exemptions. S.F. 839, ways and means.

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#### General

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# PUBLIC DEFENDER

#### General

Requirements governing public defenders. S.F. 487, Riley.

# PUBLIC DEFENSE

#### General

Reorganization of the department of public defense. S.F. 812, governmental affairs. Public defense appropriation, administrative state aircraft. H.F. 745, appropriations - S.F. 823, appropriations.

Department of public defense, appropriation, for various capital improvements, etc. H.F. 750, appropriations.

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## PUBLIC INSTRUCTION, DEPARTMENT OF

#### Genera

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Election and appointment, board of public instruction. H.F. 355, Diehl, et al.

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Requiring courses of study to include proper coverage of history of the negro race, etc. H.F. 520, Reed and Gannon.

Provide for attachment of non-high school districts. S.F. 617, education.

Appoint 9 members to board of public instruction by Governor, Senate approve. S.F. 637, Murray.

Election of the state superintendent of public instruction. H.F. 594, Koch.

Advisory committee on elementary and secondary school approval standards. S.F. 753, education.

Establish a division of job training in department of public instruction. S.F. 712, industrial and human relations.

Compulsory school attendance and educational standards. S.F. 785, education.

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Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

Department of public instruction, division of vocation rehabilitation for new center,

acceptance of federal funds for participation, appropriations. H.F. 780, appropriations - S.F. 852, appropriations.

Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations - S.F. 868, appropriations.

Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations - S.F. 870, appropriations.

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Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations - S.F. 873, appropriations.

Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations - S.F. 875, appropriations.

Department of public instruction for state aid for transportation, appropriation. S.F. 871. appropriations.

Department of public instruction for supplemental aid to certain school districts, appropriation. S.F. 872, appropriations.

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# PUBLIC PROTECTOR

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# PUBLIC WORKS

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## RADIATION General

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# RAILROADS

## General

Railroad crossings. S.F. 35, Gaudineer.

Red electric lights on railroad caboose cars. S.F. 66, Riley, et al.

Special assessments on railroad property. S.F. 55, Mills, et al - H.F. 110, Harbor, et al.

Warning lights on all railroad engines. H.F. 343, Curran, et al.

Equipment of locomotives and cabooses. H.F. 351, Carnahan, et al.

Reflectorized railroad crossing signs. H.F. 366, Cochran, et al.

Safety equipment for trains. H.F. 469, Distelhorst.

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## REAL ESTATE General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Patent to real estate to C. E. Barnett and Marie A. Barnett. H.F. 13, Millen.

Legalizing town plats, amending the legalizing acts pertaining to cities and towns. H.F. 23. McCartney.

Real estate, listing and assessment. S.F. 63, Hougen, et al.

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Eliminate tax on real estate transactions, etc. S.F. 115, Stephens.

Powers of partnerships as to real estate. S.F. 156, O'Malley.

Patent to certain real estate, Joe Varese, Sr., and Louis Sacco. H.F. 117, Moffitt - S.F. 183, Camp.

Real estate tax parcel index numbering systems, related tax maps. S.F. 175, Reppert. Real property and contracts. H.F. 146, Busch.

Real estate licenses. S.F. 305, Benda, et al.

Compensation received by members of the Iowa real estate commission. S.F. 315, Lange, et al.

Trust accounts maintained by real estate brokers. S.F. 261, Hagedorn, et al - H.F. 346,

Issuance and sale by cities and towns of anticipatory warrants for acquisition of real estate for public parking. H.F. 437, Sorg and Radl.

Limitations of actions of claims to real estate. S.F. 519, Van Gilst.

Sale of real estate, S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Meetings of governmental agencies open to public, S.F. 536, Stanley, et al.

Educational requirements for applicants for real estate salesmen or brokers licenses. S.F. 578. Nurse and Reno.

Ratification of sale of certain real estate, independent school district of Ames, Story county. H.F. 486, Cunningham.

Issuance of a patent to certain real estate to Leon M. and Grace C. Nelson. H.F. 521, Van Nostrand, et al.

Patent to certain real estate, Henry county industrial development corporation. S.F. 769, judiciary - H.F. 699, judiciary.

Establishment and management of the real estate recovery fund. H.F. 704, judiciary. Maximum expenditures for county building construction, etc. S.F. 781, transportation.

Legalize and validate proceedings of board of directors of independent school district of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein - S.F. 814, judiciary.

# RE-APPORTIONMENT OF LEGISLATURE

#### General

Require members of General Assembly be elected from single member legislative districts. S.J.R. 12, governmental affairs.

Legislators elected from single member legislative districts. S.J.R. 5, Van Gilst, et al. - H.J.R. 5, Cochran, et al.

Annual sessions of the Legislature. S.J.R. 4, Frommelt, et al - H.J.R. 1, Renda, et al. Commission to make study of subdistricting legislative districts. S.J.R. 6, Rigler and Mills - H.J.R. 10, Van Nostrand and Millen.

Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al. - H.F. 52, Sorg, et al.

Composition and apportionment of the General Assembly and establishment of congressional districts. S.J.R. 7, Stanley, et al - H.J.R. 4, Van Nostrand.

Re-apportionment, composition of General Assembly, establish congressional districts. S.J.R. 8, Kibbie, et al - H.J.R. 3, Gannon, et al.

Commission to study legislative subdistricting, re-apportionment. H.J.R. 28, Van-Nostrand, et al.

Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment - S.F. 811, governmental affairs.

Expenses incurred by committee to study subdistricting legislative districts. H.F. 776 appropriations - S.F. 842, appropriations.

Extending period General Assembly may adopt a plan subdistricting counties and legislative districts. H.J.R. 32, constitutional amendments and reapportionment.

#### RECIPROCITY

#### General

Interstate truck rate reciprocity procedures, interim legislative committee, appropriation. H.J.R. 23, Fischer of Grundy.

Motor fuel tax. S.F. 742, ways and means.

### RECORDER

## General

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen.

### RECORDS

#### General

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Payment of recording fees for recording of tax liens. H.F. 558, Lee.

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## RECREATION

#### General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Saylorville dam, outdoor recreation-outdoor education center. S.F. 89, Benda, et al. Landowners make land and water available to public by limiting liability. H.F. 151, conservation.

Limit liability of landowners, etc., who make land available to the public for recreation.

H.F. 235, Nielsen.

Establish natural resources and recreational districts by boards of supervisors. H.F. 208, Lee, et al - S.F. 382, Clarke, et al.

Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

Imposing fees for use of state owned recreational areas. H.F. 432, Harbor, et al. Control of municipal recreational facilities. S.F. 546, governmental subdivisions. Playground and recreation commissions. H.F. 753, cities and towns.

## REFLECTORS General

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. Prohibiting the use of red reflectors along highways. S.F. 673, Lodwick and Benda.

## REFORMATORY See Penal Institutions

#### REFUSE

### General

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## REGISTRATION General

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Reflective motor vehicle registration plates. H.F. 47, Holden.

Voter registration in counties having population 20,000 or over. H.F. 73, Camp, et al. Exempting private or parochial school buses from registration fees. S.F. 103, De-Koster and Van Gilst.

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Farm trucks, registration fee. H.F. 95, Schroeder, et al.

Pro-ration of registration fees of commercial motor vehicles. S.F. 254, transportation - H.F. 234, motor vehicles and highway safety.

Motor vehicle registration plates. H.F. 231, Steffen, et al - S.F. 311, legislative research committee.

Voter registration, counties having population 50,000 or more. H.F. 283, Koch.

Permanent registration of voters. H.F. 325, Hill.

Registration and protection of marks. S.F. 421, DeKoster.

Purchasing of motor vehicle registration plates. H.F. 367, Miller of Des Moines and Distelhorst.

Motor vehicle registration fees. H.F. 397, motor vehicles and highway safety.

Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley. Method for notice of revocation or suspension of registration of vehicles. H.F. 467, motor vehicles and highway safety.

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Registration of voters. H.F. 476, Maloney.

Motor vehicle registrations. H.F. 498, Lipsky.

Motor vehicle registration fees. H.F. 507, Grasslev.

Motor vehicle registration fee refunds. H.F. 509, Van Drie, et al.

Prohibit use of reflectorized paint of material on motor vehicle registration plates. H.F. 545. Yoder and Holden.

Increase license fees for motor vehicles. S.F. 623, legislative research committee - H.F. 605, Steffen, et al.

Motor vehicle registration plates. H.F. 601, Holden and Yoder.

Elimination of use of decalcomania emblems for truck and truck-tractor plates. H.F. 657, Van Drie, et al.

Fees collected from registration of watercraft. S.F. 394, conservation and recreation - H.F. 661, conservation.

Vital statistics. S.F. 733, public health and welfare.

Registration of aircraft. H.F. 679, roads and highways.

Exemption from payment of license fees for in transit movement of vehicles. H.F. 694, motor vehicles and highway safety.

Vehicle transit plates. H.F. 695, motor vehicles and highway safety.

Registration plates. H.F. 724, motor vehicles and highway safety.

Registration plates, amend S.F. 18, beautiful land. S.F. 809, safety and law enforcement. Transfer \$20,000 to motor vehicle registration for purchasing supplies and materials,

etc., manufacture of motor vehicle registration plates. H.F. 748, appropriations - S.F. 824, appropriations.

Registration of voters, S.F. 631, Jepsen - H.F. 542, McCray.

# REGULATORY BOARDS

### General

Regulatory boards and agencies from their trust funds, expenditures. H.F. 759, appropriations.

# REHABILITATION

#### General

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Additional benefits for permanently injured employees, workmen's compensation. S.F. 501. O'Malley and Coleman.

Industrial commissioner supervise professional care and rehabilitation of employees sustaining injuries. S.F. 504, O'Malley and Coleman.

Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Changes from correctional to rehabilitation services for some board of control institutions. S.F. 526, public health and welfare.

Alcoholism project, appropriation. H.F. 754, appropriations.

Department of public instruction, division of vocation rehabilitation for new center, acceptance of federal funds for participation, appropriation. H.F. 780, appropriations - S.F. 852, appropriations.

# REORGANIZATION

### General

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Reorganization of school districts. S.F. 190, Klefstad.

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs. Liquor control commission, reorganization. S.F. 746, governmental affairs.

Reorganization of the office of state comptroller. S.F. 795, governmental affairs. Reorganization of the department of public defense. S.F. 812, governmental affairs. Iowa governmental reorganization commission, appropriation. S.F. 815, governmental affairs.

# REORGANIZATION OF SCHOOL DISTRICTS See School Districts

## RESEARCH General

Exempt from personal and real property taxes all buildings, etc., used primarily in product research. H.F. 255, Schmarje, et al.

## RETAILER General

Credit or discount in paying sales tax receipts due the state, to the retailer. H.F. 46, Baker.

Abolish class "C" beer permits. H.F. 102, Klein, et al.

Distribution of trademarked articles. H.F. 267, Johnston.

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# RETIREMENT SYSTEMS

#### General

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Retirement systems for policemen and firemen, certain exemptions from taxation. H.F. 510, Lee.

Peace officers' retirement system and certain exemptions from taxation. H.F. 511, Lee. Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Funds for various departments and various divisions, salaries of various statutory positions, and judicial and peace officers' retirement systems. H.F. 773, appropriations - S.F. 853, appropriations.

Iowa public employees' retirement system, members of the advisory investment board, appropriation. H.F. 774, appropriations - S.F. 841, appropriations.

#### Pensions

Benefits to spouse of retired or acting member of city police or firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

Increase teachers payment retired before July, 1953. H.F. 327, Grassley, et al.

Pensions for certain retired public school employees. H.F. 321, Van Drie.

Eliminate population restriction on establishment of a utility retirement system. H.F. 508, Den Herder and Ossian.

Judicial retirement compensation and widows' annuities, appropriation S.F. 642, Mills and Denman - H.F. 560, Kluever and McCartney.

## Public Retirement System

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al -

S.F. 82, Denman, et al.

Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393, Story, et al.

Investments of the Iowa public employees retirement fund. S.F. 602, Kosek.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research committee - H.F. 573, Kluever, et al.

Investments of Iowa public employees retirement fund. S.F. 650, legislative research committee - H.F. 598, Kluever, et al.

Retirement of public employees. H.F. 656, Maloney.

Consolidation of the operation and investment of funds of public retirement systems. S.F. 690, legislative research committee - H.F. 639, Kluever, et al.

#### RIDT

### General

Riot control. S.F. 554, Stanley.

## RIVERS

# General

Upper Mississippi Riverway Compact, appropriation. S.F. 644, Elvers and Benda - H.F. 634, Gannon.

## **ROAD USE TAX FUND**

#### General

Apportionment of road use tax fund and liquor control fund. H.F. 89, Gallagher, et al - S.F. 169, Coleman, et al.

Road use tax funds, construction, maintenance of state institutional and park roads. H.F. 142, Van Drie, et al.

Apportionment of road use tax funds for secondary road purposes. S.F. 468, Ely. Allocations from road use tax fund, apportionment thereof. S.F. 541, Reppert, et al. Apportionment of road use tax fund allocations. S.F. 696, Kibbie, et al.

Apportionment of the road use tax fund. S.F. 722, Lodwick.

# ROADS

#### General

Railroad crossings. S.F. 35, Gaudineer.

Spraying on and along roads. H.F. 12, Gallagher.

Mail-delivering vehicles, sufficient area to stop off traveled portion of roads when delivering, H.F. 36, Hullinger.

T intersections on primary and secondary roads, H.F. 56, Nielsen, et al.

Road use tax funds, construction, maintenance of state institutional and park roads. H.F. 142. Van Drie, et al.

Special assessments, low type surfacing. S.F. 215, Gaudineer, et al.

Restoration and compensation to counties for secondary roads used as primary road detours. S.F. 373. Lodwick and Benda.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Reconstruction and hard surfacing of certain roads, appropriation. S.F. 370, Balloun, et al - H.F. 331, Mohrfeld, et al.

Apportionment of road use tax funds for secondary road purposes. S.F. 468, Ely. Extension of farm-to-market roads, corporate limits of cities and towns. S.F. 486, Murray, et al.

Allocations from the road use tax fund, apportionment thereof. S.F. 541, Reppert, et al. Institutional roads. H.F. 462, Ossian, et al.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Classification of highways and responsibility therefor. H.F. 715, roads and highways.

# ROCKS

### General

State rock, Iowa geode. S.J.R. 20, McGill and Shirley - H.J.R. 14, Schmarje, et al.

# SAFETY

#### General

Studded tires. S.F. 17, Kruck.

Railroad crossings. S.F. 35, Gaudineer.

Flashing lights on slow-moving vehicles. S.F. 36, Balloun, et al.

Studded tires, use of. S.F. 44, legislative research committee.

Transportation for all pupils attending school in state. H.F. 26, Baker.

T intersections on primary and secondary roads. H.F. 56, Nielsen, et al.

Wearing of safety equipment, motorcycles. S.F. 100, Gaudineer.

Assault of a peace officer. H.F. 121, Johnson, et al.

Equipment for transporting granular loads. H.F. 118, Gallagher and Dunton.

Motorcycle operator's licenses, mufflers, and safety regulations. S.F. 227, Walsh. Operation of a motor vehicle. H.F. 180, Redfern.

Operation of a motor vehicles. S.F. 137, legislative research committee - H.F. 187, Steffen, et al.

Adoption of safety rules. S.F. 257, Lodwick, et al.

Increase penalty, driving while license is suspended, etc. S.F. 281, Stanley and Riley.
Truck speed laws. S.F. 278, legislative research committee - H.F. 210, Fisher of Greene, et al.

Use of safety emblems on slow-moving vehicles. S.F. 306, safety and law enforcement. Official traffic control devices. H.F. 264, Knight, et al.

Use of an emblem on slow-moving vehicles. S.F. 312, legislative research committee - H.F. 256, Steffen, et al.

Safety lights on vehicles, farm. S.F. 420, Rigler.

Safety reports of insurance companies. S.F. 444, Hill.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn.

Safety equipment on motor vehicles. H.F. 444, Bennett.

Safety equipment for trains. H.F. 469, Distelhorst.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn - H.F. 473, Dunton.

Safety equipment on trucks, other vehicles without rear bumpers. H.F. 481, Dunton. Authorizing a right turn on a red lights. H.F. 517, Conklin. et al.

Roadside parks. H.F. 642, roads and highways.

Sixty-five ft. trucks. H.F. 212, motor vehicles and highway safety.

Motor vehicle no-passing zones. H.F. 678, roads and highways.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Research, problems involving traffic safety. H.F. 714, motor vehicles and highway safety. Amend S.F. 306, use of safety emblems on slow-moving vehicles. S.F. 799, safety and law enforcement.

### Hi ghways

Operation of school buses. S.F. 41, Shirley.

Highway safety and control of traffic. S.F. 107, Stanley, et al - H.F. 119, Schmarje, et al.

Warning sign on slow-moving vehicle. S.F. 272, Stanley, et al.

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. Prohibiting the use of red reflectors along highways. S.F. 673, Lodwick and Benda. Use of highways rights of way for vending. H.F. 644, roads and highways.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Acceptance of federal funds for highway safety. H.F. 720, motor vehicles and highway safety - S.F. 820, safety and law enforcement.

### Dept. of Public

Prohibiting consideration of certain motor vehicle equipment violations. H.F. 161, Renda - S.F. 247, Gaudineer.

Application requirements, members of public safety. S.F. 260, safety and law enforcement.

Training schools for members of department of public safety. H.F. 254, Schmarje, et al. Accident and disability benefits for public safety peace officers. H.F. 296, Grassley. Enforcement of statewide minimum standards for installation, alteration, or repair

of electrical wiring and equipment. S.F. 500, judiciary.

Operation of ambulances. H.F. 415, Nelson, et al.

Riot control. S.F. 554, Stanley.

License, regulate and control motor vehicle salvage dealers, commissioner of public safety. S.F. 634, Gaudineer and Riley.

Training schools for members of the department of public safety. H.F. 615, Pelton - S.F. 711, safety and law enforcement.

Transfer \$20,000 to motor vehicle registration for purchasing supplies and materials, etc., manufacture of motor vehicle registration plates. H.F. 748, appropriations - S.F. 824, appropriations.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department, expenditures from their trust funds. H.F. 760, appropriations.

Department of public safety for capital improvements, appropriation. H.F. 783, appropriations - S.F. 847, appropriations.

# SALARIES

#### General

Salary of district court judges. S.F. 92, Erskine, et al - H.F. 78, Andersen, et al. Salary limits for councilmen, towns under 15,000. S.F. 214, Patton, et al.

Certificated public school employees, negotiations, etc. S.F. 256, Riley.

Public employees right to form labor unions and negotiate. S.F. 285, O'Malley, et al. Cities and towns pay salaries and expenses of civil rights commissions. H.F. 519, Conklin, et al.

Salaries of county attorneys. S.F. 607, Denman and Gaudineer - H.F. 528, Maloney. Compensation of county officers and their deputies and assistants. H.F. 562, Shepherd.

Change corporate income tax. H.F. 578, Maloney.

Salaries of certain employees of the highway commission. H.F. 664, roads and highways. State conservation commission, appropriation. H.F. 716, appropriations.

Increase salaries of bailiffs, Des Moines. H.F. 733, cities and towns.

Funds for various departments and various divisions, salaries of various statutory positions, and judicial and peace officers' retirement systems. H.F. 773, appropriations - S.F. 853, appropriations.

#### Wages

Establish wage rates for public works projects. H.F. 85, Wood, et al - S.F. 140, Condon. Salaries of city water board members. S.F. 171, Dodds.

Minimum wages for employees. S.F. 176, Heying, et al - H.F. 127, McNamara, et al. Payment of wages due employees from all employers. S.F. 163, Gaudineer, et al - H.F. 143. Lipsky, et al.

Place all employees of institutions under board of control under federal fair labor standards, minimum wage and hour regulations. H.F. 315, Shepherd and Patton. Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

# SALES

#### General

Beer containers. S.F. 28, McGill.

Trading stamps. S.F. 29, Hougen.

Discounts on purchases of liquor by retail license holders. S.F. 48, Frey and Denman. Liquor taxation, control and enforcement. S.F. 50, Frey, et al.

Tire equipment on motor vehicles, H.F. 18, Caffrey and Renda.

Farm products. H.F. 24, Radl and Sorg.

Sale of frozen poultry or domestic fowl. H.F. 35, Hullinger, et al.

Wine, sale and distribution, S.F. 75, Riley, et al.

Sale of documentary stamps. H.F. 79, Distelhorst.

Sale of fish. S.F. 136, committee on conservation and recreation.

Require companies selling liquor to Iowa liquor control commission to file report on sales or payments. S.F. 111, Stanley, et al - H.F. 130, Schmarje, et al.

Possession, sale of animals and birds. S.F. 170, Patton.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Employment and licensing of special state distributors for sale of state-owned liquor. S.F. 212, Murray, et al.

Sale of hav and straw. S.F. 222, Main.

Sale of beer for off-premise consumption. S.F. 276, Kruck.

Distribution of trademarked articles. H.F. 267, Johnston.

Sale of skins and plumage of lawfully taken game birds and animals. S.F. 354, conservation and recreation - H.F. 309, conservation.

Execution sales. H.F. 354, Johnston.

Revise tax on liquor-by-the-drink, etc. S.F. 464, Hougen.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Ratification of sale of certain real estate, independent school district of Ames, Story County. H.F. 486, Cunningham.

Sale of beer for off-premise consumption. H.F. 448, Grasslev.

Change corporate income tax, H.F. 578, Maloney.

Prohibit use and redemption of trading stamps. S.F. 697, Kibbie.

Prohibit sale of obscene matter. H.F. 618, Van Nostrand and Mowry.

Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale. H.F. 637, state planning and development.

Class "C" permit holders sell beer at room temperature. H.F. 667, law enforcement. Advertising and selling courses of instruction. S.F. 736, education.

Production and sale of milk and milk products. H.F. 685, agriculture.

Purchase and sale of motor vehicles by state car dispatcher. H.F. 692, state government affairs.

Requiring a bond of motor vehicle dealers engaged in sale of vehicles for which a certificate of title is required. S.F. 789, transportation.

### **Sunday Sales**

Time beer may be delivered, sold and consumed. S.F. 45, Frey. Time alcoholic liquor may be sold and consumed. S.F. 46, Frey.

### SALES TAX

See Taxes, Sub-Ref. Sales

### SANITATION

General

Sanitary requirements of slaughterhouses. S.F. 145, agriculture.

# SAYLORVILLE DAM

General

Saylorville dam, outdoor recreation-outdoor education center. S.F. 89, Benda, et al.

# SAVINGS

#### General

Interest on savings accounts and time deposits. S.F. 298, Benda.

Mobile equipment providing lending and savings facilities, etc. H.F. 438, King, et al.

# SAVINGS AND LOAN ASSOCIATIONS

General

Savings and loan associations, regulations. H.F. 62, Mensing, et al - S.F. 109, Denman, et al.

#### SCALES

#### General

Devices used to automatically print or stamp weight values on scale tickets. S.F. 759, agriculture.

# SCHOOL BUDGET REVIEW COMMITTEE

General

Create a school budget review committee. S.F. 569, Murray. Create a school budget review committee - H.F. 709, tax revision.

# SCHOOL DISTRICTS

General

Transportation, nonprofit private schools. H.F. 27, McIntyre, et al.

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Reorganization of school districts. H.F. 114, Van Nostrand.

Reorganization of school districts. S.F. 190, Klefstad.

School district noted on income tax return. H.F. 137, schools.

Payment of expenses of extracurricular activities. H.F. 175, Doderer.

Annuity contracts for employees of school districts. H.F. 156, Maloney, et al - S.F. 295, Stanley, et al.

Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.

Changes in boundaries of Bellevue Community School District, Jackson county. S.F. 446, Lamborn.

Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Fiscal year of school systems other than school districts. H.F. 394, Miller of Page and Harbor.

School district employees to have deducted from their salary dues to professional associations, etc. H.F. 428, Dunton.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Provide for attachment of non-high school districts. S.F. 617, education.

Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539, Van Drie.

Proportionate sharing of cost of public school education in public high school districts, State of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

School elections, H.F. 552, Doderer,

General aid to school districts and to merged area schools. H.F. 600, Langland, et al. Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Educational standards - social studies. H.F. 653, schools.

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Election of directors in school districts. H.F. 670, schools.

Attachment of territory to twelve-grade districts. H.F. 680, schools.

Defining school buses. H.F. 682, schools.

General property tax replacement and equalization - school tax. H.F. 686, tax revision. Ratification of sale of certain real estate, independent school district of Ames, Story

County. H.F. 486, Cunningham.

Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.

- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.
- Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt. •
- Build new high school, Clear Creek Community School District. S.F. 406, Burns. Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.
- Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.
- Place school districts not presently in a county school system in such a system. H.F. 701, schools.
- Legalize and validate proceedings of board of directors of independent school district of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein S.F. 814, judiciary.
- Proportionate sharing of cost of public school education, appropriation. S.F. 813, education.
- Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations S.F. 870, appropriations.
- Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations S.F. 873, appropriations.
- Department of public instruction for supplemental aid to certain school districts, appropriation. S.F. 872, appropriations.

## SCHOOLS General

Millage levy to pay interest and principal on school bonded indebtedness. H.F. 15, Doderer, et al.

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Sick leave for school employees. S.F. 33, Van Gilst - H.F. 49, Waugh, et al.

Teachers, improve continuing contract. S.F. 78, Ely, et al - H.F. 67, Kluever, et al. Transportation of school children, private and public. S.F. 118, Kibbie, et al.

Transportation of school emitten, private and public. S.F. 116, Kibbie, et al

Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens, et al. Uniforms for vocal and instrumental school music groups. H.F. 104, Stromer, et al. Administration of area vocational schools and community colleges. S.F. 173, Kibbie. Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213, Shaff, et al.

Radio equipment in schools, school buses. H.F. 148, Baker.

Certificated public school employees, negotiations, etc. S.F. 256, Riley.

Educational laboratory schools. H.F. 216, education.

Requirements for high school equivalency certificates. H.F. 217, Doderer, et al. Lawfully married student attend school and participate in extracurricular activities. S.F. 303, Reichardt - H.F. 230, Doderer, et al.

Extend state retirement allowance payments to school superintendents. S.F. 350, Potgeter, et al.

Tuition rates charged and collected by area vocational schools and colleges. H.F. 290, Van Nostrand.

Follow-up studies of certain schools having more students drop out. S.F. 380, education. Shared time courses taken by private school pupils in public school regarded as compliance with minimum school standards. S.F. 381, education.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Extracurricular activities in schools. S.F. 395, Reichardt.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Tuition rates for area vocational schools or colleges. H.F. 334, Bailey, et al - S.F. 451, Potgeter, et al.

Obsolete section of Iowa school laws. S.F. 457, Potgeter.

School stop signs and signal lights thereon. S.F. 459. Klefstad.

School owned passenger cars used to transport less than 9 pupils. H.F. 369, Tieden.

Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

Functions of area vocational schools and community colleges. H.F. 412, Yoder, et al. School district employees to have deducted from their salary dues to professional associations, etc. H.F. 428, Dunton.

Distance required between establishments selling liquor and schools and churches. H.F. 456, McNamara, et al.

County school systems. H.F. 457, Beardsley and Franklin.

Rules and regulations, public instruction. H.F. 465, Diehl, et al.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn - H.F. 473, Dunton.

County school systems. S.F. 565, McGill.

Create a school budget review committee. S.F. 569, Murray.

Substitution of organized athletics for courses in physical education. S.F. 589, education. Administration of area vocational schools and community colleges. S.F. 599, education.

Compensation of treasurer and members of board of directors of school corporations. H.F. 493, Langland, et al.

Merger of county school systems. H.F. 516, schools.

Requiring courses of study to included proper coverage of history of the negro race, etc. H.F. 520, Reed and Gannon.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R. 26. Allen, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools. S.F. 616, education.

Vocational schools and colleges, contract with private schools, etc., use of facilities and courses. S.F. 638, Walsh.

Benefits for personnel of tax supported schools. S.F. 649, Ely.

School standards. S.F. 657, Jepsen.

School elections. H.F. 552, Doderer.

Junior colleges, area vocational schools, and area community colleges, change amount of state aid. S.F. 705, Hougen.

Acquiring land for school purposes. H.F. 636, Hicklin.

Educational standards - social studies. H.F. 653, schools.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

General property tax replacement and equalization - school tax. H.F. 686, tax revision. Advisory committee on elementary and secondary school approval standards. S.F. 753, education.

Legalize and validate proceedings providing for the creation, organization, etc., of merged areas for operation of area vocational school or college. S.F. 771, judiciary.

Repeal obsolete sections of the Code, schools. H.F. 708, schools.

School corporations use proceeds of sale of college buildings, etc., pay cost of additional school facilities. S.F. 784, education.

Compulsory school attendance and educational standards. S.F. 785, education.

Function and operation of area schools. H.F. 725, schools.

Social science subject requirements under minimum school standards. S.F. 379, education. Proportionate sharing of cost of public school education, appropriation. S.F. 813, education.

Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations - S.F. 875, appropriations.

Department of public instruction for vocational education aid. H.F. 796, appropriations - S.F. 876, appropriations.

Construction of area vocational schools, public instruction, appropriation. S.F. 879 appropriations - H.F. 797, appropriations.

# Appropriations

Agricultural land tax credits, pay in full, increase school fund millage from 15 to 20, provide appropriation. H.F. 41, Busch., et al.

Payment of agricultural land tax credits. H.F. 63, Baker.

### **Community School Districts**

Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt. Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

### Legalizing Acts

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.

Build new high school, Clear Creek Community School District. S.F. 406, Burns. Legalize and validate proceedings providing for organization, creation, etc., in boundaries of school corporations constituting merged areas formed to operate area vocational schools or area community colleges. S.F. 787, judiciary.

#### Busses

Operation of school buses. S.F. 41, Shirley.

Transportation for all pupils attending school in state. H.F. 26, Baker.

Transportation, nonprofit private schools. H.F. 27, McIntyre, et al.

Transportation of school pupils. S.F. 93, Ely.

Definition of elementary pupils for public bus transportation. S.F. 98, Riley.

Exempting private or parochial school buses from registration fees. S.F. 103, DeKoster and Van Gilst.

School bus drivers. H.F. 103, Doderer.

Radio equipment in schools, school buses. H.F. 148, Baker.

Stopping school buses. H.F. 209, Glenn.

Use of signal lights, operation of school buses on public highways. S.F. 269, Reno, et al. - H.F. 276, Dunton, et al.

School bus drivers. H.F. 352, Cochran, et al.

School buses to display lighted head lamps when transporting passengers. S.F. 610, Stanley

Defining school buses. H.F. 682, schools.

#### Salaries

Compensation of public school officials. H.F. 251, Miller of Des Moines and Distelhorst. Fiscal year of school systems other than school districts. H.F. 394, Miller of Page and Harbor

#### Training

Training schools for members of department of public safety. H.F. 254, Schmarje, et al. Training schools for members of the department of public safety. H.F. 615, Pelton - S.F. 711, safety and law enforcements.

#### **Boards**

Termination of teachers' contracts. S.F. 460, McGill.

#### Trade

Advertising and selling courses of instruction, trade schools. S.F. 533, Kibbie - H.F. 525, Gannon.

# SEARCH WARRANTS

### General

Search warrants. S.F. 515, Shaff.

Search warrants, S.F. 866, judiciary - H.F. 793, judiciary,

# SECRETARY OF AGRICULTURE

See Agriculture, Sub-Ref. Secretary of

# SECRETARY OF STATE

#### General

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Approval by secretary of state of amendments to articles of incorporation. H.F. 338, Bailey.

Registration and protection of marks. S.F. 421, DeKoster.

Repeal requirement that annual reports be made of number of registered voters by party affiliation. S.F. 629, Jepsen.

Changing method of amending state constitution, S.J.R. 37, Elv. et al.

## **SECURITIES**

#### General

Uniformity of central deposit requirements for investment companies. H.F. 50, Mc-Namara, et al - S.F. 265, Denman, et al.

Issuance of securities, assumption of obligations, etc., by a public utility. S.F. 415, Kosek. Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393, Story, et al.

Investment of surplus public funds. S.F. 400, Kosek, et al - H.F. 400, Story, et al. Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

#### SERVICE AREA General

Operation of county government. H.F. 357, Baker.

#### SESSIONS See General Assembly

#### SEWER SYSTEMS General

Collection of sewer charges with water rentals or charges. H.F. 53, Gallagher, et al. Compensation for trustees, sanitary sewer districts. S.F. 121, O'Malley and Gaudineer - H.F. 162, O'Malley and Renda.

Contracts for public improvements. S.F. 244, Lamborn, et al.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Sewer rental funds. S.F. 296, Cassidy, et al.

Cities and towns provide water systems, etc. H.F. 91, Renda, et al - S.F. 316, Reichardt and Denman.

Sanitary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad - H.F. 436, Gittins.

Cities and towns, operation of sanitary sewer facilities outside corporate limits. S.F., 483. Klefstad - H.F. 458. Gittins.

Establishment of sewer connection charges or fees by cities and towns. H.F. 410, Thordsen, et al - S.F. 563, Jepsen, et al.

Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Extending construction of sanitary sewer facilities in the Iowa Great Lakes Sanitary District to limit pollution, etc., appropriation. H.F. 559, Freeman.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

#### SHERIFFS General

Prevent county boards of supervisors from renting cars from sheriffs. H.F. 32, McCray. Sheriffs to become associated with the Iowa state sheriffs' association. H.F. 277, judiciary.

Payment of attorney fees in condemnation proceedings before sheriff's commissioners. H.F. 319, Hicklin, et al.

Fees collectible by the sheriff. H.F. 333, Johnston.

Marking and branding of animals. H.F. 356, Winkelman and Varley.

Sheriff's fees for the care of prisoners. S.F. 467, legislative research committee. Riot control. S.F. 554, Stanley.

Special motor vehicle identification plates for sheriffs and their deputies. S.F. 647, Floy, et al - H.F. 570, Curran, et al.

Possession of radio equipment. H.F. 655, Klein.

#### SIDEWALKS General

Sidewalks in cities and towns. S.F. 442, Reppert, et al.

#### SIGNALS General

Traffic control signals. H.F. 76, Stokes.

Use of signal lights, operation of school buses on public highways. S.F. 269, Reno, et al - H.F. 276, Dunton, et al.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. School stop signs and signal lights thereon. S.F. 459, Klefstad.

Authorizing a right turn on a red light. H.F. 517, Conklin, et al.

#### SIGNS

#### General

Warning sign on slow-moving vehicle. S.F. 272, Stanley, et al.

Official traffic control devices. H.F. 264, Knight, et al.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Reflectorized railroad crossing signs. H.F. 366, Cochran, et al.

School stop signs and signal lights thereon, S.F. 459, Klefstad.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn - H.F. 473, Dunton.

#### SLAUGHTER

See Animals, Sub-Ref. General

# SOCIAL SECURITY General

Granting of old-age assistance. H.F. 172, public health and welfare.

Assistance grants, aid for the blind. H.F. 171, public health and welfare. - S.F. 453, public health and welfare.

# SOCIAL SERVICES General

Establish state department of social services. S.F. 739, governmental affairs - H.F. 717, government reorganization.

Reorganization of the department of health. S.F. 793, Governmental affairs.

# SOCIAL WELFARE

#### General

Maternity hospitals. S.F. 387, public health and welfare.

Recovery of assistance payments from former recipients of old-age assistance or their spouses. S.F. 388, public health and welfare.

Obligations to support persons receiving public assistance, enforcement, etc. S.F. 491, Stanley and O'Malley.

Improper use of welfare funds. H.F. 413, Harbor, et al.

Community work and training program to aid members of families receiving ADC to become self-supporting. S.F. 547, Stanley.

Appointment, duties, etc., and payment of counsel for tax commission, board of social welfare, and highway commission. S.F. 558, Glenn, et al.

Responsibility of relatives to contribute toward support of applicant or recipient of aid to disabled persons. S.F. 572, public health and welfare.

County relief. S.F. 716, Stanley.

Community work and training program for recipients of ADC. S.F. 734, public health and welfare.

Social welfare, appropriation. H.F. 687, appropriations.

Establish state department of social services. S.F. 739, governmental affairs - H.F. 717, government reorganization.

#### Chi Idren

Juvenile delinquency. H.F. 70, Shaw, et al - S.F. 125, Jepsen. Amend, revise, and codify the statutes, adoption. H.F. 648, Maloney.

#### SOIL CONSERVATION

#### General

Agricultural land tax credit. S.F. 469, Lodwick, et al.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture.

#### **SOLDIERS PREFERENCE LAW**

#### General

Employment under soldiers preference law. H.F. 226, Fischer of Grundy.

#### **SOLDIERS RELIEF COMMISSION**

#### General

Delegation of administrative duties, soldiers relief commission. S.F. 88, Ely and Denman.

#### SPEAKER OF THE HOUSE

#### General

Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

#### SPEED RESTRICTIONS

#### General

Municipal speed limit changes. S.F. 218, Reppert, et al.

Minimum speed regulation. S.F. 223, Denman, et al.

Motor vehicle speed limits. H.F. 184, Moffitt and Waugh.

Truck speed laws. S.F. 278, legislative research committee - H.F. 210, Fisher of Greene, et al.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

#### STAMPS

#### Documentary

Sale of documentary stamps. H.F. 79, Distelhorst.

#### Trading

Trading stamps. S.F. 29, Hougen.

Regulation of trading stamps and repealing gift enterprise statutes. H.F. 550, Gannon. Prohibit use and redemption of trading stamps. S.F. 697, Kibbie.

#### STATE AID General

Permit state aid to local governments, major disasters. S.F. 581, Clarke.

Junior colleges, area vocational schools, and area community colleges, change amount of state aid. S.F. 705, Hougen.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

General property tax replacement and equalization - school tax. H.F. 686, tax revision. Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions.

#### STATE CAR DISPATCHER General

Purchase and sale of motor vehicles by state car dispatcher. H.F. 692, state government affairs.

#### STATE FAIR General

Continue Iowa state fair and world food exposition study committee, appropriation. S.J.R. 25, Lodwick, et al.

Continue the Iowa state fair and world food exposition study committee, appropriation. H.J.R. 24. Miller of Page, et al.

State fair board. H.F. 460, Ossian, et al.

Capital improvements to state fair board, appropriation. H.F. 742, appropriations.

#### STATE OF IOWA

#### General

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley, et al. State rock, Iowa geode. S.J.R. 20, McGill and Shirley - H.J.R. 14, Schmarje, et al. Joint services by municipal bodies. S.F. 414, O'Malley, et al - H.F. 388, Kluever, et al. Conflicts of interest of employees, officials and members of the General Assembly. S.F. 476, Neu, et al - H.F. 471, Van Nostrand, et al.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

Change the name of Iowa state traveling library to Iowa state library. S.F. 548, Stanley - H.F. 565, Conklin.

Mobile home parks owned and operated by any agency or department of the state or county. S.F. 516, conservation and recreation - H.F. 630, conservation.

State communications and educational radio and television. S.F. 732, education.

Investment of funds not needed for current expenses of the state, etc. H.F. 697, commerce. Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.

#### **Employees**

Merit system of personnel administration for the civil service of the state. S.F. 43, O'Malley, et al.

Merit system of personnel administration for state employees, repeal Acts in conflict therewith. H.F. 134, Millen, et al - S.F. 178, Rigler, et al.

Public employees right to form employee organizations for bargaining. H.F. 402, Allen, et al.

Travel expense allowances for state employees. S.F. 698, Stanley.

State personnel. H.F. 623, Grassley.

Merit system of personnel administration for state employees. H.F. 572, state government affairs - S.F. 720, governmental affairs.

#### Public Instruction

Compensation, state board of public instruction. S.F. 150, education.

Change name of public instruction to education. S.F. 152, education.

#### STATE OFFICES

#### General

Reorganize administrative offices, departments, and agencies of the state. H.F. 11, Busch, et al.

State departments, etc., offset type. H.F. 92, Van Drie, et al.

Automatic elevators in state office building. S.F. 347, appropriations.

Election and terms of state officers. S.J.R. 31, Lucken, et al.

Secretary of agriculture appointed by Governor. H.F. 529, Gannon.

Requiring members of the General Assembly to disclose sources of income during their terms of office. S.F. 587, Glenn.

Members of legislative advisory committee on new state office building, appropriation. H.F. 731, appropriations.

#### State of lowa

Duels - repeals provision disqualifying anyone from holding office involved in dueling. H.J.R. 20, Maloney.

## STATE TAX COMMISSION

#### General

Credit or discount in paying sales tax receipts due the state, to the retailer. H.F. 46 Baker.

Drainage districts and levee districts, status before state tax commission. H.F. 86, Distelhorst and Hicklin.

Clarify jurisdiction of district courts, hearing of tax commission matters. H.F. 466, Holden, et al.

Create a school budget review committee. S.F. 569, Murray.

Appointment of city and county assessors by state tax commission, etc., appropriation. S.F. 632, Reichardt and Frommelt.

State income tax credit or deduction. H.F. 544, Distelhorst, et al.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs.

#### STREETS

#### General

Railroad crossings. S.F. 35, Gaudineer.

Contracts for public improvements. S.F. 244, Lamborn, et al.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Street improvements. S.F. 344, Lodwick, et al.

Street bonds. S.F. 671, Lodwick.

Provide for reservation of right of way for future streets, etc. H.F. 585, Curran, et al.

Establish a street research fund. H.F. 663, roads and highways.

Classification of highways and responsibility therefor. H.F. 715, roads and highways. Special assessments for street improvements. S.F. 782, governmental subdivisions. Purchase street equipment by cities and towns. H.F. 207, Andersen, et al.

Imposition of general parking restrictions within municipalities. S.F. 323, O'Malley, et al. Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

Apportionment of the road use tax fund. S.F. 722, Lodwick.

#### STRIKES General

Public employees - strike. S.F. 358, Lucken, et al - H.F. 341, Nelson, et al. Employment of professional strikebreakers. H.F. 430, Maloney, et al.

#### STUDENTS General

Transportation for all pupils attending school in state. H.F. 26, Baker.

Transportation of school pupils. S.F. 93, Ely.

Definition of elementary pupils for public bus transportation. S.F. 98, Riley.

Transportation of school children, private and public. S.F. 118, Kibbie, et al. State tuition equalization fund, benefit Iowa students. H.F. 77, Den Herder, et al - S.F.

197, Mills, et al. Lawfully married student attend school and participate in extracurricular activities. S.F. 303, Reichardt - H.F. 230, Doderer, et al.

Follow-up studies of certain schools having more students drop out. S.F. 380, education. Age limit for children eligible to receive ADC. S.F. 386, public health and welfare, Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Support of pupils at School for Deaf and Iowa Braille and Sight-saving School. S.F. 615,

School standards. S.F. 657, Jepsen.

Income tax deductions for educational expenses. H.F. 654, Klein,

Higher education facilities commission to establish reserve fund, guarantee student loans. S.F. 700, education - H.F. 689, higher education.

# STUDY COMMITTEES

General

Legislators serving on legislative study committees, appropriation. H.F. 764, appro-

Legislators serving on legislative study committees, appropriation. H.F. 772, appropriations.

Interim committee to study liquor control commission and liquor laws, appropriation. H.J.R. 33, appropriations.

Interim committee to study highway commission and highway system, appropriation. H.J.R. 34, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 740, appropriations - S.F. 819, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 743, appropriations. - S.F. 817, appropriations.

#### SUBDIVISIONS General

- Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34,
- Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al H.F. 52, Sorg, et al.
- Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions. Commission to study legislative subdistricting, re-apportionment. H.J.R. 28, Van-Nostrand, et al.
- Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment S.F.811, governmental affairs.
- Extending period General Assembly may adopt a plan subdistricting counties and legislative districts. H.J.R. 32, constitutional amendments and reapportionment.

#### SUNDAY SALES See Sales, Sub-Ref, Sunday Sales

#### SUPERINTENDENT

#### General

Employment of superintendent of women's reformatory. S.F. 207, public health and welfare.

Election of the state superintendent of public instruction. H.F. 594, Koch.

#### School

Extend state retirement allowance payments to school superintendents. S.F. 350, Potgeter, et al.

Fiscal year of school systems other than school districts. H.F. 394, Miller of Page and Harbor.

# SUPERINTENDENT OF PRINTING General

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 158, Caffrey, et al - S.F. 249, Gaudineer.

# SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS

#### Genera

Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, appropriations.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Capital improvements for buildings and grounds, appropriation. H.F. 781, appropriations - S.F. 848, appropriations.

Operational costs, the Valley Bank Building, appropriation. S.F. 860, appropriations.

# SUPERINTENDENT OF PUBLIC INSTRUCTION

#### General

Create a school budget review committee. S.F. 569, Murray.

Advisory committee on elementary and secondary school approval standards. S.F. 753, education.

Create school budget review committee. H.F. 709, tax revision.

Establish a division of job training in department of public instruction. S.F. 712, industrial and human relations.

#### SUPERVISORS

See Counties, Sub-Ref. Board of Supervisors

#### SUPREME COURT

See Court, Sub-Ref. Supreme

#### SURTAX

See Taxes, Sub-Ref, Surtax

#### SURVEYORS

#### General

Amend Code, registered engineers and land surveyors. S.F. 233, Stanley, et al.

Raise compensation of engineering examiners, renewal fee of engineers and land surveyors. S.F. 229. Stanley, et al - H.F. 199, Welden, et al.

Amend Code, registered engineers and land surveyors. H.F. 195, Schmarje, et al. Required qualifications, professional engineer or land surveyor. H.F. 540, Welden, et al.

#### SURVEYS

#### General

Entry upon private property for surveys. S.F. 161, judiciary.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture. Limitations of actions. S.F. 600. DeHart.

#### TAX COMMISSION

#### General

Increase tax commission to 5, make it a part-time agency, director appointed by Governor, etc. S.F. 680, Lodwick.

#### TAXES

#### General

Exempt certain personal property from taxation. S.F. 19, Flatt.

Personal property tax, legislative committee to study and make report to General Assembly. S.J.R. 15, Reichardt and Heying.

Taxation and liquor prices. S.F. 47, Frey.

Personal property, assessment, taxation and exemptions of. S.F. 57, Hougen.

Livestock exempt from taxation. H.F. 9, Johnson, et al - S.F. 61, Reno and Briles. Homestead tax credit. S.F. 13, Flatt - H.F. 29, Miller of Page, et al.

Exempt from property taxation facilities used to control air or water pollution. S.F. 108, Lodwick.

Eliminate tax on real estate transactions, etc. S.F. 115, Stephens.

Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens, et al. State personal income tax and business tax on corporations. S.F. 155, Glenn and Dodds. Payment of real and personal property taxes in advance. S.F. 166, Lodwick.

Barrel tax on beer. H.F. 109, Klein, et al.

Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

Double homestead tax credit to owners 65 or over. S.F. 69, Riley, et al - H.F. 133, Lipsky, et al.

Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213, Shaff, et al.

Township trustees purchase fire protection. S.F. 219, Van Gilst - H.F. 163, Dunton, et al.

Tax exemptions because of military service. H.F. 166, Bennett.

Taxation of dwelling houses. H.F. 223, Lipsky.

Tax on mobile homes. H.F. 242, Gittins.

Taxation of personal property - allowance of a credit - appropriation. S.F. 341, Flatt and Rigler.

Exempt from personal and real property taxes all buildings, etc., used primarily in product research. H.F. 255, Schmarje, et al.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al. H.F. 322, Lipsky, et al.

Freeze property taxes at 65 and over, allow improvement. H.F. 358, Strand, et al. Tax incentives for improvement and repair of property. S.F. 490, Stanley.

Tax credits on personal property subject to tax, appropriation. S.F. 493, Hill.

Contract carrier tariffs. S.F. 527, Heaberlin, et al.

Credit on the personal property tax, \$1,000. S.F. 529, Lisle.

Creation of area hospitals. S.F. 447, Lucken and DeKoster - H.F. 435, Stokes, et al. Tax the yield from intangible personal property. H.F. 434, Redfern, et al.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Riley.

Railway companies taxation. S.F. 571, Benda.

Taxation of municipal transit systems. H.F. 477, Andersen.

Sale and transfer of mobile homes. H.F. 501, motor vehicles and highway safety. Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622, Frommelt, et al.

Cities and towns, levy and collect taxes on gross receipts of utilities. S.F. 626, Lucken. Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539, Van Drie.

Redemption of tax sale on property of deceased old-age assistance recipient. H.F. 547, Hullinger - S.F. 666, Main.

Repeal the personal property tax. S.F. 676, Kosek.

Change corporate income tax. H.F. 578, Maloney.

Exempt from taxation personal property, increase taxable valuation of homes. H.F. 584. Lipsky.

Equalize assessment and taxation of livestock on a uniform basis. S.F. 694, Stanley. Taxation of personal property, appropriation. H.F. 604, Winkelman, et al.

Elimination of certain property tax exemptions. H.F. 611, Fischer of Grundy.

Tax imposed upon corporation business income. H.F. 619, Redfern and Distelhorst. Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale.

H.F. 637, state planning and development.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. Collection of premium tax upon insurance policies. S.F. 740, governmental affairs. Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs.

Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

Exemption of certain livestock from taxation. S.F. 768, ways and means.

Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means. Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

Taxation of personal property, appropriation. S.F. 807, ways and means.

Definition and regulation of property tax exemptions. S.F. 839, ways and means.

Agricultural Land Tax Credit

Agricultural land tax credits, pay in full, increase school fund millage from 15 to 20, provide appropriation. H.F. 41, Busch, et al.

Payment of agricultural land tax credits. H.F. 63, Baker.

Homestead credit on dwellings outside of cities and towns. H.F. 106, Distelhorst, et al.

Agricultural land tax credit. S.F. 469, Lodwick, et al.

Agricultural land tax credit, appropriation. H.F. 386, Harbor.

Increase agricultural land tax credit purposes fund, appropriation. S.F. 627, Reno, et al - H.F. 576, Dunton.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

#### County

Real estate tax parcel index numbering systems, related tax maps. S.F. 175, Reppert. Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.

Counties of more than 130,000 population acquire health centers - issue 20-year bonds. S.F. 335, Kosek, et al.

Community mental health centers. H.F. 261, Gittins and Lipsky.

Counties acquire, build, etc., health centers. H.F. 371, Reed, et al.

Increase amount of property taxes a county may legally levy for support of the county. H.F. 406, Distelhorst, et al.

Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542. Denman, et al - H.F. 495, Palmer, et al.

#### Income

Definitions, personal net income tax law. H.F. 58, judiciary committee.

State personal income tax and business tax on corporations. S.F. 155, Glenn and Dodds. Income tax. S.F. 189, Hougen.

Deduction to taxpayers for room, etc., while attending college. S.F. 192, Riley, et al. School district noted on income tax return. H.F. 137, schools.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Exempt annuities received from the United States civil service retirement and disability fund, state income tax. S.F. 164, Reppert, et al - H.F. 314, Mensing, et al.

Delete requirement amounts claimed as deduction for investment credit on state income tax returns for 1962 and 1963 be added to income on 1964 returns. H.F. 332, Kluever and Gannon.

Deduction up to \$700 for college tuition, state income tax. S.F. 419, Reppert.

Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Assistance grants, aid for the blind. H.F. 171, public health and welfare - S.F. 453, public health and welfare.

More equitable system of income taxation. S.F. 498, Klefstad, et al.

Refund one-half Iowa income tax paid in 1966 on 1965 income. S.F. 438, Messerly and Hougen - H.F. 472, Conklin and Bowin.

Limit deductibility of federal income taxes paid on Iowa income tax returns. H.F. 494, Palmer, et al.

Retirement systems for policemen and firemen, certain exemptions from taxation. H.F. 510, Lee.

Peace officers' retirement system and certain exemptions from taxation. H.F. 511, Lee. State income tax credit or deduction. H.F. 544, Distelhorst, et al.

Optional standard deductions for state income tax purposes. S.F. 704, Stanley.

Taxation of income. H.F. 628, Redfern and Radl.

Income tax deductions for educational expenses. H.F. 654, Klein.

Establishment of a new tax on intangibles, modification of existing taxes on sales, personal incomes and corporate incomes. Provide property tax replacement, etc. H.F. 702, tax revision.

Moneys and credits tax, establish 4 percent surtax, income tax rates. S.F. 774, ways and means.

#### Sales

Repeal 2 per cent tax on bowling alley receipts. S.F. 114, Reichardt, et al - H.F. 87, Kluever, et al.

Taxation and liquor prices. S.F. 47, Frey.

Liquor taxation, control and enforcement. S.F. 50, Frey, et al.

Credit or discount in paying sales tax receipts due the state to the retailer. H.F. 46, Baker.

Sales tax permits. H.F. 69, Stokes.

Increase sales and use tax, create personal property tax credit fund. S.F. 162, Reichardt, et al - H.F. 177, Miller of Jones, et al.

Amend sales tax provisions. S.F. 263, Reichardt.

Sales tax on propane used in drying grain. H.F. 215, Harbor and Clark.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Revise tax on liquor-by-the-drink, etc. S.F. 464, Hougen.

Increase sales tax, appropriate revenue increase for general state aid to education. S.F. 471, Riley.

Exempt from retail sales and use tax sales made to educational institutions, provide for refund of any sales or use tax upon the gross receipts of sales to contractor having contract with an educational institution. S.F. 555, Lodwick, et al.

Establishment of a new tax on intangibles, modification of existing taxes on sales, personal incomes and corporate incomes, provide property tax replacement, etc. H.F. 702, tax revision.

Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

Sales and use taxes, goods, wares, etc., used in performance of contracts for projects,

cities and towns. H.F. 739, tax revision.

#### Schools

- Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.
- Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.
- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

#### Use

Use tax, industrial materials. H.F. 303, Distelhorst, et al.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Use tax, products not readily obtainable in Iowa. S.F. 449, Reichardt.

- Increase the use tax, appropriate revenue increase for general state aid to education. S.F. 472, Riley.
- Exempt from retail sales and use tax sales made to educational institutions, provide for refund of any sales or use tax upon the gross receipts of sales to contractor having contract with an educational institution. S.F. 555, Lodwick, et al.
- Sales and use taxes, goods, wares, etc., used in performance of contracts for projects, cities and towns. H.F. 739, tax revision.

#### Inheritance Tax

Inheritance taxes. S.F. 31, Lucken, et al.

Inheritance tax appraisers, mileage reimbursement. S.F. 62, Reppert.

Rewrite inheritance tax law. S.F. 340, DeKoster, et al.

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